The House met at 10 a.m. and was called to order by the Speaker pro tempore (Mr. Peters).

DESIGNATION OF SPEAKER PRO TEMPORE
The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC.
March 26, 2019.
I hereby appoint the Honorable Scott H. Peters to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE
The SPEAKER pro tempore. Pursuant to the order of the House of January 3, 2019, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties. All time shall be equally allocated between the parties, and in no event shall debate continue beyond 11:50 a.m. Each Member, other than the majority and minority leaders and the minority whip, shall be limited to 5 minutes.

HONORING CAPTAIN ADAM CHAMIE’S TWO YEARS AS THE COAST GUARD’S LIAISON TO HOUSE OF REPRESENTATIVES
The SPEAKER pro tempore. The Chair recognizes the gentlewoman from California (Ms. ROYBAL-ALLARD) for 5 minutes.

Ms. ROYBAL-ALLARD. Mr. Speaker, I have the honor of serving as chairwoman of the House Appropriations Subcommittee on Homeland Security. The subcommittee is charged with overseeing the funding of our Nation’s longest continuous seagoing service, the United States Coast Guard.

Since the Coast Guard’s founding in 1790 by Alexander Hamilton, Americans have relied on this service to protect our maritime interests. The Coast Guard has secured our sovereignty in times of war and peace and safeguarded the American public during times of national catastrophe.

As one of the five branches of the U.S. Armed Forces, the Coast Guard serves as a critical link between the Department of Defense and the Department of Homeland Security.

My role as chairwoman of the DHS Appropriations Subcommittee and previously as the subcommittee’s ranking member has afforded me the opportunity to more fully appreciate the challenging work of the men and women of the Coast Guard. This includes saving more than 11,000 lives after the devastating impacts of Hurricanes Maria, Irma, Harvey, Florence, and Michael, to the cumulative interdiction of 432 tons of cocaine over the past 2 years.

One of the greatest exemplars of Coastie dedication and effectiveness is Captain Adam Chamie, who has served as the Coast Guard liaison to the House of Representatives for the past 2 years. Adam has consistently demonstrated an ability to effectively convey the critical needs of the Coast Guard to both Members of Congress and staff, while also supporting the Coast Guard’s responses to the needs of States and congressional districts across the country.

Over his 2-year tenure as liaison, he has helped facilitate the Coast Guard’s two largest annual funding levels in the service’s history.

On April 18, 2019, Adam will take command of Coast Guard Sector Key West, an area from the Bahamas to Cuba encompassing 55,000 square nautical miles.

While his departure is a loss to the House, the men and women of the Coast Guard serving along the Florida Keys will greatly benefit from his leadership and his commitment to the Coast Guard’s core values of honor, respect, and devotion to duty.

I wish Captain Chamie fair winds and following seas as he starts a new chapter in his career.

Today, I ask my colleagues to please join me in recognizing this great American and Coast Guardsman for his selfless service to our Nation.

CALLING FOR DEBATE ON THE GREEN NEW DEAL
The SPEAKER pro tempore. The Chair recognizes the gentlewoman from North Carolina (Ms. FOXX) for 5 minutes.

Ms. FOXX of North Carolina. Mr. Speaker, I rise to call for debate in this Chamber on H. Res. 109, referred to as the Green New Deal.

This resolution lays out an agenda that is, frankly, anti-American and goes against everything our Constitution is all about.

The resolution states: “It is the duty of the Federal Government to create a Green New Deal.”

The main components of this deal include: net-zero greenhouse gas emissions; creating millions of good, high-wage jobs; and upgrading all existing buildings and building new buildings to achieve maximum energy efficiency, water efficiency, safety, affordability, comfort, and durability. All of this is to be accomplished in 10 years’ time.

Among the things the Federal Government has meddled in beyond the scope of its limited powers, completely overhauling every building and method of transportation in the country would be, by far, its most egregious transgression to date.

However, the Green New Deal certainly will require Congress’ constitutional authority to levy taxes and borrow money to pay for it.

This so-called “deal” would come at the cost of trillions to the middle class.
and spend taxpayers’ hard-earned money, as if they don’t know best how to use their money and need the government to do it for them.

The Green New Deal reflects zero understanding of moral hazard and the government’s capacity for waste, suggesting the government assume the risks in the unchartered research and development this socialist experiment would require. The way the resolution’s supporters see it, money will simply be put back into the economy and create millions of new jobs. They think nothing of the fact that these actions actually take money away from “We the people.”

Now, in light of the Senate taking up this resolution for a vote this week, I would like to offer some thoughts as to why it needs deeper thought and debate in the House.

America is currently on a sustainable plan with its all-of-the-above energy strategy, including renewable, oil, gas, coal, and nuclear sources.

Renewables presently make up 17 percent of U.S. electric power generation, and despite enormous subsidies, are far from capable of serving as exclusive energy sources that are reliant and affordable. Yet, since 2005, use of cheap natural gas has reduced carbon emissions from power generation by 30 percent.

Our current approach encourages development of renewable sources and accounts for both environment and monetary costs.

This resolution instead throws money exclusively at renewables and entirely eliminates the oil, gas, and coal industries.

Secondly, if the goal is to build the middle class and create jobs, why go in completely the opposite direction of what has worked to create over 5 million jobs in the past 2 years?

Reducing the Federal footprint with regulatory reform and middle-class tax cuts have caused wages to rise, job growth to soar, and consistently low rates of unemployment. Allowing small businesses to keep more of their money has worked to create jobs and increase wages.

We certainly don’t need to raise taxes and spend more money to create this effect.

Finally, this massive government intervention will push businesses overseas and discourage the lives of workers, farmers, and students making the most of America’s abounding opportunities.

Americans cherish freedom, which includes the ability for individuals to determine their own paths without the Government deciding how they will contribute to society.

The Socialist ideology behind this resolution is at odds with the American values that have caused our society to flourish and innovate since its founding.

I encourage the 90 House Democrats who have cosponsored H. Res. 109 and Speaker Pelosi to engage in serious and open debate on this legislation, or at least publish a new fact sheet they can stand behind so accurate representations of opposing viewpoints can be heard by the American people.

THE POWER OF EDUCATION

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Ohio (Mrs. BEATTY) for 5 minutes.

Mrs. BEATTY. Mr. Speaker, I rise today to salute the tremendous work by several Ohioans and to reflect on what the power of education has on our young people today, as reflected by the boards.

It has been said: “A quality education has the power to transform societies in a single generation, provide children with the protection they need from the hazards of poverty, labor exploitation, and disease, and give them the knowledge, skills, and confidence to reach their full potential.”

I met with Columbus City Schools Board of Education members W. Shawna Gibbs, Michael Cole, and Gahanna-Jefferson Public School Board President Beryl Brown Piccolantonio. These three dedicated educators and advocates, along with a whole host of others from across the Third Congressional District, are working day and night to ensure every child has the knowledge, skills, and confidence to reach their full potential.

Across my whole district, whether that be Worthington, East Columbus, Reynoldsburg, to Groveport Madison, and everywhere in between, people respect the power of education.

Another Ohioan committed to making this goal a reality for more students is Jamie Spero. For over a decade, Jamie has been with Sandusky City Schools, where she currently teaches ninth grade English.

Her hard work and unique ability to connect with students and people has made all the difference. Under her tutelage, students have achieved an 85 percent passage rate on the State aptitude test, and in the process, achieved the highest value-added score in the English department 2 years in a row.

Mr. Speaker, we need more people like Jamie, Shawna, Michael, and Beryl.

Or as Jamie recently said to me: We need more educators to let students know daily that they can achieve anything they can put their minds to no matter their race, abilities, or anything negative they have been told.

Yes, America’s next generation of leaders are today’s students, and many will go on to be great teachers, doctors, first responders, lawyers, scientists, astronauts, you name it, and, yes, even Members of Congress.

So I was particularly honored to find out that two of my youngest constituents were inspired by me.

Recently, Catharine dressed up as me for Worthington Evening Street Elementary’s Black History Month living wax museum.

Similarly, Jamie, a student at A-Plus Children’s Academy Community School, did a presentation on my decades-long service to central Ohio.

As part of their projects, Catharine and Jamie highlighted my career. I am flattered, but I want them to know, and every other young person, that being the first is great, but we need to have a second and third, because each of us has the responsibility to mentor the next generation.

For example, last month, students from Grace Christian School in Blacklick, including a student, 5 years old in kindergarten, were studying Martin Luther King’s “I Have a Dream” speech, and 5-year-old Leah said:

“We learned what happened to people like Ruby Bridges and Rosa Parks just wasn’t right. We should treat everyone fairly.

So I stand here today on the shoulders of heroes and sheroes who have inspired Americans of all backgrounds for decades, even centuries, to still do that: treat people fairly.

Mr. Speaker, whether it is the KIPP School, Bexley High School, Ohio Media School, Columbus Africentric, or Columbus School for Girls, King famously said: “The function of education is to teach one to think intently and to think critically, Intellect plus character, that is the goal of true education.”

Thanks to all the hardworking teachers, educators, parents, mentors past and present, students in central Ohio and far beyond are embracing the power of education and its positive effect on the lives of so many in our classrooms.

Let us salute these students and teachers for a job well done.

PUBLIC SCHOOLS WEEK

The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania (Mr. THOMPSON) for 5 minutes.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, this week, our Nation celebrates Public Schools Week. It is a time when we acknowledge the diversity and success of our public schools and the sound education that they provide. Strengthening America’s public schools is the best way to ensure our children’s future success and our country’s prosperity.

Ninety percent of American children attend public schools. This week, supporters across the country will share stories of the many schools, students, and professionals who make public schools such vital components of our communities. This includes parents who are working hard to improve educational outcomes for children. Advocates nationwide will share scores of stories about public school students and their successes.

Mr. Speaker, public school teachers truly make a difference in the lives of our students. They prepare them for bright and successful futures. It is
their dedication to our students that builds strong public schools and, therefore, strong communities.

As a senior member of the Education and Labor Committee and a product of public schools, I know the incredible role our schools play in communities across the Nation.

Public schools today have much good news to share, from increasing graduation rates and reduced dropout rates, to improved ratings given by communities on school performance.

Public schools today will build a stronger workforce for tomorrow. The future of our Nation to produce in the manufacturing industry, the farm, and the information age will be based on the investment we make today. Strong public schools that teach us the tools that keep our country safe.

In many communities, the school district is the largest employer. Teachers, bus drivers, administrators, cafeteria workers, coaches, and facilities management all depend on the school district, and all these jobs contribute to the fabric of a community. Communities are stronger and schools are better when we all work together to support public education.

Public schools also make sure kids receive at least one nutritious meal a day. More than 30 million school lunches are served each day, including 20 million reduced priced lunches. For some students, the only meal that they receive will be the one that they get at school.

Mr. Speaker, a child’s opportunity for success should not be left to chance. Every child needs a quality, well-equipped school right in their neighborhood, where they can learn, be inspired, and thrive.

Public education has always been the great equalizer in the United States. I am grateful for the contribution of our public schools, and I know that, together, we will continue to work to strengthen them for our most precious resource: our children.

Anne is well known in our community but is also well known and beloved throughout the world, since she is the founder of Auntie Anne’s pretzels. She was born into an Amish family, and her parents became members of the Amish Mennonite church when she was 3 years old. She learned the family’s bread-making skills and worked at a waitressing job, which taught her the values of hard work and customer service. She learned to make pretzels when she worked at a food stand in a farmer’s market.

Eventually, she started her own pretzel business. In 1989, she opened the first franchises throughout central Pennsylvania. Auntie Anne’s unmistakable pretzel aroma can frequently be smelled in malls around the country and the world, and I am very honored to recognize her hard work here today.

Anne has also been instrumental in supporting many organizations and causes in our community. Currently, she serves on the board of the Museum of the Bible here in Washington, D.C. I am honored to recognize Anne Beiler on Women’s History Month.

Ms. Ware was CEO of American Water Works. During that time, she grew that company to a market cap of $8.3 billion.

Marilyn was also involved in the local community, serving as chair of the Lancaster County GOP from 1978 to 1980. She was a pioneer in fundraising and cared deeply about the direction of our State and our country. She was always doing all that she could to make sure our country was on the right path.

In our local community, she was a lifetime advocate of farmland and open space preservation.

From 2006 to 2008, Marilyn served as Ambassador to Finland. She was passionate and hardworking, always looking to make a difference and to recruit young people into the world of politics.

Unfortunately, Marilyn passed away in 2017, but she left a lasting legacy for women and for people all across my district. It is an honor to recognize her on the House floor today.

Mr. Speaker, March is Women’s History Month. I would like to honor a notable woman from my district, Ms. Jackie Pfursich, of Lancaster, Pennsylvania.

Jackie currently serves as the Lancaster County clerk of courts, where she has served since 2016. Since then, she has improved the court system by modernizing the criminal court with an electronic filing system. This allows attorneys and case participants to file documents electronically and helps speed up our court process and make it more efficient.

Jackie began her legal career as an assistant attorney for the Pennsylvania Office of General Counsel, Department of Labor and Industry, where she prosecuted those who violated the Commonwealth's labor laws.

She resides in East Hempfield with her husband, Ed, and children, Ella, Nathan, and Taylor. Jackie is an example of a strong, innovative, and hard-working woman. I am honored to recognize her on the floor of the House today.

Mr. Speaker, March is Women’s History Month. I would like to honor a notable woman from my district, Ms. Beverly “Peggy” Steinman, of Lancaster, Pennsylvania. Peggy served as the chairwoman for Steinman Communications. Her family’s business history in our area actually began not long after the founding of the country. They were responsible for publishing many of the local papers in our area, including our daily newspaper, the LNP, and Lancaster Farming. Peggy took helm of the companies in 1978 and did an extraordinary job of leading Steinman Communications.

More importantly, Peggy is a leader in our community in philanthropy, always working to make Lancaster County a better place. She served on the leadership boards of the United Way of Lancaster and, currently, works with the Steinman Foundation to improve the quality of life for people in our community. She loves our community and is always giving back. For that reason, I am honored to recognize her on the floor of the House today.

For emphasis, behind each statistic are the people who have lost their lives, spouses, or children because of illegal immigration. According to Marshall County Sheriff Phil Sims, the illegal alien had at least 10 different aliases, four different birth dates, and two prior deportations. In 2008, the illegal alien was charged with DUI in Louisiana and deported. In 2009, the crime victim would have been spared if America simply secured our porous southern border.

In Marshall County, Alabama, an illegal alien was recently arrested for first-degree rape of a 12-year-old girl. According to Marshall County Sheriff Phil Sims, the illegal alien had at least 10 different aliases, four different birth dates, and two prior deportations. In 2008, the illegal alien was charged with DUI in Louisiana and deported. In 2009,
Mr. Speaker, Americans who die at the hands of illegal aliens had dreams, too.

RECESS
The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until noon today.

Accordingly (at 10 o'clock and 28 minutes a.m.), the House stood in recess.

□ 1200

AFTER RECESS
The recess having expired, the House was called to order by the Speaker at noon.

PRAYER
Reverend Tony Lee, Community of Hope AME Church, Hillcrest Heights, Maryland, offered the following prayer:

Almighty God, we come today with a spirit of humility and gratitude. We come with the realization that this is the day that You have made, and we will rejoice in it. We thank You for the opportunity we are afforded to serve the least of these and the responsibility to remember the forgotten and lift the downtrodden. We ask this day for the courage to do the hard things and the vision to see beyond ourselves.

Empower the Members of this House to make a difference. Let their efforts be expressions of Your grace, reflections of Your justice, and manifestations of Your love.

It is our prayer, that when our time on this terrestrial sphere is over, that the works of this day will speak for us and we will hear You say, “Well done my good and faithful servants.”

Lord, hear our prayer. In Jesus’ name.

Amen.

THE JOURNAL
The SPEAKER. The Chair has examined the Journal of the last day’s proceedings and announces to the House her approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE
The SPEAKER. Will the gentleman from Illinois (Ms. UNDERWOOD) come forward and lead the House in the Pledge of Allegiance?

Ms. UNDERWOOD led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

WELCOMING REVEREND TONY LEE
The SPEAKER. Without objection, the gentleman from Maryland (Mr. BROWN) is recognized for 1 minute.

There was no objection.

Mr. BROWN of Maryland. Madam Speaker, let me begin by wishing you a very happy birthday on behalf of the 435 Members of the U.S. House of Representatives.

Mr. Speaker, it is my honor to introduce Reverend Tony Lee. He is the founder and senior pastor of the Community of Hope AME Church.

Reverend Lee is a pillar of our community in Prince George’s County and the entire region, not just as a faith leader, but as an advocate for those in need.

I have had a longstanding relationship with him, partnering on a wide variety of issues, including domestic violence, building trust between the community and law enforcement, tackling poverty, and moving forward on social justice issues. And, during the month of January and February, we worked together during the government shutdown, serving working families who were struggling to make ends meet.

I have had the privilege of worshiping at Community of Hope many times over the years. The name of the church reflects its character: a community where we live and raise our families, where we pray and teach hope as a critical ingredient necessary for faith and our daily lives.

He is a preacher who speaks to people in a language they understand. He draws people into church who would otherwise do so, going into every neighborhood and down every street.

Reverend Tony Lee is the son of proud parents, Orlando Lee and Reverend Nancy T. Lee, who are joining us in the Capitol today.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE
The SPEAKER pro tempore (Ms. ESCOBAR). The Chair will suspend the rules and call up 15 further requests for 1-minute speeches on each side of the aisle.

AFFORDABLE CARE ACT IS NOT UNCONSTITUTIONAL
(Mr. CARTWRIGHT asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. CARTWRIGHT. Madam Speaker, I read with dismay this morning that the Justice Department and the current administration has decided to continue to treat the Affordable Care Act as an unconstitutional wrong committed by the House and the Senate and signed into law by the last administration. I can’t believe that they are taking this position.

This has been a long national struggle that we have gone through. We have had this debate, we have had this discussion, and we have had this fight. And to say now that it continues to be unconstitutional, the way that they have said all along, we don’t need to do this again. We have 10 to 20 million
Americans with preexisting conditions that depend on the workings of the Affordable Care Act to keep covered so that they don’t have to file for bankruptcy when they get sick, so that they can move from job to job without worrying about their healthcare coverage. Let’s not do this again.

Madam Speaker, I urge my colleagues here in the House to reject the idea that the ACA is unconstitutional.

HEALTH CENTERS PLAY AN ESSENTIAL ROLE IN THE U.S.

(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. Madam Speaker, I rise today to speak about the essential role community health centers play in neighborhoods throughout the Nation.

America’s health centers serve 28 million patients who have the greatest difficulty accessing healthcare. This includes 24.9 million low-income patients; 3.5 million patients in or near public housing; 1.4 million homeless patients; nearly 1 million patients who work in agriculture; and 6.2 million uninsured patients.

Madam Speaker, community health centers are located in areas of high need and are open to everyone, regardless of insurance status or ability to pay.

Congress recently made historic investments to the Health Center Program, which increased access, expanded services, and improved quality.

Health centers also play an important role in rural America where the need is great, but services are often scarce.

And, each year, community health centers generate approximately $54 billion in economic activity and save the healthcare system an estimated $24 billion within our most underserved communities.

Madam Speaker, we must ensure that all Americans receive the services they need, regardless of where they live, and community health centers do that.

CLIMATE CHANGE

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

Ms. BONAMICI. Madam Speaker, climate change is not a distant threat; it is reality. In the Pacific Northwest, our families and communities are facing acidic oceans; unhealthy, smoky air; decreased snowpack; droughts; and extreme weather patterns.

Recent reports from the Intergovernmental Panel on Climate Change and the U.S. Global Change Research Program make clear: human activity is contributing to climate change. The science behind these reports is convincing and alarming, but there is hope. We have the opportunity and, in fact, the imperative to take action that will protect our planet and grow our economy.

I am honored to serve on the House Select Committee on the Climate Crisis, and I will work with my colleagues to reduce emissions, to transition to 100 percent clean energy, to create good-paying jobs, rebuild our Nation’s infrastructure in a sustainable and resilient manner, invest in clean and efficient transportation systems, and support frontline communities, particularly communities of color and low-income communities, that have often faced a disproportionate share of the burden of our past inaction.

The future of our planet and the health of our communities depend on the actions we take today. For our children, our grandchildren, and future generations to come, let’s not wait.

AMERICAN PEOPLE DESERVE TRANSPARENCY

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

Mr. COLLINS of Georgia. Madam Speaker, over the past few weeks, I have released the transcripts of the interviews from Peter Strzok, Bruce Ohr, and Lisa Page from the Judiciary Committee’s investigation into apparent wrongdoing at the FBI and DOJ. I have said I would make additional transcripts from the investigation public, and I am here today to keep that promise.

As I stated then, our interview transcripts were pertinent to congressional investigation. But the 115th Congress ended, the investigation was closed, and copies were shared with certain Members of Congress.

Madam Speaker, I request that the link www.dougcollins.house.gov/papadopolous be placed in the Record so the American people can review the transcript of George Papadopoulos. The American people deserve to know the origins of the probe against President Trump’s campaign.

I will continue to release as many transcripts as possible. The American people deserve transparency.

MAKE QUALITY HEALTH INSURANCE MORE AFFORDABLE

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

Ms. UNDERWOOD. Madam Speaker, Saturday, March 23, we celebrated the ninth anniversary of the passage of the Affordable Care Act, which has expanded health insurance to over 20 million people in the last 5 years. But quality health insurance remains unaffordable and out of reach for far too many Americans.

Today, I introduced the Health Care Affordability Act to help fix that and reduce premiums for Americans who purchase private health plans through the marketplace.

My legislation would cut premiums by hundreds or thousands of dollars per year for more than 10 million people. It does this by increasing the tax credits people get to make premiums more affordable and allowing more people to qualify for tax credits.

This important improvement would guarantee middle-class consumers would pay no more than 8½ percent of their income on premiums. This would be a huge help to families.

For example, in my district, a typical family of four currently pays $51 per month for marketplace coverage. With my bill, their monthly premiums would drop by nearly half.

A typical 60-year-old couple in my district making $80,000 currently pays over a third of their monthly income for marketplace coverage. My legislation would reduce their monthly premiums by over $1,700.

This legislation moves us forward by making lower cost coverage available to at least 9 million uninsured Americans, while reducing premiums for an additional 10 million Americans.

Madam Speaker, I encourage my colleagues to join me in making quality health insurance more affordable by cosponsoring this important legislation.

RECOGNIZING GOLAN HEIGHTS AS PART OF THE STATE OF ISRAEL

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

Mr. PERRY. Madam Speaker, I rise today to commend the United States’ recognition of Israel’s sovereignty over the Golan Heights.

Now is a critical and appropriate time for the United States to formally recognize the Golan Heights as part of Israel. At a time when Iran and terrorist organizations, including Hezbollah, are using the turmoil created by the civil war in Syria to expand their presence in the region, it is clear they hope to seize the Golan Heights to then launch attacks against Israel.

Recognizing Israel’s sovereignty over the Golan Heights is vital to the security interest of the United States and Israel.

I co-led a letter last December to Secretary Pompeo outlining the critical nature of recognizing Israeli sovereignty over the Golan and encouraging the administration to do so. This recognition should have occurred under several previous administrations, but the strong leadership needed was not present.

I am glad that we finally have a President that is taking the necessary steps to foster stability and peace in the Middle East. I applaud President Trump and his administration for issuing the proclamation recognizing the Golan Heights as part of the State of Israel.
KEEPLIBERIANCOMMUNITYHERE
INAMERICA

(Mr. PHILLIPS asked and was given
permission to address the House for 1
minute and to revise and extend his re-
marks.)

Mr. PHILLIPS. Madam Speaker, our
Nation is the land of promise and the
land of opportunity. We open our doors
to the tired, to the poor, and to the
huddled masses. And, for decades, we
have opened our doors to Liberian refu-
gees fleeing vicious civil wars and the
Ebola virus.

The Liberian community in Min-
nesota—my home State—is the hard-
working bedrock of our healthcare in-
dustry. They are parents, children,
brothers, sisters, workers, businessowners, and taxpayers.

In 1999, they were given a special im-
migration status in the United States: deferred enforced departure, or DED.

They work legally, they pay taxes, but
currently have no pathway to citizen-
ship.

Madam Speaker, if you are here le-
gally, pay by the rules, and contribute
to your community, you should have
nothing to fear. But if we don’t act by
March 31, the Liberian community’s
DED status will expire. It will subject
our friends and our neighbors to depor-
tation, and our community is terrified.

Since its inception, DED has been a
bipartisan issue. Both Republican and
Democratic Presidents have acted to
extend it for two decades. Now it is our
turn.

This week, we have the chance to
send a legislative fix to the President’s
desk. I urge all of us, on both sides of
the aisle, to do the right thing, the hu-
man thing, and keep our Liberian
community here in their homes in the
United States of America.

RECOGNIZINGDEBORAH R.
McbRIDE

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

Mr. ROGERS of Alabama. Madam
Speaker, I rise today to recognize the
50-year career of Deborah R. McBride,
better known as Debby.

Debby was born to Clarence and Mir-
lam McBride in Washington, D.C. After
graduating high school, she moved to
Birmingham, Alabama, to attend Birm-
ingham-Southern.

During her senior year in college, she
came to Capitol Hill and lined up a job
with former Democratic Congressman Bill
Browder, who served as a caseworker
until his death in 1988.

She stayed on with the office of Ala-
bama’s Third Congressional District
until Dr. Glen Browder, also a Demo-
crat, was elected in a special election
in April of 1989. She continued her
work as a caseworker as well as sched-
uling and office manager.

In 1996, Bob Riley was elected. Al-
though a Democrat, Debby continued
to work for him through his three
terms doing casework, serving as office
manager and taking on coordinating
tours and flags.

I was elected in 2002 and, like before,
Debby stayed on to work for me, con-
tinuing in her roles and her service to
east Alabama. Debby has been with me
since day one. If you polled the Third
Congressional District, she would cer-
tainly be more popular than me.

She has institutional knowledge that
cannot be replaced, and I know I will
miss her very much. Debby has a heart
of gold and has touched many lives.

The Third District of Alabama will not
be the same without her.

Madam Speaker, please join me in
thanking Debby for her unwavering
service to the people of Alabama and
our country.

EMERGENCYFUNDINGAND
MILITARYPROJECTS

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

Mrs. KIRKPATRICK. Madam Speak-
er, the Department of Defense pub-
lished a report revealing the dire im-
pacts of the President’s unlawful emer-
gency declaration. It threatens to steal
nearly $150 million of urgently needed
Arizona military construction funds
critical to the security of our Nation
and the well-being of our men and
women in uniform and military fami-
lies.

Both military bases within my dis-
trict, Fort Huachuca and Davis-
Monthan Air Force Base, are on the
list that could be directly affected by
these cuts, and I am here today to say,
no way.

I represent a border district in sou-
thern Arizona, and we don’t want the ex-
pensive, ineffective wall. We want our
military bases funded.

Madam Speaker, 59 percent of Ameri-
cans reject this emergency declaration.
I will continue to take action to block
this brutal decision and fight to pro-
tect Arizonans from the drastic con-
sequences of this dangerous, unlawful
declaration.

CONGRATULATINGNEWULM
MEDICALCENTER

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

Mr. HAGEDORN. Madam Speaker, I
rise today to congratulate the New
Ulm Medical Center for being named
the number one critical access hospital
in the United States for 2019. This med-
ical center, part of Allina Health,
serves more than 13,000 New Ulm resi-
dents and countless more folks in
southern Minnesota.

The New Ulm Medical Center has
found positive ways to improve afford-
ability and increase successful patient
outcomes. Even when faced with seri-
ous health challenges, patients can
thrive when they have access to afford-
able and conveniently located
healthcare.

All Americans deserve access to qual-
ty, timely medical care. I am very
pleased that residents in New Ulm,
Brown County, and surrounding areas
in southern Minnesota have such a fine
institution of medicine to provide
them.

Congratulations to New Ulm Medical
Center, and thank you for serving our
community.

HONORINGDR. JOAQUIN
GONZALEZCIGARROA

(Mr. CUELLAR asked and was given
permission to address the House for 1
minute and to revise and extend his re-
marks.)

Mr. CUELLAR. Madam Speaker, I
rise today to commemorate the life of
Dr. Joaquin Gonzalez Cigarroa.

Dr. Cigarroa was born in San Antonio
but soon moved with his family to La-
Fresno, Texas. From an early age, he
knew that medicine was going to be his
calling and devoted himself to aca-
demics.

He graduated as valedictorian from
his class at Martin High School, then
went off to attend the University of
Texas and then Harvard Medical
School, where he received his medical
degree. He was the first Harvard Uni-
versity medical student from the
Texas-Mexico border.

After graduating, Dr. Cigarroa served
his country as a first lieutenant with
the U.S. Army Medical Corps before re-
turning to Laredo and practicing medi-
cine.

Dr. Cigarroa made a dramatic impact
on education, not only in Laredo but
across the State of Texas, and also in
healthcare.

He will be fondly remembered for his
commitment to education, healthcare,
and a career that changed the way of
life for so many people.

Dr. Cigarroa is survived by his wife,
Barbara Judith Raymond Flores; their
children: Patricia, Barbara, Francisco,
Ricardo, Jorge, Carlos, Gabriella, Joa-
quin, Maria-Elena, and Marisa—10 chil-
ren; and, again, by so many grand-
children and so many great-grand-
children.

Madam Speaker, thank you for this
opportunity to honor the life of Dr.
Joaquin Cigarroa.

GIRLS scouts CELEBRATE 107TH
ANNIVERSARY

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

Mr. CARTER of Georgia. Madam
Speaker, I rise today to recognize the
Girl Scouts’ 107th birthday, which was
celebrated earlier this month. This an-
niversary is important to women ev-
erywhere, but particularly in the First
District of Georgia where the Girl Scouts were founded.

In 1912, Juliette Gordon Low started meeting with 18 girls who played baseball, hiked, camped, studied foreign languages, and worked to help people in need. With Jillian Gordon Low, and these 18 women in Savannah, the seeds were sown for a movement, which now includes 2.6 million Girl Scouts in 92 countries and 50 million alums.

With their motto of being go-getters, innovators, risk-takers, and leaders, the organization has made an enormous impact in the lives of young women in their 107-year history. A testament to their work includes alums aboard the International Space Station, Members of Congress, artists, athletes, and so much more.

Thank you to the Girl Scouts for making our world a better place to live and for encouraging young women to always push the envelope. Congratulations on a successful first 107 years, and I wish the Girl Scouts the best in years to come.

TRIBUTE TO OFFICER BENITO CHAVEZ AND DEPUTY SHERIFF RYAN THOMPSON

(Ms. SCHRIER asked and was given permission to address the House for 1 minute.)

Ms. SCHRIER. Madam Speaker, I rise today to pay tribute to two law enforcement officers in my district.

Police Officer Benito Chavez was injured in the line of duty protecting our community in a senseless act of violence after a car chase last week. He has only been with the Kittitas Police Department for 8 months, so he has many years of service ahead of him. I am happy to know that he is home with his family and his wife, and I thank him for his service, wish him a speedy recovery, and hope that he will be back at the job soon.

On a much sadder note, I, Kittitas County, and the whole Eighth District mourn the loss of a hero, Deputy Sheriff Ryan Thompson who lost his life in the line of duty on March 19. It is heartbreaking that Deputy Sheriff Thompson leaves behind his wife and three children. I send my deepest condolences to his family, his friends, and his colleagues who have been hit hard by this tragedy. We will be forever grateful for his service to our community and to our State.

We all owe such a debt of gratitude to Officer Chavez, Deputy Sheriff Thompson, and all law enforcement professionals who put themselves at risk every day to keep our community safe.

MEDAL OF HONOR DAY

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

Mr. SCHNEIDER. Madam Speaker, this week we celebrate Medal of Honor Day, dedicated to the recipients of America’s highest military honor.

Today, there are just 72 living Medal of Honor recipients. The 10th District is home to one of these, Allen J. Lynch of Gurnee, who was awarded the Medal of Honor in 1970 for his actions in Vietnam.

While serving as a radio telephone operator near the village of My An, Sergeant Lynch risked his life to move three wounded comrades to safety and single-handedly defended their isolated position for 2 hours against an advancing and numerically superior enemy force until they could be safely evacuated.

Sergeant Lynch’s service did not end in Vietnam. He has spent his entire life serving his fellow veterans with the Federal Veterans Administration as well as the Illinois State Government Veterans Department.

In an interview, he said: “There are many servicemembers, first responders, and citizens who serve this country above and beyond who are never recognized for what they do. We hold the Medal of Honor for all those men and women who have never been recognized for the great things they did.”

My friend, Allen Lynch, is a true American hero and a role model for us all. On Medal of Honor Day, we reflect on all those who have acted above and beyond the call of duty and the hard-fought freedoms we enjoy because of their service and sacrifice.

RECOGNIZING MASON DAUGHERTY AND ELI SCOTT

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

Mr. TAYLOR. Madam Speaker, I rise today to recognize two great constituents of mine, Mason Daugherty and Eli Scott from McKinney, Texas, on winning the 2019 C-SPAN Video Documentary Competition.

Their documentary, “What It Means to Be an American: Citizen Accountability in Government,” highlights how the United States Constitution intended to instill power with the American people and how corruption in our system of government diverts power away from those very individuals.

Like these impressive 11th graders from Imagine International Academy of North Texas, I, too, believe power must rest with the people. Working together, we can bring real change in Washington.

Madam Speaker, I ask that my colleagues in the House of Representatives join me in congratulating Mason Daugherty and Eli Scott on their achievement.

ACCESS TO AFFORDABLE HEALTHCARE

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

Ms. KUSTER. Madam Speaker, the truth is I believe there is common ground within our Caucus and within the Congress as a whole on how to improve access to healthcare for every single American.

We can all agree that we must reduce the cost of health insurance and prescription drugs and we must protect millions of Americans with preexisting conditions. That is why I am so excited this week to work with my colleagues on the Energy and Commerce Subcommittee on Health and the New Democratic Coalition to put forward proposals that will make a real difference in the lives of families in New Hampshire and all across this great country.

Earlier this month, I joined my new Democratic colleagues in pushing for efforts to strengthen the Affordable Care Act and continue the path toward affordable, accessible universal healthcare coverage. Today, I am excited that we are putting our ideas into action by introducing this pivotal healthcare bill.

Access to affordable healthcare has long been a top priority of mine. I was proud to unveil solutions over politics in the last Congress.

We cannot turn back the clock on the progress we have made. The time to improve healthcare for all is now.

SUPPORTING PAYCHECK FAIRNESS ACT

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

Mr. CARSON. Madam Speaker, on April 2, just a few days from now, we will observe Equal Pay Day in the United States. This commemoration represents the amount of time into this new year a woman must work to earn as much as a man earned in 2018 alone.

As long as this continues, we are effectively telling our wives, our daughters, our mothers, and every woman in our life that they are inherently worth less.

I don’t believe this. I don’t believe my colleagues do either, which is why I encourage everyone to support the Paycheck Fairness Act when it comes to a vote tomorrow.

This bill represents a major step toward closing the pay gap, ensuring employers pay women what they are due, and the process will grow our economy by putting more money in Americans’ paychecks and helping families thrive.

I am honored to support this legislation for my daughter, for the hard-working families in our district, and for women across America who deserve a fair wage for honest work.

WHEN WOMEN SUCCEED, AMERICA SUCCEEDS

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

Ms. WEXTON. Madam Speaker, I rise to honor the women of the U.S. workforce for their contributions to our economy.

Women make up nearly half of the workforce, and they contribute an estimated $4.9 trillion to our economy each year. They are essential to our nation’s economic success.

However, women continue to face significant barriers to equal pay and opportunity. They face discrimination, the gender wage gap, and the lack of affordable child care.

We must do better. We must ensure that women have equal pay and opportunities in the workplace. We must support policies that recognize the value of women’s work.

Let us work together to create a future where women are valued and recognized for their contributions to our economy.
Ms. WEXTON. Madam Speaker, today in America, women still make only $0.80 on average, for every dollar a man makes, and that disparity is even greater for women of color.

Women are the sole or co-breadwinners in two-thirds of American families with children. When we pay women less, we hurt American families, and we hurt our economy.

The pay gap isn’t a myth. It is math. For a woman working full time, the current wage gap represents a loss of more than $400,000 over the course of her career.

Tomorrow, the House of Representatives has a real opportunity to tell women in America that they deserve equal pay for equal work. Tomorrow, we can send a message that when women succeed, America succeeds.

Let’s bring America into the 21st century. Let’s pass H.R. 7, the Paycheck Fairness Act.

DO THE RIGHT THING (Ms. JACKSON LEE asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. JACKSON LEE. Madam Speaker, I want to speak openly to my friends and colleagues. Take a moment to look to your right as you come into this body, to the memorial that was put together by the Parkland students and other gun victims. It will pain your heart and move you to action.

It acknowledges that 722 people die every week from gun violence. It acknowledges that teenagers may lose their lives, and it has a form to indicate which teenager is next. It has flowers, and it says, “Stop killing us.”

Every Member of Congress should walk by that memorial today, commit themselves to be decent and do decent things, and recognize that we should have gun safety legislation.

I rise as well to say that women who are not being paid or who are supporting families need the paycheck legislation that I will be supporting tomorrow.

I also say that this country must not accept behavior by a President as a norm, and the Mueller report and the facts must be had. We must do it quietly and respectfully, and we must have our hearings to tell the truth.

Finally, I am outraged, coming from a State that was a poster child for the persons without healthcare, that this administration would try to oppose the Affordable Care Act. We are going to fight it. We are going to try to save the lives of our children and provide healthcare for all.

If the problem were people illegally crossing, they would cross in other areas where there is no wall, but that is actually not the case. He says that this will stop the flood of people who are coming to the border. These are not the historic people who were crossing the border legally to the United States for the purposes of work and to remit funds home or those who were illegally smuggling drugs through remote areas. This is a humanitarian crisis.

This is recently in Tijuana, a photo of a flood of people coming to actually two areas where we have walls and fences, wanting to surrender to the Border Patrol and claim asylum, or coming to places where we don’t have walls and fences, searching for Border Patrol agents so they can claim asylum.

A wall is going to do nothing to deal with the humanitarian crisis, and we need to take a much more thoughtful approach to that.

Secondly, he says it is about drugs. He makes a big deal about this contributing to the deaths in the opioid crisis, fentanyl, and all that. Of course, the Chinese are shipping in fentanyl in ways. It is not coming across the Mexican border. Maybe we ought to do something about that.

We have tried with walls to prevent the smuggling of drugs. The drug smugglers are very creative. They have used rather primitive devices, a catapult. They have used drones. They frequently use tunnels.

We found out, in the trial of El Chapo Guzman, that their preferred route is not some remote area that is unwatched but, actually, to come across at the legal border crossings here. It is such a big business, they can modify a semi tractor-trailer, put in a fake floor, and send 10 in a day. We only inspect 1 out of 10. Therefore, they get nine through. They lose one truck, millions of dollars’ worth of drugs in a truck, and they don’t care. It is a multimillion-dollar business.

We need new tools and technology at the legal border crossings. In particular, we need that so we can scan 100 percent of the vehicles. We are going to have to reconfigure the border crossings. We have to bring in the equipment. We have to hire more personnel.

These are very expensive undertakings. We read, we are going to waste money on a static wall, which isn’t going to stop the drugs. Even more than that, the former Commandant of the Coast Guard testified that they have actionable intelligence, they think, on about a percent of the maritime drug shipments targeting the U.S. mostly from Central America, some from other Asia-Pacific areas.

They can only act on one-fifth of the actionable intelligence because they don’t have the personnel. They don’t have the ships. They don’t have the helicopters. They don’t have the tools they need to interdict those maritime drug shipments.

Ms. WEXTON. Madam Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Oregon (Mr. DEFAZIO).

Mr. DEFAZIO. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and insert extraneous material on the veto message of the President of the United States to the joint resolution, H.J. Res. 46.

The SPEAKER pro tempore. The question is, Will the House, on reconsideration, pass the joint resolution, see proceedings of the House of March 18, 2019, at page H2750.

The SPEAKER pro tempore. The gentleman from Oregon (Mr. DEFAZIO) is recognized for 1 minute and to revise and extend his remarks.

Mr. DEFAZIO. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and insert extraneous material on the veto message of the President of the United States to the joint resolution, H.J. Res. 46.

The SPEAKER pro tempore. The gentleman from Oregon (Mr. DEFAZIO) is recognized for 1 minute and to revise and extend his remarks.

Mr. DEFAZIO. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and insert extraneous material on the veto message of the President of the United States to the joint resolution, H.J. Res. 46.

The SPEAKER pro tempore. The question is, Will the House, on reconsideration, pass the joint resolution, see proceedings of the House of March 18, 2019, at page H2750.
We are going to waste money on a stupid, static wall. Meanwhile, the drugs are going to flood in on a maritime basis or through the legal border crossings.

Last year, the Republicans—this is supposedly, and some would say, it wasn’t a crisis when the Republicans controlled the Congress up until the beginning of this year. They refused to appropriate funds for the wall. Then the President shut down the government for 35 days, the longest government shutdown in our Nation’s history. More than 800,000 people were either denied coming to work or had to work without pay.

Finally, the President agreed to open the government with a short-term continuing resolution, and he said that lawmakers should come up with a comprehensive border security proposal.

Congress did that. A bipartisan group delivered compromise legislation that rejected the proposed border wall as ineffective. It made effective, robust investments in border security. Congress overwhelmingly passed the legislation. The President agreed to sign it. Then he issued a national emergency declaration in order to reallocate funds for construction projects during a national emergency declaration.

This declaration also violates the Appropriations Clause of the Constitution and the Non-Delegation Doctrine. The President cannot unilaterally spend taxpayers’ money for a use of the Armed Forces. The defense budget is used to support our troops in harm’s way. The Appropriations Clause limits the President’s use of funds for a use of the Armed Forces.

The Secretary of Defense was going to spend an acceptable risk to our Armed Forces’ training and readiness. This President can’t agree to that.

How is he going to pay for it? Well, he is going to take money that the Department of Defense was going to spend on high-priority military construction projects, which will ultimately undermine the training, readiness, and quality of life for our men and women in the Armed Forces.

In fact, General Robert Neller, Commandant of the Marines, has detailed that the “unplanned/unbudgeted” shift of funds to deploy troops to the southern border last fall has forced him to cancel or reduce training exercises, delay urgent repairs, posing an “unacceptable risk” to our Armed Forces’ training and readiness.

Then he is also going to take, ironically, money from the DOD drug interdiction program, which will further hinder the capability of the DOD in effectively interdicting drug shipments, in favor of a stupid, static wall.

This emergency declaration also violates a number of existing laws. The Military Construction Codification Act only authorizes the Secretary of Defense to reallocate funds for construction projects during a national emergency if the project is “necessary to support a ‘use of the Armed Forces.’”

Our Armed Forces are not responsible for enforcing our immigration laws. Using these funds in this way is a direct violation of existing law.

The administration would also need to seize thousands of acres of private property by eminent domain to build this wall. This is the party of private property rights and local control, and they are going to support that activity, or some are.

Currently, more than two-thirds of border property needed to build the wall is owned by private parties or relevant States. In 1952, the Supreme Court held in Youngstown Sheet & Tube that President Truman’s declaration of a national emergency, even in the midst of an international armed conflict, did not permit him to unilaterally spend taxpayers’ money for a use of the Armed Forces.

It is unlikely that this thing will get built anyway, but we are going through this process. Because of this likely illegal overreach, the House passed a bipartisan resolution to terminate the national emergency declaration. Even the Republican-controlled Senate passed the resolution, with 12 Republican Senators breaking with the President. With the President’s decision to override this resolution, we must send a strong, clear message to the President that we live in a constitutional, representative democracy, and the President and his administration cannot ignore Congress and existing law when they make decisions.

We must stand up and defend our constitutional system, separation of powers, and Article I of the Constitution of the United States.

Madam Speaker, I reserve the balance of my time.

Mr. GRAVES of Missouri. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I rise in support of the President’s veto of H.J. Res. 46. Keeping our Nation secure should be this President’s very highest priority, and it is this President’s very highest priority.

With President Trump, there is no question that he has, and he will continue to carry out, this priority. I support his efforts to build a wall on the southern border to protect our country. He has very clearly laid out the case for a declared national emergency. There is a crisis at the border, a crisis that could have been addressed much sooner or even prevented, for that matter. The open border policies in the last administration compounded the growing problem.

We are seeing the highest rates of illegal immigration since 2007. In February, there were more than double the number of illegal migrants coming into this country, as compared to last year. Border Patrol has apprehended over 268,000 individuals since the beginning of this fiscal year. That is a 97 percent increase from the previous year.

Schools, hospitals, and other services have become overcrowded. The American workers have been hurt by reduced job opportunities and lower wages. At the same time, human and drug traffickers are thriving.

Mr. DEFAZIO. Madam Speaker, I yield 2 minutes to the gentleman from New York (Mr. NADLER), who is the chairman of the Judiciary Committee.

Mr. NADLER. Madam Speaker, I thank the gentleman for yielding.

Madam Speaker, I rise in strong support of overriding the President’s veto of H.J. Res. 46.

One month ago, the House passed a bipartisan resolution to terminate the so-called national emergency declared by President Trump. The Senate has likewise voted on a broad bipartisan basis to reject that emergency declaration, leaving President Trump to issue the first veto of his Presidency.

I am more convinced than ever that the President’s actions are not only unlawful, they are cruel and deeply irresponsible.

A core foundation of our system of government—and of democracies across the world—is that the executive cannot unilaterally spend taxpayers’ money without the legislature’s consent.

The President has hedged that concept when he declared an emergency after he failed to get his way in a budget negotiation. As he often does, he announced his intention to ignore Congress in plain sight for all the world to see.

Meanwhile, hundreds of Americans have started receiving letters from the Federal Government demanding entry into their homes, and we have seen tragic cases of crime committed by illegal aliens who have been deported multiple times.

In my own home State of Missouri, an individual who was previously deported here illegally and was charged in several violent incidents. He is suspected of murdering five individuals—or five Americans.

That should never have happened, but these kinds of tragic—and preventable—events are happening across the country. That is the very definition of a crisis.

Last Congress, we enacted legislation to deal with the devastating opioid crisis because that is, in fact, also a crisis. We can and we must slow the flow of illegal drugs into this country. The men and women who put their lives on the line every single day to secure our borders deserve all the tools they need to do the job—including a border wall.

Through President Trump’s proclamation and his veto of H.J. Res. 46, he is again decisively to finally address this crisis under the authority provided him by Congress. The National Emergencies Act is crystal clear. The provisions the President will use under title 10 explicitly provide the President with the authority that is well within his legal authority that Congress has provided him. That is the bottom line.

Madam Speaker, I urge my colleagues to stand with the President and to stand with law-abiding Americans and law-abiding immigrants to sustain this veto.

Madam Speaker, I reserve the balance of my time.

Mr. DEFAZIO. Madam Speaker, I yield 2 minutes to the gentleman from New York (Mr. NADLER), who is the chairman of the Judiciary Committee.

Mr. NADLER. Madam Speaker, I thank the gentleman for yielding.

Madam Speaker, I rise in strong support of overriding the President’s veto of H.J. Res. 46.
onto their land. Soon our fellow citizens' backyards may be seized in order to build a medieval border wall that Congress and the American people do not want.

The senseless diversion of military resources to the southern border has also created concerns about our troops' combat readiness and their ability to implement other key priorities, and the Trump administration appears to be deciding on the fly which military construction projects they are planning to fund, leaving our men and women in uniform and everyone else who might be affected in a prolonged state of uncertainty. This type of chaos and confusion is the inevitable result when the President ignores the express will of Congress.

The Judiciary Committee recently held a hearing to discuss the National Emergencies Act and to begin considering reforms to check abuses of this power. I was heartened by the enthusiasm of the witnesses at this hearing, and I look forward to continuing to work with my colleagues on these proposals.

But these longer term reform efforts should not detract from our responsibility to ensure that the President is doing right now. President Trump's invention of a so-called national emergency to suit his political goals and to get around Congress' refusal of the funding request is intolerable, and I will work to ensure that my vote to override his veto.

The SPEAKER pro tempore. Members are reminded to refrain from engaging in personalities toward the President.

Mr. GRAVES of Missouri. Madam Speaker, I yield 2 minutes to the gentleman from Arkansas (Mr. CRAWFORD), who is also the lead Republican on the Railroads, Pipelines, and Hazardous Materials Subcommittee.

Mr. CRAWFORD. Madam Speaker, I thank the gentleman from Missouri for his leadership on this issue.

Madam Speaker, today the House will vote on whether or not to override the President's veto preserving the emergency declaration which would rob taxpayers' funds from other programs. Congress has asserted its authority and constitutional obligation to protect our country.

Madam Speaker, I urge my colleagues to oppose this veto override.

Mr. DeFAZIO. Madam Speaker, I yield 2 minutes to the gentleman from New York (Mr. ESPAILLAT).

Mr. ESPAILLAT. Madam Speaker, President Trump continues to push for his useless, medieval wall along the southern border of the United States, despite a bipartisan vote in the House of Representatives and the Senate to reject this fraudulently invoked emergency declaration which would rob taxpayers' funds from other programs.

Let me remind the American people: There is no emergency at the southern border or anywhere else that warrants this wall.

The head of the U.S. Northern Command, who is responsible for troops on the border, testified that border crossings do not pose a military threat. The refugees arriving on our border are families: mothers and fathers with their children. They are willingly turning themselves in to request asylum from the violence and harassment from gangs they face in their home countries. No wall—no matter how high it is built—would change that reality.

Madam Speaker, this is nothing more than a naked power grab, and if my colleagues on the other side of the aisle truly stand for limited executive authority, they will put the power back in the hands of the people by voting to override the President's veto today.

Madam Speaker, there is no emergency on the southern border.

Mr. GRAVES of Missouri. Madam Speaker, I yield 2 minutes to the gentleman from Michigan (Mr. MITCHELL).

Mr. MITCHELL. Madam Speaker, while most Americans—maybe not everybody on the other side of the aisle—would not deny we have a crisis at the border, some of my colleagues actually recognize the crisis, including the humanitarian crisis.

Last year, I voted for a bill that would have fully funded the wall and averted the government shutdown, to no avail. My choice this term would have been to pass the six noncontroversial bills and then pass a continuing resolution for the Department of Homeland Security so we could continue our work on a resolution that would not have put us at this point.

Yes, the President declared a national emergency. Speaker PELOSI then proceeded to the resolution condemning President Trump's emergency declaration, which was a messaging bill by the Democrats. Voting for it would have been playing politics, which many in this Chamber chose to do. Voting today without the votes to override is President Trump's pet project. It's not a bipartisan messaging bill, yet another game of politics which I will not support.

I agree with my colleague on the other side of the aisle: It is a constitutional question, and determination of national authority is something left to the courts to decide, something the Supreme Court should decide, and not a partisan whack job in the House of Representatives.

If Congress wishes to narrow and define more clearly the National Emergencies Act, then we should do so, and, in fact, I am happy to participate in doing that. However, in the interim, we still have the issue of securing our border. It will not go away.

The crisis is not going away. As my colleagues over here have indicated, it continues to be a growing problem. So why don't we spend time addressing that rather than one more messaging vote—which appears to be the trend right now in this House since January—befuddles me.

Madam Speaker, I urge my colleagues to vote "no" on the resolution to override the veto, and I urge my colleagues on the other side of the aisle, let's get down to dealing with the problems of the American people.

Mr. DeFAZIO. Madam Speaker, I yield 2 minutes to the gentleman from Texas (Mr. CASTRO).

Mr. CASTRO of Texas. Madam Speaker, I first want to say thank you to my colleagues in the House, Republicans and Democrats, and also in the United States Senate who voted to terminate the President's emergency declaration to build a border wall across the U.S.-Mexico border.

There is a humanitarian crisis at the border, but there isn't an invasion, and there is not an emergency of the sort that the President speaks of. What we have here is an act of constitutional vandalism, the President trying to take the power away from the House of Representatives and the U.S. Senate, the executive trying to steal the power of the purse from the Congress.
If Congress allows this to stand, then 15, 20 years, 30 years from now, we will look back upon this as a time that gave both Democratic and Republican Presidents incredible power to ignore Congress and completely go around this body to do the things that they will tell the people they have to do for our country.

There are landowners in Texas who are going to lose their land. This is the largest Federal land taking of Texas land, I believe, in history. Many people in Texas will lose their land. Many people who have their land values denied, some of them very significantly, because of this.

Military construction projects in Texas are also at stake: $265 million worth of Texas military construction; projects at Joint Base San Antonio, which includes those in my district, $76 million; Fort Bliss, over $50 million; $42 million at Fort Hood; Red River, $71.5 million; Galveston Naval Reserve, $3.4 million gone because the President has decided—and this Congress will have submitted to his will—to go around Congress and unilaterally build a border wall.

Even those who support a wall should agree with us that this is not the way to do it. Congress has funded over $13 billion, yet the President has gone around them to do more.

Madam Speaker, I hope my colleagues will stand with us and override this veto.

Mr. GRAVES of Missouri. Madam Speaker, I yield 2 minutes to the gentleman from California (Mr. McCLINTOCK).

Mr. McCLINTOCK. Madam Speaker, for 43 years, the President of the United States has had the statutory authority granted by Congress to declare a national emergency and to reprogram unbudgeted military construction funds to meet that emergency. Fifty-eight times previous Presidents have invoked this authority to address such matters as civil unrest in Sierra Leone and Burma.

Only when this President invoked his authority for the 59th time to address the most serious national security risk our country has faced in our lifetime—the collapse of our southern border—do we now hear protests from the left and its fellow travelers.

Madam Speaker, under our Constitution, the Congress appropriates money but does not spend it, and the President spends money but cannot appropriate it. He spends it according to laws given to him by Congress. In this case, Congress appropriated funds and delegated to the President precisely the authority to spend those funds that he is now exercising.

Now, whether Congress should have delegated this authority is a separate question that no one has raised in 43 years. But while that authority exists, the President has both a right and a duty to use it to defend our country.

We also hear protests that the President’s act will divert money from other military projects. Listen to what these people are saying. They care more about defending the Iraqi border than defending our own. Such people should not be entrusted with the defense of our country.

I stand with the President, who is acting within our Constitution to defend our Nation against the radical left in this House who would dissolve our borders entirely if given the chance.

History warns us that nations that cannot or will not defend their borders are a land that believes in the rule of law. Fifty-eight times previous Presidents have invoked this authority to protect our borders and our people. He has the Constitution and the law of the land on his side.

Turning a blind eye to this law and allowing these open borders sends the wrong message to the American people and our laws.

Madam Speaker, I am a country physician who has, unfortunately, been in emergency rooms and in funeral homes with the families of those that have died of illegal opioid overdoses. When we play political games with American lives and American families, shame on us.

Madam Speaker, 85 to maybe 95 percent of these illegal opioids come across the southern border where we have no fence, we have no barrier to prevent these illegal people from bringing these drugs in.

We have got to secure this border with a wall. Let the President secure our border; let the President protect our people; and let’s vote against this veto override.

Mr. DeFAZIO. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I was just looking up that most of the deaths—many—
are due to fentanyl, and the fentanyl, of course, is all produced in China. Some of it is shipped via UPS, FedEx, and the international postal service. We lack the screening capability to deal with that.

Most of it goes to Mexico and is then smuggled into the U.S., but it is not the classic myth of these people carrying backpacks through remote areas of the desert where, if we only put up a wall, the wall would stop them from getting the drugs into the U.S.

If we look at the extraordinary trial of El Chapo Guzman in New York, which I did, there was testimony after testimony after testimony that he is bringing and they—his successors—are bringing the drugs through our ports of entry, because they deal in volume and sophistication.

And what are we going to do? We are going to build a medieval wall over here while they continue to flood this country by modifying pickup trucks, passenger cars, and semis to smuggle humans and drugs into the United States of America.

Border Patrol is understaffed. Border Patrol does not have adequate technology. They only screen a very small percentage of the vehicles coming through, sometimes 6 percent, sometimes as high as 8 percent. Wow.

Well, then, you have got a 92 percent chance, if you are El Chapo Guzman or some other drug kingpin from a cartel in Mexico, of getting your product in in an efficient, volumetric way.

Why would you pay someone with a backpack to go through some remote area when you can just ship them in that way, or you can use FedEx or UPS if you are Chinese.

You can go online and find Chinese selling fentanyl, and they will give you advice about how you should order it from China and how you can get it into the United States.

Why aren’t we doing something about that? The President is making a big deal about getting tough on China. They are producing all the fentanyl, and it is coming in here in many, many different ways, and this wall will do nothing—nothing—to deal with that.

Madam Speaker, I yield 1 minute to the gentlewoman from California (Ms. Pelosi), the Speaker of the House.

Ms. Pelosi, which comes, I thank the gentleman for yielding. I thank him for his enthusiastic defense of the Constitution of the United States.

Madam Speaker, I rise to join my colleagues to uphold the Constitution and defend our democracy once again.

The House and the Senate came together, in great unity and bipartisanship, to pass Congressman JOAQUIN CASTRO’s resolution to reject the President’s proposal to grab yet the President chose to continue to defy the Constitution, the Congress, and the will of the American people with a veto.

At the birth of our democracy, amid revolution and war, Thomas Paine wrote that “the times have found us.” Once again, the times have found us to defend our democracy.

The times have found us to restore the Founders’ concept of balance of power, checks and balances, coequal branches of government, and restore Congress’ role as Article I, the first branch; Article I, the legislative branch.

The times have found us to honor our oath to support and defend the Constitution and protect the American people.

We all know that the heart of our Constitution, the beauty of it all, is that we have a system of checks and balances.

Our Founders did not want a monarchy. That is what they had rejected.

They wanted a democracy: coequal branches of government to act as a check on each other.

This Congress of the United States acted to honor the Constitution and our responsibility to protect and defend by passing legislation in our appropriate bill, showing how, in a bipartisan way, Congress would protect our borders.

We understand our responsibility to do that. We don’t take that responsibility lightly. We take it seriously.

Even when the President disagrees with us, he should have accepted the bipartisan, bicameral decision to proceed. He had taken pride in a shutdown of Government for about 1 month because he didn’t get his way on the border.

After 1 month, bipartisan, bicameral action by the Congress sent him a bill exactly like what he rejected in the first place, and he decided to reject Congress’ wisdom and Congress’ acting within its authority to protect our borders in a serious, effective, values-based way.

We don’t take this vote here today lightly. Even when the legislative branch disagrees with the executive, we respect the office the President holds and his right to veto legislation.

But when those decisions violate the Constitution, then that must be stopped. Many of our colleagues from across the aisle joined last month to defend our democracy by passing Congressman CASTRO’s privileged resolution.

That happened in the House. That happened in the United States Senate.

We call on all of our colleagues to simply show that same measure of respect for our Constitution today.

We take an oath to the Constitution, not to the President of the United States. We take an oath that we must honor.

The choice is simple, between partisanship and patriotism, between honoring our sacred oath or hypocritically, inconsistently, breaking that oath.

Madam Speaker, I urge a strong, bipartisan “yes” to override this veto.

The SPEAKER pro tempore. Members are reminded to refrain from engaging in personalities toward the President.

Mr. GRAVES of Missouri. Madam Speaker, I just need to point out that, according to Customs and Border Protection, there were more illegal drugs that were captured in between those ports of entry than there were at the ports of entry.

In 2012, there were 11 million pounds of illegal drugs that were seized in between—again, in between—those ports of entry, as opposed to 4 million pounds at those ports of entry.

This is exactly why the wall is needed, so that we funnel that illegal drug trafficking to those ports rather than in between those ports of entry.

It is time that Congress gave those individuals that are on the border, risking their lives to protect the United States, the tools that they need, and that is a border wall.

Madam Speaker, I yield such time as he may consume to the gentleman from Alabama (Mr. Rogers) who is also the lead Republican on the Committee on Homeland Security.

Mr. ROGERS of Alabama. Madam Speaker, I thank the gentleman for the time.

Today I rise in strong support of securing our borders. There is a crisis at the southwest border that can no longer be denied.

Changing demographics have created unprecedented challenges for Border Patrol agents. As you just heard, large groups of women and children from Central American countries are overwhelming Border Patrol facilities and undermining the safety of migrants and staff.

Family apprehensions for fiscal year 2019 are already 800 percent higher than fiscal year 2013.

Customs and Border Protection statistics indicate that border apprehensions are on pace to hit a 10-year high. Border security used to be a bipartisan issue. I have been on the Homeland Security Committee since it was established as a select committee after 9/11.

Border security used to be a bipartisan issue. I have been on the Homeland Security Committee since it was established as a select committee after 9/11.
Mr. DeFAZIO. Madam Speaker, I won't use that much. I yield myself such time as I may consume.

I would like to have a quote here from someone who, I think, is quite prominent: You go under; you go around; you go through it. What they need is more manpower and more technology.

That was the Acting Chief of Staff for the White House, Mick Mulvaney, when, perhaps, he was a little more independent as a Member of the United States Congress. That was August 25, 2015.

I would ask: What has changed since then? Well, he now works for the President. That is a change.

Donald Trump, during his campaign, was real hardline on immigration, but he kept forgetting to mention immigration in some of his speeches. So his staff came up with a mnemonic. They said: Well, he is a builder. If we say “wall,” he will remember it.

And the President did. It was just an afterthought. It was: How are we going to get him to give his hard line on immigration during his campaign speeches and get rousing going. Let's use the wall.

The wall then became a life unto its own, as a campaign promise, not as something that is effective.

As we have talked about before, the drugs, use a trebuchet or a catapult. Use a drone, tunnels—really common, tunnels—and, of course, legal border crossings.

This is an end conclusion to a campaign promise for his base but not what is in the best interests of the United States of America in terms of preventing the shipment of illegal drugs.

Now, I don't know where the gentleman came up with that new statistic that three times as many drugs were intercepted outside the ports of entry, unless he was using the Coast Guard, which he did, because the Coast Guard interpreted more drugs than every other agency of the Federal Government, combined, in the maritime route.

Unfortunately, as the former Commandant of the Coast Guard said: We can identify 80 percent with our intel, they were still working at the border. They are the first line of defense.

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And when, perhaps, he was a little more critical, the President did. It was just an afterthought. It was: How are we going to get him to give his hard line on immigration during his campaign speeches and get rousing going. Let's use the wall.

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Unfortunately, as the former Commandant of the Coast Guard said: We can identify 80 percent with our intel, they were still working at the border. They are the first line of defense.

And, by the way, when the Republicans were in charge, we had a vote on that and it failed. If this was such a crisis and such a great idea when the Republicans controlled the House, the Senate, and the White House, why didn't they make it a priority?

Well, they didn't make it a priority because they thought it was a stupid idea. But now it is a political thing. This is a victory for the President. It excites his base. He has to have it, so he declares a national emergency.
The emergency is political. It is not national security. It is not drugs. We have a humanitarian crisis at the border—yes, we do—and what is a wall going to do about that? They come to the border. They stand there. They say, We want to apply for asylum in the United States. If they come across in a remote area, they hope they can cross a Border Patrol agent because they want to surrender at the moment, right there, and get some shoes and get medical care. They are now organizing busloads to come up from Guatemala and Honduras.

We are not dealing with the root problems down there, and we are not dealing with the smugglers who are now hiring very nice, luxury buses as opposed to the old ride on that killer train that people used to take to come up, when there were smugglers who would often rape them, kill them, rob them. No longer. Now they have converted to: Oh, let’s put them in a luxury coach and they will have rest stops and everything else.

This has become big business. Why aren’t we doing something about that? The wall will do nothing about that—nothing.

Why, why, why are we going to waste billions of dollars on a medieval fortress that won’t work? I urge my colleagues to vote and override the veto of the President of the United States; restore the integrity of the Congress of the United States and the appropriations process under Article I of the Constitution of the United States.

Madam Speaker, I yield back the balance of my time, and I move the previous question.

The previous question was ordered. The SPEAKER pro tempore. The question is, Will the House, on reconsideration, override the veto of the President to the contrary notwithstanding?

Under the Constitution, the vote must be by the yeas and nays.

Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:


Hon. Nancy Pelosi,
The Speaker, House of Representatives, Washington, D.C.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, and they received the following message from the Secretary of the Senate on March 26, 2019, at 9:21 a.m.: That the Senate passed S. 863.

Without wishes, I am, Sincerely,

CHERYL L. JOHNSON.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or votes objected to under clause 9 of rule XX.

The House will resume proceedings on postponed questions at a later time.

LYTTON RANCHERIA HOMELANDS ACT OF 2019

Mr. GRIJALVA. Madam Speaker. I move to suspend the rules and pass the bill (H.R. 1388) to take lands in Sonoma County, California, into trust as part of the reservation of the Lytton Rancheria of California, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1388
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the Lytton Rancherias Homeland Act of 2019.

SEC. 2. FINDINGS.

Congress finds the following:

(1) The Lytton Rancheria of California is a federally recognized Indian tribe that lost its homeland after its relationship to the United States was unjustly and unlawfully terminated in 1958. The Tribe was restored to Federal recognition in 1991, but the conditions of its restoration have prevented it from regaining a homeland on its original lands.

(2) Congress needs to take action to reverse historic injustices that befell the Tribe and that have prevented it from regaining a viable homeland for its people.

(3) Prior to European contact there were as many as 350,000 Indians living in what is now the State of California. By the turn of the 19th century, that number had been reduced to approximately 15,000 individuals, many of them homeless and living in scattered bands and communities.

(4) The Lytton Rancheria’s original homeland was purchased by the United States in 1926 pursuant to congressional authority designed to remedy the unique tragedy that befell the Indian Nations and provide them with reservations called Rancherias to be held in trust by the United States.

(5) After the Lytton Rancheria lands were purchased by the United States, the Tribe settled on the land and sustained itself for several decades by farming and ranching.

(6) By the mid-1960s, Federal Indian policy had shifted back to its policy of terminating the Federal relationship with Indian tribes. In 1958, Congress enacted the Rancheria Act of 1958 (72 Stat. 619), which slated 41 Rancherias in California, including the Lytton Rancheria, for termination after certain conditions were met.

(7) On August 1, 1961, the Federal Government terminated its relationship with the Lytton Rancheria. This termination was illegal because the conditions for termination under the Rancheria Act had never been met. Consequently, the Tribe lost its lands and was left without any means of supporting itself.

(8) In 1987, the Tribe joined three other tribes in the United States in challenging the illegal termination of their Rancherias. A Stipulated Judgment in the case, Scotts Valley Band of Pomo Indians of the Sugar Bowl Rancheria v. United States, No. C-86-3660 (N.D.Cal. March 22, 1991), restored the Lytton Rancheria to its status as a federally recognized tribe.

(9) The Stipulated Judgment provides that the Lytton Rancheria would have the “individual and collective status and rights” that it had prior to “termination and expressly contemplated the acquisition of trust lands for the Lytton Rancheria.

(10) The Stipulated Judgment contains provisions, included at meeting the special needs of the local county governments and neighboring landowners, that prohibit the Lytton Rancheria from possessing its full Federal recognition on its original homeland in the Alexander Valley.

(11) In 2000, approximately 9.5 acres of land in San Pablo, California, was placed in trust status for the Lytton Rancheria for economic development purposes.

(12) The Tribe has since acquired, from willing sellers at fair market value, property in Sonoma County near the Tribe’s historic Rancheria. This property, which the Tribe holds in fee status, is suitable for a new homeland for the Tribe.

(13) A portion of the land to be taken into trust, which portions total approximately 124.12 acres, the Tribe plans to build housing for its members and government and community facilities.

(14) A portion of the land to be taken into trust is being used for viticulture, and the Tribe intends to develop more of the lands to be taken into trust for viticulture. The Tribe’s investment in the ongoing viticulture operation has reinvigorated the vineyards, which are producing high-quality wines. The Tribe is planning to operate its vineyards on a sustainable basis and is working toward certification of sustainability.

(15) No gaming shall be conducted on the lands to be taken into trust by this Act.

(16) No gaming shall be conducted on any lands taken into trust on behalf of the Tribe in Sonoma County after the date of the enactment of this Act.

(17) By directing that these lands be taken into trust, the United States will ensure that the Lytton Rancheria will finally have a permanently protected homeland on which the Tribe can once again live communally and plan for future generations. This action is necessary to fully restore the Tribe to the status it had before it was wrongfully terminated in 1961.

(18) The Tribe and County of Sonoma have entered into a Memorandum of Agreement as amended in 2018 in which the County agrees to the lands in the County being taken into trust for the benefit of the Tribe in consideration for commitments made by the Tribe.

SEC. 3. DEFINITIONS.

For the purpose of this Act, the following definitions apply.

(1) County.—The term “County” means Sonoma County, California.

(2) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

(3) Tribe.—The term “Tribe” means the Lytton Rancheria of California.

SEC. 4. LANDS TO BE TAKEN INTO TRUST.

(a) IN GENERAL.—The land owned by the Tribe and generally depicted on the map titled “Lytton Fee Owned Property to be Taken into Trust” and dated May 1, 2015, is hereby taken into trust for the benefit of the Tribe subject to valid existing rights, contracts, and management agreements related to easements and rights-of-way.

(b) LANDS TO BE MADE PART OF THE RESERVATION.—Lands taken into trust under subsection (a) shall be part of the Tribe’s reservation and shall be administered in accordance with the laws and regulations generally applicable to property held in trust by the United States for an Indian tribe.
The SPEAKER pro tempore. Pursuant to the request of the gentleman from Arizona (Mr. GRIJALVA), the Chair recognizes the gentleman from Arizona.

Mr. GRIJALVA. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to review and extend their remarks and include extraneous material on the measure under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Arizona?

There was no objection.

Mr. GRIJALVA. Madam Speaker, I yield myself such time as I may consume.

Along with dozens of other California Tribes, the Lytton Band of Pomo Indians had its relationship with the Federal Government terminated in 1958, resulting in the loss of its Federal status and all of its Tribal lands.

The Tribe’s recognized status was eventually restored, but its reservation lands were not. As a result, with the exception of a small parcel of land that Congress provided for gaming in San Pablo, the Tribe has been left essentially landless and without a reservation since it was terminated.

H.R. 1388 will address that issue by taking approximately 511 acres in Sonoma County, California, into trust as part of the reservation of the Lytton Rancheria. On 124 acres of the land, the Tribe intends to develop housing for 117 members, as well as governmental and community facilities. Another portion of the land is currently being used for viniculture, and the Tribe intends to develop more of the lands for the same purpose.

In response to local concerns, the Tribe has agreed that the lands will not be used for gaming. This is provided in the text of the legislation as well as in a binding memorandum of understanding with the Sonoma County Board of Supervisors.

In addition to the memorandum of agreement with the County of Sonoma, the Tribe has also entered into agreements with the local school district and the local fire department. Additionally, the Tribe is working with the city of Windsor to ensure appropriate water and sewer hookup.

By directing that these lands be taken into trust, the United States will ensure that the Lytton Rancheria will finally have a permanently protected homeland on which they can once again live as a community and plan for the future.

An identical bill passed the House last Congress by voice vote, and I urge quick adoption of this legislation as well.

Madam Speaker, I reserve the balance of my time.

Mr. COOK. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, H.R. 1388 will provide for the acquisition of a number of acres of noncontiguous land in trust for the benefit of Lytton Rancheria. The lands, located in Sonoma County next to the town of Windsor, are the subject of a fee-to-trust application filed by the Tribe.

Neither the Obama nor Trump administration has provided a reason why the Tribe’s application has not been approved in the last 10 years.

The Tribe has testified that it intends to use a portion of the land for tribal housing, while the rest would support a diverse range of economic development, including plans for a future resort and winery.

I notice everyone paid attention to that last word.

An identical measure passed the House in the previous Congress, and it has been reported twice by the Committee on Natural Resources, though not in the current Congress.

Madam Speaker, I urge adoption of the measure, and I yield back the balance of my time.

Mr. GRIJALVA. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Arizona (Mr. GRIJALVA) that the House suspend the rules and pass the bill, H.R. 1388.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being necessary, the question is decided in the affirmative. The Speaker pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

LITTLE SHELL TRIBE OF CHIPPEWA INDIANS RESTORATION ACT OF 2019

Mr. GRIJALVA. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 297) to extend the Federal recognition to the Little Shell Tribe of Chippewa Indians of Montana, and for other purposes.

The Clerk reads the title of the bill.

The text of the bill is as follows:

H.R. 297

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

SECTION 1. SHORT TITLE. This Act may be cited as the “Little Shell Tribe of Chippewa Indians Restoration Act of 2019.”

SEC. 2. DEFINITIONS. In this Act:

(1) MEMBER.—The term “member” means an individual who is enrolled in the Tribe pursuant to section 6.

(2) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

(3) TRIBE.—The term “Tribe” means the Little Shell Tribe of Chippewa Indians of Montana.

SEC. 3. FEDERAL RECOGNITION.

(a) IN GENERAL.—Federal recognition is extended to the Tribe.

(b) EFFECT OF FEDERAL LAWS.—Except as otherwise provided in this Act, all Federal laws providing regular general application to Indians and Indian tribes, including the Act of June 18, 1934 (25 U.S.C. 5101 et seq.) (commonly known as the “Indian Reorganization Act”), shall apply to the Tribe and members.

SEC. 4. FEDERAL SERVICES AND BENEFITS.

(a) IN GENERAL.—Beginning on the date of enactment of this Act, the Tribe and each member shall be eligible for all services and benefits provided by the United States to Indians and federally recognized Indian tribes, without regard to—

(1) the existence of a reservation for the Tribe; or

(2) the location of the residence of any member on or near an Indian reservation.

(b) SERVICE AREAS.—For purposes of the delivery of services and benefits to members, the service area of the Tribe shall be considered to be the area comprised of Blaine, Cascade, Glacier, and Hill Counties in the State of Montana.

SEC. 5. REAFFIRMATION OF RIGHTS.

(a) IN GENERAL.—Nothing in this Act shall diminish any right or privilege of the Tribe or any member that existed before the date of enactment of this Act.

(b) CLAIMS OF TRIBE.—Except as otherwise provided in this Act, nothing in this Act alters or affects any legal or equitable claim of the Tribe to enforce any right or privilege reserved by, or granted to, the Tribe that was wrongfully denied to, or taken from, the Tribe before the date of enactment of this Act.

SEC. 6. MEMBERSHIP ROLL.

(a) IN GENERAL.—As a condition of receiving recognition, services, and benefits pursuant to this Act, the Tribe shall submit to the Secretary, by not later than 18 months after the date of enactment of this Act, a membership roll consisting of the names of each individual enrolled as a member of the Tribe.

(b) DETERMINATION OF MEMBERSHIP.—The qualifications for inclusion on the membership roll of the Tribe shall be determined in accordance with sections 1 through 5 of article 5 of the constitution of the Tribe dated September 10, 1977 (including amendments to the constitution).

(c) MAINTENANCE OF ROLL.—The Tribe shall maintain the membership roll under this section.

SEC. 7. TRANSFER OF LAND.

(a) HOMELAND.—The Secretary shall acquire, for the benefit of the Tribe, trust title
Madam Speaker, H.R. 297 will extend Federal recognition to the Little Shell Tribe of Chippewa Indians of Montana.

Federal recognition of Native American Tribes is critical to protecting their tribal sovereignty and restoring a tribe’s ability to control its land, its water, and its resources, as well as the ability to govern and to protect the health, safety, and welfare of its members.

The Little Shell Tribe has resided in Montana for well over a century and has long been recognized as a tribe by the State of Montana.

The Little Shell Tribe is a political successor to the signatories of the Pembina Treaty of 1863, under which a large area of the land in the State of North Dakota was ceded to the United States. While the Federal Government has federally recognized the two other Tribes that are successors to the signatories of the treaty, the Little Shell have inexplicably been left in limbo.

The Little Shell Tribe has repeatedly petitioned the Federal Government for Federal recognition, first in the 1930s and under the Indian Reorganization Act, and later, starting in 1978, through the Department of the Interior’s recognition process. However, despite their long and well-documented history, they were deprived of their rightful Federal recognition each time.

H.R. 297 finally extends recognition to the Little Shell Tribe, making all Federal laws and regulations of general applicability to Indians and Indian Tribes applicable to Little Shell and its members.

Federal recognition of the Little Shell Tribe enjoys broad support in Montana, including support from the Governor, the Montana State Legislature, the surrounding counties and cities, and from all the other federally recognized Montana Tribes.

Recognition of the Little Shell is long overdue.

Madam Speaker, I urge my colleagues to vote “yes” on H.R. 297, and I reserve the balance of my time.

Mr. COOK. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, H.R. 297, sponsored by Congressman GIANFONTE, would extend Federal recognition to the Little Shell Tribe of Chippewa Indians of Montana.

With Federal recognition, the Little Shell Tribe and its members would be eligible for all services and benefits provided by the Federal Government to Indians because of their status as Indians.

A previous version of this bill passed without opposition in the last Congress, thanks in large part to the gentleman from Montana (Mr. GIANFONTE), who has been a tireless advocate of recognizing the Little Shell Tribe and whose work has been instrumental to bringing this legislation closer to the finish line.

Madam Speaker, I yield 2 minutes to the gentleman from Montana (Mr. GIANFONTE).

Mr. GIANFONTE. Madam Speaker, I thank the gentleman for the time.

Madam Speaker, I rise today to once again provide the Little Shell Tribe of Chippewa Indians of Montana with the overdue Federal recognition that they deserve.

The Little Shell Tribe began petitioning the Federal Government for recognition in the 1930s, over 80 years ago.

Last year, the Little Shell Tribe of Chippewa Indians Restoration Act passed this Chamber unanimously. It was the first time that a bill providing Federal recognition to the Little Shell Tribe passed either the House or the Senate. Following the passage in the House, however, the uncontroversial bill hit a roadblock in the Senate.

Today, we again take upon their worthy cause as we pass this bill.

Madam Speaker, I thank Chairman GRIJALVA and Ranking Member Bishop for their continued support.

This Congress should provide the Little Shell Tribe with the Federal recognition it deserves, particularly after its eight decades of dedicated efforts. Hopefully, my colleagues in the Senate will recognize the importance of this legislation.

Madam Speaker, I urge a “yes” vote on the bill.

Mr. GRIJALVA. Madam Speaker, I have no further requests for time, and I want to extend our appreciation for his work to the sponsor of the legislation. It passed unanimously, as he indicated, and there is no reason why we can’t do that again today.

Madam Speaker, I yield back the balance of my time.

Mr. COOK. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

ANNOUNCEMENT OF THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Proceedings will resume on questions previously postponed.

Votes will be taken in the following order:

- Motion on passage of H.J. Res. 46, the objections of the President to the contrary notwithstanding:
  - Motion to suspend the rules and pass H.R. 1388; and
  - Motion to suspend the rules and pass H.R. 297.

The first electronic vote will be conducted as a 15-minute vote. Pursuant to clause 9 of rule XX, remaining electronic votes will be conducted as 5-minute votes.

TERMINATION OF NATIONAL EMERGENCY DECLARED BY THE PRESIDENT ON FEBRUARY 15, 2019—VETO MESSAGE FROM THE PRESIDENT OF THE UNITED STATES

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the question of whether the House, on reconsideration, will pass the joint resolution (H.J. Res. 46) relating to a national emergency declared by the President on February 15, 2019, the objections of the President to the contrary notwithstanding.

In accord with the Constitution, the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 248, nays 181, not voting 3, as follows:

YEA—248

Adams
Aguilar
Alford
Amash
Anne
Barragan
Bass
Beatty
Bera
Beyar
Bishop (CA)
Bilirakis
Blinken
Blunt Rochester
Bonamici
Boyle, Brendan
F.
Brindisi
Brown (MD)
Brownley (CA)
Bustos
Butterfield
Carbajal
Carter
Carson (IN)
Cartwright
Caulifield
Castronova
Caster (FL)
Custodia
Chu, Judy
Cicilline
Mr. GRAVES of Georgia and Mrs. ROBY changed their vote from "yea" to "nay."

So (two-thirds not being in the affirmative) the veto of the President was sustained and the joint resolution was rejected.

The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The veto message and the joint resolution are referred to the Committee on Transportation and Infrastructure.

The Clerk will notify the Senate of the action of the House.

LYTTON RANCHERA HOMELANDS ACT OF 2019

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 1388) to take lands in Sonoma County, California, into trust as part of the reservation of the Lytton Rancheria of California, and for other purposes, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is the motion offered by the gentleman from Arizona (Mr. Guit-Jalva) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 494, nays 21, not voting 6, as follows: [Roll No. 128]
H26186  CONGRESSIONAL RECORD — HOUSE  March 26, 2019

Timmons
Vela
Velasquez
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Titus
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Thagg
Watson
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Torres (CA)
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Torres Small (NM)
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Turner
Schnitz
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Van Drew
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Webster (FL)

Vargas
Webster (FL)
Zeldin
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Veasey
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Yeung
Yeung

NAYS—21

Anderholt
Cloud
Norman
Ober

Amash
Davidson (OH)
Palmer
Ober

Babkin
Gohsmer
Rice (SC)
Roby

Bishop (UT)
Grothman
Ryan
Ryan

Brooks (AL)
Ector
Ector
Roy

Burchett
Louise
Roy
Roy

Burgess
Mooney (NV)
Weber (TX)
Weber (TX)

Deucht
Higgins (NY)
Spero
Spero

Granger
Reschenthaler
Wilson (SC)

NOT VOTING—6

Abraham
Armstrong
Balderson

Adams
Arrington
Banks

Aderholt
Axne
Barr

Aguilar
Babin
Barragan

Alfred
Bacon
Bass

Amedee
Bailey
Beaty
Mr. CISNERS. Madam Speaker, I ask unanimous consent that the bill be discharged from further consideration of the bill (S. 252) to authorize the honorary appointment of Robert J. Dole to the grade of colonel in the regular Army, and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

The text of the bill is as follows:

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

SECTION 1. FINDINGS.

Congress makes the following findings:

(1) Robert J. Dole, also known as Bob Dole, was born July 22, 1923, in Russell, Kansas.

(2) As a student at the University of Kansas, Bob Dole enrolled in the Army Enlisted Reserve Corps in 1942. He was called to active duty the following year and served during World War II. While deployed to Italy as an infantry lieutenant in the 10th Mountain Division, he was seriously wounded in combat and was twice cited for acts of heroism under fire. He finished his military service with two Purple Hearts and two awards of the Bronze Star Medal with “V” device for valor. He was also awarded the American Campaign medal, the European-African-Middle Eastern Campaign Medal, and the World War II Victory Medal. He resigned his Army commission at the grade of captain.

(3) Bob Dole served in the House of Representatives from 1961 to 1969. He served in the Senate from 1969 until 1996. His service was previously recognized by both the Legislative Branch of the United States Government, through the Congressional Gold Medal, and the Executive Branch of the United States Government, through the Presidential Medal of Freedom.

(4) Separate from the actions underlying the honors previously bestowed upon him, Bob Dole also made direct contributions to the Department of Defense and the veterans of United States military service, including through the following:

(A) Bob Dole sponsored or co-sponsored bills in Congress to improve veterans benefits, to improve accountability of missing members of the Armed Forces, to establish the Persian Gulf War Veterans Health Registry, to recognize women veterans, and to provide relief from certain inequities for National Guard technician service in connection with civil service retirement.

(B) Bob Dole served as the National Chairman of the WWII Memorial Campaign, co-chair of the Families of the Fallen Scholarship Fund, and co-chair of the Presidential Commission on the Care of America’s Returning Wounded Warriors.

(C) In 2018, an Army advisory panel reviewed the comprehensive record of Bob Dole’s service to the Armed Forces, veterans, and the national security of the United States. The panel, recognizing Bob Dole’s unique contributions to the Department of Defense and veterans, recommended the honorary promotion of Bob Dole to the grade of colonel in the Army.

(D) Acting under provisions of section 1563 of title 10, United States Code, the Secretary of the Army endorsed the recommendation of the advisory panel on an honorary promotion of Bob Dole and forwarded it to Congress for further action.

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Ms. GRANGER. Madam Speaker, I was unable to attend votes due to circumstances beyond my control. Had I been present, I would have voted “nay” on roll call No. 127, “yea” on roll call No. 128, and “yea” on roll call No. 129.

REPORT ON H. RES. 245, PROVIDING FOR THE EXPENSES OF CERTAIN COMMITTEES OF THE HOUSE OF REPRESENTATIVES IN THE ONE HUNDRED SIXTEENTH CONGRESS.

Ms. LOFGREN, from the Committee on House Administration, submitted a privileged report (Rept. No. 116–116–20) providing for the expenses of certain committees of the House of Representatives in the One Hundred Sixteenth Congress, which was referred to the House Calendar and ordered to be printed.

AUTHORIZING THE HONORARY APPOINTMENT OF ROBERT J. DOLE TO THE GRADE OF COLONEL IN THE REGULAR ARMY.

Mr. CISNERS. Madam Speaker, I ask unanimous consent that the bill be discharged from further consideration of the bill (S. 252) to authorize the honorary appointment of Robert J. Dole to the grade of colonel in the regular Army, and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

The text of the bill is as follows:

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

SECTION 1. FINDINGS.

Congress makes the following findings:

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(2) As a student at the University of Kansas, Bob Dole enrolled in the Army Enlisted Reserve Corps in 1942. He was called to active duty the following year and served during World War II. While deployed to Italy as an infantry lieutenant in the 10th Mountain Division, he was seriously wounded in combat and was twice cited for acts of heroism under fire. He finished his military service with two Purple Hearts and two awards of the Bronze Star Medal with “V” device for valor. He was also awarded the American Campaign medal, the European-African-Middle Eastern Campaign Medal, and the World War II Victory Medal. He resigned his Army commission at the grade of captain.

(3) Bob Dole served in the House of Representatives from 1961 to 1969. He served in the Senate from 1969 until 1996. His service was previously recognized by both the Legislative Branch of the United States Government, through the Congressional Gold Medal, and the Executive Branch of the United States Government, through the Presidential Medal of Freedom.

(4) Separate from the actions underlying the honors previously bestowed upon him, Bob Dole also made direct contributions to the Department of Defense and the veterans of United States military service, including through the following:

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(B) Bob Dole served as the National Chairman of the WWII Memorial Campaign, co-chair of the Families of the Fallen Scholarship Fund, and co-chair of the Presidential Commission on the Care of America’s Returning Wounded Warriors.

(C) In 2018, an Army advisory panel reviewed the comprehensive record of Bob Dole’s service to the Armed Forces, veterans, and the national security of the United States. The panel, recognizing Bob Dole’s unique contributions to the Department of Defense and veterans, recommended the honorary promotion of Bob Dole to the grade of colonel in the Army.

(D) Acting under provisions of section 1563 of title 10, United States Code, the Secretary of the Army endorsed the recommendation of the advisory panel on an honorary promotion of Bob Dole and forwarded it to Congress for further action.

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

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AUTHORIZING THE HONORARY APPOINTMENT OF ROBERT J. DOLE TO THE GRADE OF COLONEL IN THE REGULAR ARMY.

Mr. CISNERS. Madam Speaker, I ask unanimous consent that the bill be discharged from further consideration of the bill (S. 252) to authorize the honorary appointment of Robert J. Dole to the grade of colonel in the regular Army, and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

The text of the bill is as follows:

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

SECTION 1. FINDINGS.

Congress makes the following findings:

(1) Robert J. Dole, also known as Bob Dole, was born July 22, 1923, in Russell, Kansas.

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(4) Separate from the actions underlying the honors previously bestowed upon him, Bob Dole also made direct contributions to the Department of Defense and the veterans of United States military service, including through the following:

(A) Bob Dole sponsored or co-sponsored bills in Congress to improve veterans benefits, to improve accountability of missing members of the Armed Forces, to establish the Persian Gulf War Veterans Health Registry, to recognize women veterans, and to provide relief from certain inequities for National Guard technician service in connection with civil service retirement.

(B) Bob Dole served as the National Chairman of the WWII Memorial Campaign, co-chair of the Families of the Fallen Scholarship Fund, and co-chair of the Presidential Commission on the Care of America’s Returning Wounded Warriors.

(C) In 2018, an Army advisory panel reviewed the comprehensive record of Bob Dole’s service to the Armed Forces, veterans, and the national security of the United States. The panel, recognizing Bob Dole’s unique contributions to the Department of Defense and veterans, recommended the honorary promotion of Bob Dole to the grade of colonel in the Army.

(D) Acting under provisions of section 1563 of title 10, United States Code, the Secretary of the Army endorsed the recommendation of the advisory panel on an honorary promotion of Bob Dole and forwarded it to Congress for further action.
SEC. 2. HONORARY APPOINTMENT OF ROBERT J. DOLE TO THE GRADE OF COLONEL IN THE REGULAR ARMY.

(a) Honorary Appointment.—The honorary appointment of Robert J. Dole, of Kansas, to the grade of colonel in the regular Army is hereby authorized.

(b) Additional Benefits Not To Accrue.—The honorary appointment of Robert J. Dole to the grade of colonel in the regular Army under subsection (a) shall not affect pay or other benefits from the United States to Robert J. Dole is otherwise entitled under subsection (a) shall not affect pay or other benefits from the United States to Robert J. Dole.

The honorary appointment of Robert J. Dole of Kansas, a member of the United States Senate from Kansas, to the grade of colonel in the regular Army is hereby authorized.

The SPEAKER pro tempore. The gentleman from North Carolina (Mr. FOXX) asked and was given permission to address the House for 1 minute and to revise and extend his remarks.

Ms. FOXX of North Carolina. Madam Speaker, I ask unanimous consent that the Committee on the Judiciary be discharged from further consideration of H.R. 962, the Born-Alive Abortion Survivors Protection Act, and ask for its immediate consideration in the House.

The SPEAKER pro tempore. Under guidelines consistently issued by successive Speakers, as recorded in section 956 of the House Rules and Manual, the Chair is constrained not to entertain the request unless it has been cleared by the bipartisan floor and committee leaderships.

Ms. FOXX of North Carolina. Madam Speaker, if this unanimous consent request cannot be entertained, I urge the Speaker and the majority leader to immediately schedule the Born-Alive bill so we can stand up and protect the sanctity of human life and I ask all others to join in that request.

The SPEAKER pro tempore. The gentleman is not recognized for debate.

WOMEN’S RIGHTS

(Mrs. WATSON of COLEMAN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. WATSON COLEMAN. Madam Speaker, I rise today to call out a growing insidious threat to women.

There are bills in at least eight State legislatures that would outlaw abortions if a heartbeat can be detected. Typically, this is about 6 weeks of a pregnancy, though it can be earlier.

Six weeks is before many women even know that they are pregnant, effectively taking away their right to choose whether or not to begin or expand their family.

These laws are cruel. They are also in direct violation of the Supreme Court’s decision in Roe v. Wade, a precedent that has stood for over 45 years.

The ultimate point. Mississippi Governor Phil Bryant recently signed into law one of these bills, and he did so knowing it was unconstitutional. He even admitted he was signing this bill for his own religious reasons knowing that it was likely to be challenged. He wants to see it go to the Supreme Court because he wants credit for trying to overturn Roe v. Wade.

But the women of this country will not go back. We have fought tooth and nail to obtain our rights in this country. Those who believe women will give up their right to control their own bodies will quickly learn that they are sorely mistaken.

ANTI-SEMITISM

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

Mr. BURCHETT. Mr. Speaker, I rise to speak out against the plague known as anti-Semitism. We witnessed it in Charlottesville. We suffered through the killings at the Tree of Life synagogue in Pittsburgh. Mr. Speaker, and we saw it again recently here in Congress.

Anti-Semitism is a condition that has afflicted our world for many centuries and ranges from written and spoken words to the mass murder of 6 million Jews in the Holocaust.

Each of us must speak out and condemn it in clear and certain terms whenever it appears, Mr. Speaker.

In Knoxville, my late father, mother, and I, along with our good friend, Bernie Bernstein, helped build with our own hands a memorial to the 6 million.

Just a few months ago, I traveled to Israel and saw firsthand how the Holocaust affected the Jewish people and how they created a new and dynamic democratic state in the Middle East.

As I heard someone say yesterday, Israel is an oasis of democracy in a conflict region, and support for Israel is not a Jewish issue; it is an American issue, Mr. Speaker.

But, Mr. Speaker, the truth is, support for one of our Nation’s staunchest allies and anti-Semitism, they cannot coexist.

As we remember the Holocaust and protect the democracy of Israel, let us join together in condemning anti-Semitism in whatever form it appears, whether in our neighborhoods or here on the House floor.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Ms. Mariel Ridgway, one of his secretaries.

HONORING BRIGADIER GENERAL SHAN K. BAGBY

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

Mr. PAYNE. Mr. Speaker, I rise today to honor an exceptional dentist, Army Brigadier General Shan K. Bagby.

General Bagby is the first African American Army dentist to be promoted to the rank of general. He is the first-ever African American to serve as chief of the Army Dental Corps.

General Bagby was born in Newark, New Jersey. When he was 8 years old, General Bagby went to the neighborhood health clinic and met an African American dentist. That visit, more than 40 years ago, inspired him to become a dentist himself.

When General Bagby graduated from Columbia High School in Maplewood, New Jersey, also in my district, he went to Rutgers University to study physics.

Today, General Bagby is a rising star in the U.S. Army. He is an inspiration to young people across the country who dream of becoming a dentist.

I ask my colleagues to join me in honoring Brigadier General Shan K. Bagby for his service to our country.

COMMENORATING THE LIFE OF DR. LLOYD DARBY, III

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

Mr. ALLEN. Mr. Speaker, I rise today with a heavy heart to commemorate the life of Dr. Lloyd Darby, III.

Dr. Darby was a Georgia native and lifelong resident of Vidalia, Georgia, and the lasting impact he leaves behind on behalf of the local community, his friends, and his family will be remembered for generations.

With a deep love for our Nation and a strong passion for serving others, his many years as a U.S. Navy lieutenant, prominent dentist, and instrumental political figure speaks volumes about his character.

Dr. Darby was a former chairman of the Toombs County Republican Party, district chairman and member of the state GOP board, and a delegate to the 1972 and 1976 Republican National Conventions.

Additionally, he served as chairman of the Friends of Mattingly campaign during Mack Mattingly’s tenure as U.S. Senator. He was the first Republican Senator from Georgia elected since the Reconstruction era.

Lloyd Darby was a man passionate about his faith. He cherished his local community, loved his wife of 60 years, and his entire family beyond measure.

Lloyd’s passion was to give back a smile and to help those who otherwise could not help themselves.

Robin and I send our heartfelt condolences and prayers to all of Dr. Darby’s family, friends, and community on a life well lived.
minute and to revise and extend her remarks.)

Mrs. AXNE. Mr. Speaker, this past winter, Iowa and the Midwest experienced record snowfall with freezing temperatures. The ground has remained frozen, which kept the snow from melting into our soil. And then the rapid warming over March 12 to March 14, along with heavy rains, resulted in mass flooding and devastation across Iowa, particularly in my district of southwest Iowa.

The flooding has resulted in hundreds of millions, if not billions, of dollars in agricultural losses; destroyed homes, schools, small businesses, medical centers; and has caused significant damage to public infrastructure that is vital to these communities.

Entire small towns, such as Hamburg in Fremont County and Pacific Junction, shown here, in Mills County, are under water and are facing irreparable damage.

Communities are without sanitary water. The lasting effects on the health and well-being of Iowa families is beyond calculation and the flooding is still ongoing. We have yet to have seen, probably, the worst of it.

I am grateful that the President declared a disaster emergency declaration to support efforts to guarantee public safety and rapid recovery, but, given the impact of this flooding—and it was mainly in smaller rural communities—the assistance needed to ensure these communities can recover is dramatic, and I have requested the House Appropriations Committee to fund additional disaster supplemental support.

ISSUES OF THE DAY

The SPEAKER pro tempore (Mr. JOHNSON of Georgia). Under the Speaker’s announced policy of January 3, 2019, the gentleman from California (Mr. GARAMENDI) is recognized for 60 minutes as the designee of the majority leader.

Mr. GARAMENDI. Mr. Speaker, I have got a couple of things I want to do today, and I would like to start with a very special celebration that occurs every spring, and this is the Sikh community’s annual historic, cultural, and religious celebration of Vaisakhi.

It is a celebration in the Punjab region of south Asia. It has been going on for centuries, and today it is also celebrated in communities throughout India, the United States, and, really, around the world.

Vaisakhi is an annual festival celebrating the spring season, and it is of great significance to the Sikh religion. It commemorates the creation of Khalsa, a fellowship of devoted Sikhs, and was founded in 1699 by Guru Singh and celebrates the community, prosperity, and continued progress in the year ahead.

It is springtime, and so we celebrate this very important event in the Sikh community.

I also want to talk about another event of the spring, one that you just heard mentioned a moment ago from our colleague, Mrs. AXNE of Iowa, when she talked about the flooding that is occurring.

As chairman of the House Subcommittee on Readiness of the Armed Services Committee, the question for the U.S. military is very clear: Is the U.S. military ready for climate change?

Recent events indicate that there is considerable doubt. Just this last year, Hurricane Florence and Hurricane Michael caused billions of dollars of damage to Camp Lejeune and leveled much of Tyndall Air Force Base.

Perhaps a photo might be better than my words in describing the destruction at Tyndall Air Force Base. Essentially, this key Air Force base located on the Panhandle of Florida, on the Gulf Coast, was wiped out.

We don’t yet know how much it is going to cost to rebuild it. We do know that the Air Force is trying to sustain operations here, and I am told that by May they will be out of money to be able to sustain operations.

We know that there is probably $3 to $4 billion of damage at this Air Force base alone. Keep in mind that this base is almost entirely a sand spit adjacent to the Gulf, and, when hurricanes come through, destruction is sure to occur.

Every marine knows this place. Camp Lejeune. It, too, was hit by a hurricane, not this time, but the deluge that came with the hurricane.

Flooding wiped out a large portion of the base. As you can see, a tree did something that no marine would ever want to have happen, and that is to take out their barracks. This base, too, sustained substantial damage as a result of the hurricane and the flood that was precipitated by the hurricane.

This is also a $3 to $4 billion event. The rebuilding of Camp Lejeune and Tyndall raises a serious question for those of us who must decide on the appropriations: Should we even return to this base alone. Keep in mind that this base is almost entirely a sand spit adjacent to the Gulf, and, when hurricanes come through, destruction is sure to occur.

Every marine knows this place. Camp Lejeune. It, too, was hit by a hurricane, not this time, but the deluge that came with the hurricane.

More than half of the base was underwater, and more than half of the base today is not operable. Six years ago, the U.S. Air Force knew that this Strategic Air Command base was subject to flooding. Indeed, the flooding 6 years ago had come up to the edge of the runway. Last week, it inundated the runway and half the base.

I want to ask my question: Is the U.S. military ready for climate change? It would indicate, from these few examples, that the answer is no. So what are we to do about it?

The United States military is one of the largest employers in the world. It is also one of the largest consumers of energy. The Department of Defense owns millions of acres of global real property, including over 550,000 facilities valued at well over $1 trillion. The Department is uniquely situated to enhance its readiness and resiliency through effective energy policies, programs, and structures that are resilient in the face of climate change.

Installations, bases, are where we generate the force, where we train and sustain them and, in many cases, house critical operational missions, such as the Strategic Air Command.

One way to enhance readiness is to consume less. In fiscal year 2017, the Department of Defense consumed over 85 million barrels of fuel to power ships, planes, combat vehicles, and contingency bases, at a cost of nearly $8.2 billion. In many cases, through contract vehicles such as energy-saving
performance contracts, these energy-saving and resiliency enhancements can be made at no upfront cost to the Department of Defense.

In contested environments, such as Afghanistan, Syria, and Iraq, better fuel consumption extends the range of, and mitigates the risk to, our combat-equipped forces. The resupply of energy is one of the most dangerous things that occurs in military operations, and resupply convoys are targeted. Naval vessels are vulnerable during at-sea replenishments and are the remote locations supporting contingency operations around the world, lower fuel and water consumption rates are an essential readiness enabler, helping that facility to maintain a lower profile at far less risk.

It is essential that our bases and our facilities recover quickly from extreme weather events and from energy disruptions that impact mission capability.

Section 335 of the fiscal year 2018 National Defense Authorization Act required the Department of Defense to report on the effects of climate change on the Department and propose mitigation plans. We have that report in hand. Only days after we received it, Camp Pendleton was flooded; Tyndall was wiped out, and now Offutt is flooded.

We are not happy with the report that the military sent to the House Armed Services Committee and the Subcommittee on Readiness because that report neglects the congressional reporting requirement that we sent to the Department to describe future focused mitigations necessary to ensure mission resiliency.

We are not going to stop. The military is going to come back to the committee, and we are going to hammer home the necessity of resiliency and the necessity, as every Boy Scout knows, to be prepared.

What do they need to be prepared for? The missions, whatever those might be, whether it is the Strategic Air Command or the Marines or the Air Force, but also to be prepared for the inevitable effects of climate change.

To ensure that the military can perform its national defense mandate, the Department of Defense must—must—plan for the vagaries and exigencies that exist as a result of climate change.

The “2014 Climate Change Adaptation Road Map” that the Department put out noted that rising global temperatures, changing precipitation patterns, climbing sea levels, and extreme weather events will intensify the challenges of global instability. Hunger, poverty, and conflict are the results of climate change and its effects on communities all around the world.

In the Department’s words, climate change will likely lead to food and water shortages, pandemic diseases, disputes over refugees and resources, and destruction by natural disasters... across the globe.”

Not only are these climate-related events impacting installations and base readiness, but they are also creating more frequent requests for military support for disaster relief and humanitarian assistance. Active Duty servicemembers, National Guard personnel, and Reserve personnel are increasingly responding to assist communities in impacted events here in the United States and around the world.

Climate change presents a myriad of readiness challenges, both here at home and on a global scale. It is a future threat. By the events of this year and last week, it is an event here and now. It is a threat today; it is impacting the resiliency of our installations and our operations; and it is seriously impacting the readiness of the Department of Defense to meet its challenges all around the world.

We have our hands full, making sure that our military is ready in the era of climate change.

Mr. GARAMENDI. Now, if I might, Mr. Speaker, change subjects and pick up another issue that is before us today. Joining me in this discussion will be Mr. PAYNE from the beautiful State of California.

Just a moment, Mr. PAYNE. Let me lay out what we are going to talk about here.

Today, the House Democrats unveiled new legislation to protect people with preexisting conditions—both here at home and also to lower healthcare costs. We know that, over the last 2 years, President Trump has declared war on healthcare, and the Democrats here in this House and in the Senate intend to address that by lowering healthcare costs.

Last night, in a Federal court, President Trump radically expanded his monstrous war on America’s healthcare, asking the court not only to strike down protections for people with preexisting conditions—not only asking the court to strike down protections for people with preexisting conditions—but also to eliminate the very last protections and benefits provided in the Affordable Care Act.

If President Trump gets his way in the Texas v. U.S. lawsuit, he would destroy the ban on lifetime and annual limits of care. He would destroy the Medicare expansion and the tax subsidies that make health insurance affordable for millions of American families.

On the very day of the 116th Congress, the House Democrats voted to throw the full legal weight of the House of Representatives against what President Trump is attempting to do in the Texas v. U.S. lawsuit. Thanks to that vote, the House counsel has been able to intervene as a party in the lawsuit to argue on behalf of the healthcare of the American people. But more than 190 of my Republican colleagues stood behind the President in his brutal assault on American healthcare.

Unlike my colleagues on the Republican side, today, the Democrats of Congress are introducing legislation to protect preexisting conditions and make healthcare more affordable. We are taking another step forward to deliver on our promises to reverse the last 10 years of our Republican colleagues’ effort to sabotage the Affordable Care Act, the healthcare costs that American families need.

There are three parts to the legislation: lowering healthcare insurance premiums with strengthened and extending affordable assistance; expanding the tax credits that make healthcare insurance more affordable to more middle-income families; and making them more sustainable to all those who are eligible.

Point 2 strengthens protections for people with preexisting conditions, curtailing the Trump administration’s effort to give States waivers to undermine protections for people with preexisting conditions and weaken the standards for essential health benefits.

Third, stop the insurance companies from selling junk health insurance policies.

Finally, reverse the GOP’s health sabotage that has needlessly driven up premiums and weakened protections for people with preexisting conditions, and weaken the standards for essential health benefits.

We know we are going to have our hands full to get this past the Senate and to the desk of the President, but we would hope, as this debate develops, as time goes by and Americans realize what the efforts of the Trump administration and many of my Republican colleagues to deny them the healthcare that they deserve as Americans, that we will ultimately be successful in this legislation and that we will get the President to see clearly what he is doing to the American people as he promotes, defends, and attacks Americans through the Texas v. U.S. lawsuit that is currently underway.

Mr. PAYNE, Mr. Speaker, I would like to ask my colleague, Mr. PAYNE, if he could join us with his comments. I yield to the gentleman from New Jersey (Mr. PAYNE).

Mr. PAYNE. Mr. Speaker, I thank Congressman GARAMENDI for his leadership and for bringing us together today on two very, very important topics. I have come to know him as a leader on issues that are impacting the American people, from California to New Jersey. He’s been a gentleman, a leader, a concerned gentleman, and a leader for all people of this country and his constituents. For that, I am grateful.

Today, the second topic on the Democratic agenda for the people, protecting preexisting conditions, is both timely and impractical is losing as a result of the Trump administration unleashed another assault on the Affordable Care Act. In Federal court, the Trump administration said that it agrees with the lower court’s decision to overturn the Affordable Care Act.

After campaigning on the promise that he would work to improve healthcare, President Trump wants to
eliminate protections for people with preexisting conditions.

President Trump wants to end the provision that allows young people to stay on their parents’ health insurance plans.

President Trump wants to bring back junk insurance plans that take people’s money but refuse to cover their medical expenses. That is what will happen if President Trump wins in Federal court.

It was not that long ago when Federal law allowed insurance companies to discriminate against people with preexisting conditions. Insurance companies could charge people with preexisting conditions extremely high rates and refuse to cover them at all. The Affordable Care Act eliminated legalized discrimination against people with preexisting conditions.

But now the Trump administration is fighting to bring healthcare discrimination back.

Well, there is no going back.

More than 200,000 people in New Jersey, alone, who purchase their insurance through the Affordable Care Act marketplace have preexisting conditions. Nearly 5 million New Jerseyans who get insurance through their employment could be harmed by Trump’s attack on the Affordable Care Act’s protections for people with preexisting conditions.

New Jerseyans and all Americans deserve protection, not discrimination.

In my district, 16,000 people, alone, with preexisting conditions would be at risk of coverage loss or premium increases if the Trump administration successfully rolls back the Affordable Care Act.

Now, let me touch on the effects of this on women for a second.

The Affordable Care Act’s protection for people with preexisting conditions prevents insurance companies from charging women a higher premium on the basis of their being a woman. It keeps insurance companies from charging women a higher premium on the basis of them being a woman. Now, that is not something that they had very much of a choice in at birth, so it is immoral to hold that against them.

What the Trump administration is trying to do would result in women facing significantly higher health insurance premiums simply because they are not men. That wasn’t right before the Affordable Care Act, and it sure isn’t right now.

Let me be clear: The Trump administration wants to put at risk undermining people’s access to healthcare in this Nation.

And let me be clear about this: I will keep fighting, along with the gentleman from California (Mr. GARAMENDI), to ensure that all Americans’ healthcare is protected. That is the least we can do in the position that our constituents have given us in this task to be their voice in this House.

Mr. Speaker, I just want to once again commend Mr. GARAMENDI for always being timely in bringing these issues to light for the American people and for all the country to see, that we here in the House of Representatives do speak for people.

Mr. GARAMENDI. Mr. Speaker, I thank the gentleman so very much; he is far too generous in his comments with regard to me. He is constantly here joining in these discussions and putting forth the interests of the constituents in his district in New Jersey and across wider America. I thank the gentleman for raising those issues, and particularly for pointing out the issue of preexisting conditions as it affects women.

Before the Affordable Care Act, every woman was considered to have a preexisting condition, and, indeed, they were charged higher premiums. That is not the case with the Affordable Care Act in law, but if the Texas case is successful, if the President is successful in his arguments before the court and it is carried on, then those protections for women, more than 50 percent of the American population, will be gone.

Beyond that, the expansion of the Medicaid programs, those, too, will be gone. For people with preexisting conditions, people who have diabetes or high blood pressure, their protections will be gone.

So the effect on preexisting conditions, and particularly this case that the President has put his full support behind, is an egregious attack on the healthcare and the well-being of Americans, as Mr. PAYNE so well pointed out. Mr. Speaker, I thank the gentleman so much for doing that.

ARMED FORCES READINESS

Mr. GARAMENDI. Mr. Speaker, there are a couple of other things that I do want to touch on.

Today, the House Armed Services Committee had before it the Acting Secretary of Defense as well as the Chairman of the Joint Chiefs of Staff. Issues were raised during that committee hearing about readiness, specifically about the efforts of the President to circumvent the Constitution of the United States and to take unto himself the appropriation power, which is clearly laid out in the Constitution as the power of Congress.

Article I, Section 9 of the Constitution clearly says that there shall be no money taken from the Treasury except by appropriation law. That is the power of the purse that is given to Congress.

The Founders were very clear that, if the President would have not only the power of carrying out the law, but also the power to spend the money that is, money to carry out the law—we would have a completely different system. In fact, we would have an imperial presidency. They didn’t want that, and they wrote very clearly into the Constitution that no money shall be taken from the Treasury without an appropriation.

Now, the Congress acted on this issue, acted on the issue with an appropriate bill, and Congress did not agree with the President. Instead of the $5 billion, $6 billion that the President wanted for his border wall, Congress said no and provided $1.3 billion for border security, including some fences in some locations. Very clearly, Congress said no, President, and Congress appropriated money for a specific purpose.

No sooner was that legislation signed by the President than the President attempted to usurp the power of Congress and appropriated, in Washington, D.C., for himself some $5 billion by manipulating the existing emergency laws that allow the declaration of emergency and money to be spent for that emergency.

Okay. That is what he wanted to do. Be clear in understanding that this is the attempt by the President to appropriate money in an unconstitutional and, I believe, an illegal way.

Now, it is not just a constitutional issue; it is also an issue of readiness for the military. We are talking about tens of millions of dollars to rebuild Offutt Air Force Base, the home of the Strategic Air Command.

We are talking about $3 billion to $4 billion to rebuild Camp Lejeune, one of the two major domestic bases for the U.S. Marine Corps.

We are talking about $3 billion to $4 billion to rebuild Tyndall Air Force Base in Florida, the home of the F-22 fighter jets and the new and presumed home of the new F-35 multitask fighter.

So we should ask: If the President is able to divert $6 billion to $8 billion from the military construction account, which we call MILCON, and use it for his border wall, where are we to find the money, the $3 billion to $4 billion to rebuild Tyndall, the $3 billion to $4 billion to rebuild Camp Lejeune, and all of the other bases across the United States and around the world that face climate change? Where are we going to get the money?

Well, if you happen to be a deficit hawk, you are going to get excited about the prospect it is going to be borrowed money.

The way in which the budget and the appropriation process works here, critical programs that the military has deemed essential for the readiness of our military and Congress has agreed to, authorized and appropriated money for that purpose, those programs will be delayed, and we will simply increase the deficit to do it so that the President can fulfill his campaign promise of a big, beautiful border wall.

Last week, I was in Jordan on a military mission to look at our troops there, to look at the situation in Syria and Iraq. Also, I was in Iraq and specifically went to look at a program that the U.S. Government had funded to build a modern 21st century border security program for Jordan’s military and Jordan’s Government.

Over 300 miles between Jordan and Syria, in the most violent part of the world, with ISIS, with refugees, with...
military weapons, with drugs, all of that, we spent $345 million of taxpayer money building a 21st century border security system, a system that involves observation techniques of many kinds, a system that involves observation and appropriate locations along that 300-plus-mile border, and quick response teams to go where there was an incursion across the border. And by all accounts from our own military, from Jordan’s military, it is effective.

Now, the President wants $8 billion for 150 miles of fence and walls. There is a better way, and as Democrats, we have been calling for this better way for months and months. In fact, in the legislation that the President signed, it is the better way.

It is not a big, beautiful wall with “Trump” written on it. It is, in fact, a virtual system similar to what we built in Jordan, in the most dangerous place in the world, and it works.

So we need to be very careful here, because that is $8 billion that will not be available to make our American military installations all around the world ready for the tasks that they have before them.

So we need to consider this issue, as we go through the appropriation process this spring, and as we fight this constitutional battle with the President over the funding mothers’ and fathers’ understanding of what an imperial presidency would become if they have both the appropriation power as well as the power to execute the law, they said, no, the President cannot have that power.

As we fight this fundamental constitutional issue, we should also keep in mind that there is a better way to protect our southern border, or any border for that matter, and it is essential that we spend the money that we have appropriated for the military to protect their readiness and, in so doing, protect the security and safety of America.

So we will have this debate, and this debate will hopefully result in the American public understanding what they should have learned in grammar school about civics and about the separation of powers. Unfortunately, our President seems to have missed that class.

But we are not going to let it go. This is not a Democratic or Republican issue. This is an American constitutional issue.

So let us proceed. Let us proceed in full understanding of what is at stake here: the rebuilding of the bases, yes, but, more importantly, the very fundamental notion of the separation of powers that is inherent in the Constitution. And, by the way, every Member of the House of Representatives, every Senator, and every general, including acting Secretaries of State, have taken an oath to defend and uphold the Constitution. We would all do well to read Article I, Section 9.

Mr. Speaker, I yield back the balance of my time.
give people with Down syndrome and other disabilities the opportunities to live the life they deserve. The Kansas ABLE Act went into effect in January 2017. I was proud to be part of that effort because it is the right thing to do.

In Congress, I have been humbled to work with organizations like the National Down Syndrome Society to build upon the progress of the ABLE Act. Last year, I was honored to receive the 2018 Down Syndrome Society Impact Award and look forward to supporting the mission in this Congress.

This year, I am also honored to be on the honorary committee for the AcceptAbility Gala, hosted by the Global Down Syndrome Foundation, an annual event in Washington, D.C., that supports lifesaving research and medical care for children and adults with Down syndrome.

Back home in Kansas, I am also inspired by groups like the Arc of Sedgwick County, which supports individuals living with intellectual and developmental disabilities, including Down syndrome.

Just as each of these groups, among numerous others, supports those with Down syndrome, is my hope that, in Congress, we can do the same thing.

Mr. Speaker, I look forward to discussing this more today, but, at this time, I am happy to yield to the gentleman from Minnesota (Mr. STAUBER). Mr. Speaker. I rise in honor of World Down Syndrome Awareness Day, which was Thursday, March 21.

One of the greatest blessings in my life is my 16-year-old son, Isaac, who has Down syndrome. Each day, he brings joy to our lives, and I am so proud of everything he has accomplished.

World Down Syndrome Awareness Day is an excellent opportunity to raise awareness about the challenges that Down syndrome brings, but it is also a chance to celebrate just how incredible people with Down syndrome truly are. It absolutely breaks my heart—just breaks my heart—when I hear some people say that they would rather get an abortion than have a child with Down syndrome.

The sheer ignorance of those individuals is disheartening to me. They do not see what a blessing all of God's children bring—no matter what their condition is. That is a heartbreak for them. If they met my son Isaac, I know they would have a change of heart.

When we talk about disabilities, I want us to talk about the abilities of those like my son Isaac. Instead of focusing on what they can't do, let's focus on what they can do.

The limit to what people like Isaac can accomplish is not determined by their condition but by how much we love them and give them the empowerment so they can navigate the world of work, education, and public life.

As Isaac's dad and now as a Member of Congress, I am committed to strong-ly advocating for the inclusiveness of those who live with disabilities and the protection of their lives, always.

Mr. ESTES. Mr. Speaker, I thank Representative STAUBER for those comments.

Mr. Speaker, it is important for us, as Representatives, to actually stand up for what we think is important. Obviously, as parents, we all care about our children. We want to make sure they get the best opportunities that they possible can. As Representatives, one of the reasons I ran for office was to make sure that we could have an impact and make sure that we could make a difference in people's lives.

When I look at the role of the Federal Government, one of the things that is most important for us is making sure that we can help those individuals live out the life that is embedded in our Constitution and Declaration of Independence and having the right to life, liberty, and the pursuit of happiness. Is there an opportunity for individuals with Down syndrome to live and enjoy all the blessings of this great country?

We can talk a lot about different issues, and there are, obviously, lots of us here in the Halls of Congress who talk about some of those issues. Mr. Speaker, I yield to the gentleman from Arkansas (Mr. HILL), my good friend, who wants to weigh in on this subject as well.

Mr. HILL of Arkansas. Mr. Speaker, I thank my friend from Kansas for yielding. I appreciate him organizing an opportunity to come to the House floor and talk about this important issue.

As the father of two children, I have been committed to policies for a safe and enduring future for all kids and understand that we have to ensure the protection of kids no matter what their walk in life, particularly those with developmental disabilities.

Mr. Speaker, over 200,000 in the United States live with Down syndrome, and one in 792 babies is born with this genetic disorder. While there have been great advances in medical research and public policy to enhance the lives of those affected by Down syndrome, there is still much work to be done.

Individuals with disabilities face many challenges, and I understand the need to ensure access to vital services and medical equipment to support independent living. This is critical to help effectively live with Down syndrome. Getting our kids the proper developmental path at a young age helps them ensure they will be healthier adults with a bright future.

For over 20 years, I have watched young people begin to build that proper developmental path at Access Academy in Little Rock or Easter Seals Academy at Riverdale. As a former member of the board of directors of Arkansas Children's Hospital, I saw firsthand how important it was that parents are given the tools they need to keep their children healthy. This is particularly important for families who have a child with a disability.

Back in 1990, President George H. W. Bush signed the ADA into law, the Americans with Disabilities Act. I was proud to have been working on President Bush's staff at the time. It was an amazing piece of legislative work that brought this Congress together and that has benefited thousands and millions of Americans and families since.

I look forward to working with my colleagues to build upon that legislation so that all Americans can reach their full potential, no matter what challenges they face. I will continue to support efforts that provide services to individuals and families who are impacted by Down syndrome.

Regardless of political ideology, I think we can all agree that every single child deserves protection. When I think about the kids over the past two decades whom I have watched grow up, who had incredibly nurturing parents who got them on that developmental path in the right way, who sacrificed so that they had that opportunity to talk about what my son could pursue, happiness, and I see them smiling at workplaces when I visit in Conway, North Little Rock, and Little Rock, that they have a job, that they are out working, that they have that self-sufficiency and excitement of the work they do, it gives me such a warm feeling to see their success with all the hard work they have put into that pursuit of happiness.

Finally, Mr. Speaker, I have to say, and I don't think it should be left unsaid today, that a right to abortion should not extend to children with traits deemed undesirable or inconvenient. Would we throw away a life so casually if a child had the wrong color eyes or off-texture hair? Of course not.

If a child does not fit the physical or developmental ideals of their parents, they should be treated with the same degree of medical attention, love, and care as any other child. As a proud Catholic and pro-life Member of Congress, I believe we need to value life.

Mr. Speaker, I thank my friend from Kansas for hosting this important event today to talk about Down syndrome, the love we have for our American citizens who live with Down syndrome, and the affection we have and support we have for their families.

Mr. ESTES. Mr. Speaker, I thank the gentleman from Arkansas (Mr. HILL).

It is tremendous to be able to work with representatives like him that are so compassionate. As lawmakers, how do we make life better? How do we provide opportunities for individuals?

You touched on a sad part in society today where so many people seem to think that it is right that just because of some particular trait for our American citizens who live with Down syndrome, and the affection we have and support we have for their families.
When we are talking about Down syndrome and awareness of that, you know, it is a sad fact that we have got to address this issue. We have got to address that extreme discrimination that some individuals that want to impress upon those people who may have Down syndrome to have a chance to live a life.

In the United States, two-thirds—67 percent—of babies diagnosed with Down syndrome while in the womb are aborted.

In Europe, it is even worse. In France, the rate is 77 percent. In Denmark, it is 98 percent. And in Iceland, it is nearly 100 percent, where late-term abortions are allowed if the baby has a deformity, which includes Down syndrome, to quote a CBS News article.

In a society where Down syndrome individuals can have a wonderful quality of life and pursue their dreams, this discrimination needs to be brought to light.

We live during a time when there is so much medical innovation, so many opportunities, so many brilliant things that our doctors are developing, we need to make sure that we capitalize on that innovation, make sure that we allow people the opportunity to live a full life and live the opportunities that they enjoy.

This innovation, unfortunately, has been used by individuals to determine the sex, determine if the child is healthy, determine if the child has certain traits; and in some cases, for positive reasons, to determine whether there is some medical necessity to operate while in the womb to make sure that that individual—that child—enjoys quality of life.

However, we need to make sure that that testing process never gets corrupted, never gets used in a discriminatory way, and it is never used to justify abortion.

It is a sad fact that we are seeing so many things being talked about in the abortion arena nowadays, and so many people beating that drum.

We have got to stand up, you know, in our country. We want to be able to stand up for people's rights and we want to be able to stand up for the opportunities for babies to live and have the opportunity to live a life that we all will enjoy as well.

I now yield to the gentleman from Texas, my fellow colleague, the opportunity to speak and talk about this very important issue.

Mr. BABIN. Mr. Speaker, I thank my great colleague from the State of Kansas.

Mr. Speaker, on March 21, we celebrated World Down Syndrome Awareness Day. What an appropriate thing to celebrate as folks with Down syndrome make incredible contributions to society every single day that should be acknowledged and appreciated.

I am inspired by people like David, whom I had the great pleasure and honor of knowing and learning from.

With the rise of prenatal screening tests across the United States, the number of babies born with Down syndrome every year has significantly decreased. And while we do not know the exact number of Down syndrome children who are aborted every year, it is estimated that approximately two-thirds of children diagnosed in the womb are aborted.

Two-thirds of children who would go on to make a significant impact in this world are murdered before they are given a chance to even be able to have that opportunity.

Iceland, in particular, has almost completely eradicated Down syndrome births.

Statistics show that they have an almost 100 percent termination rate of Down syndrome children.

France has a 77 percent termination rate; while Denmark is at 98 percent.

I say this, that the United States will reject the idea that Down syndrome children somehow are less than other children. As a society, we should move away from any idea that advocates killing any child in its mother’s womb.

And as a pro-life person, I believe that all life is valuable, especially the lives of those who cannot speak for themselves.

Aborted Down syndrome children are just that, they are children who have their own hopes and dreams for a future and to live a long, healthy life. To take away their right to life is inconceivable to me and abhorrent.

I will continue to fight for legislation that protects every single unborn child, regardless of whether or not they have an extra chromosome.

Mr. ESTES. Mr. Speaker, I thank Representative BABIN, and I appreciate those words.

Mr. Speaker, we, as fellow colleagues, have such an important role trying to work on how we bring forth those American principles and opportunities for everybody.

In recent months, we have seen politicians from States around the country embrace late-term abortions and openly discuss infanticide. Individuals with Down syndrome would be among the most severely impacted by these tragic policies.

To help respond to that, my colleagues and I have repeatedly called to bring forward the Born-Alive Abortion Survivors Protection Act to the floor for a vote.

This straightforward bill would require healthcare practitioners to give the same care to a child who has survived a botched abortion just as they would any other newborn child.

Apparenty, the bill has 182 cosponsors.

Unfortunately, a vote on the bill has been blocked 21 times now by the majority.

However, as we rise to commemorate World Down Syndrome Day, I call on my colleagues to consider this bill and any other one that would protect life and support those with Down syndrome.

There are 250,000 people in America with Down syndrome. They live healthy, productive, happy lives, just like you and I do, and want to have the same hopes and dreams and goals.

We need more awareness of what a diagnosis of Down syndrome really means. It means that a child simply has an extra chromosome and that nothing else about their life is different from you or me.

They have so much to contribute to this world, and they deserve that chance.

Last year, I had the chance to meet David Egan. David is a fellow working for the National Down Syndrome Society, and previously worked for the House Ways and Means Committee.

When I met him, he told me how much he wanted to help others with Down syndrome accomplish anything they wanted to do, just as he has done in his own life and career.

I am inspired by people like David, and I want to thank my colleagues who join me today for this Special Order recognizing World Down Syndrome Day.

Mr. Speaker, I look forward to working with Congress to support those with Down syndrome, and with that, I yield back the balance of my time.
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Transportation, transmitting the Department’s final rule — Airworthiness Directives; Engine Alliance Turbofan Engines [Docket No.: FAA-2019-0056; Product Identifier 2018-NE-26-AD; Amendment 39-19905; AD 2018-24-01] (RIN: 2120-AA64) received March 21, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 114-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

490. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Airworthiness Directives; Bombardier, Inc., Airplanes [Docket No.: FAA-2019-0735; Product Identifier 2017-NM-183-AD; Amendment 39-19490; AD 2018-23-01] (RIN: 2120-AA64) received March 21, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 114-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

491. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Airworthiness Directives; International Aero Engines Turbofan Engines [Docket No.: FAA-2018-0572; Product Identifier 2018-04-01] (RIN: 2120-AA64) received March 21, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 114-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

492. A letter from the Assistant Secretary for Legislation and Human Services, transmitting the FY 2018 report of the Federal Coordinated Health Care Office, pursuant to 42 U.S.C. 1315(e); Public Law 111-148, Sec. 202(d)(v); (124 Stat. 316); jointly to the Committees on Energy and Commerce and Ways and Means.

493. A letter from the Under Secretary, Personnel and Readiness, Department of Defense, transmitting the Department’s National Security Education Program (NSEP) 2018 Annual Report, pursuant to 50 U.S.C. 1906(a); jointly to the Committees on Intelligence (Permanent Select) and Education and Labor.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Ms. LOFGREN: Committee on House Administration. House Resolution 245. Resolution providing for the expenses of certain committees of the House of Representatives in the One Hundred Sixteenth Congress (Rept. 116-20). Referred to the House Calendar.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Ms. UNDERWOOD (for herself, Mr. GOMEZ, and Mr. O’HALLORAN):

H.R. 1869. A bill to amend the Internal Revenue Code of 1986 to restore incentives for investments in qualified improvement property; to the Committee on Ways and Means.

H.R. 1869. A bill to amend the Internal Revenue Code of 1986 to restore incentives for investments in qualified improvement property; to the Committee on Ways and Means.

H.R. 1870. A bill to amend the Internal Revenue Code of 1986 to expand affordability of health care options for military families; to the Committee on Ways and Means.

H.R. 1870. A bill to amend the Internal Revenue Code of 1986 to expand affordability of health care options for military families; to the Committee on Ways and Means.

H.R. 1871. A bill to render certain military parent-child families eligible for student status; to the Committee on the Judiciary.

By Mr. WATKINS (for himself and Mr. MARCHANT):

H.R. 1871. A bill to render certain military parent-child families eligible for student status; to the Committee on the Judiciary.

By Mr. TONKO (for himself, Mrs. WALORSKI, Mr. BLUMENAUER, Mr. GUTHRIE, Mr. SMITH of New Jersey, and Ms. WATERS):

H.R. 1873. A bill to provide outreach and reporting on comprehensive Alzheimer’s disease care services furnished under the Medicare program; to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 1873. A bill to provide outreach and reporting on comprehensive Alzheimer’s disease care services furnished under the Medicare program; to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. DANNY K. DAVIS of Illinois (for himself and Mr. HOLLINGSWORTH):

H.R. 1874. A bill to amend the Internal Revenue Code of 1986 to require that qualified cash or deferred arrangements allow certain long-term employees to participate; to the Committee on Ways and Means.

H.R. 1874. A bill to amend the Internal Revenue Code of 1986 to require that qualified cash or deferred arrangements allow certain long-term employees to participate; to the Committee on Ways and Means.

By Mr. GOTTHEIMER (for himself and Mr. HOLLINGSWORTH):

H.R. 1876. A bill to create an interagency taskforce at the Securities and Exchange Commission for senior investors; to the Committee on Financial Services, Ways and Means, Energy and Commerce, and Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the Committee on Financial Services, Ways and Means, Energy and Commerce, and Transportation and Infrastructure.

By Mr. HUFFMAN (for himself, Mr. MCKINLEY, Mr. FITZPATRICK, Mr. NEUBURG, Mr. SCHRAEDER, Mr. THOMPSON of Pennsylvania, Mr. PHILLIPS, Mr. BRIANNA F. BOYLE of Pennsylvania, Mr. MCKINNEY, Mr. SIEWELL of Alabama, Mr. CRAIG, and Mr. STAUBER):

H.R. 1877. A bill to provide for the establishment of a global affairs strategy and assistance for people of African descent, and for other purposes; to the Committee on Foreign Affairs.

H.R. 1877. A bill to provide for the establishment of a global affairs strategy and assistance for people of African descent, and for other purposes; to the Committee on Foreign Affairs.

By Mr. KENNEDY (for himself and Mr. HOLLINGSWORTH):

H.R. 1887. A bill to amend part B of the Individuals with Disabilities Education Act to provide full Federal funding of such part; to the Committee on Education and Labor.

H.R. 1887. A bill to amend part B of the Individuals with Disabilities Education Act to provide full Federal funding of such part; to the Committee on Education and Labor.

By Mr. KIM (for himself and Mr. KANJEAN):

H.R. 1922. A bill to extend through December 30, 2022, the district of Columbia’s 12-month continuous enrollment of individuals with disabilities; to the Committee on Energy and Commerce.

H.R. 1922. A bill to extend through December 30, 2022, the district of Columbia’s 12-month continuous enrollment of individuals with disabilities; to the Committee on Energy and Commerce.

By Ms. NORTON:

H.R. 1923. A bill to increase the availability and affordability of menstrual hygiene products for individuals with limited access, and for other purposes; to the Committee on Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the Committee on Oversight and Reform.

H.R. 1923. A bill to increase the availability and affordability of menstrual hygiene products for individuals with limited access, and for other purposes; to the Committee on Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the Committee on Oversight and Reform.

By Mr. PALLONE (for himself, Mr. NEAL, Mr. SCOTT of Virginia, Mr. HOYER, Mr. SCHIEFFER, Mr. CINSMERS, Mr. DOEUF, Ms. CASTOR of Florida, Mrs. TRAHAN, Mrs. CRAIG, Ms. KUSTER of New Hampshire, Mr. RUZ, MR. BRIANFAV. BOYLE of Pennsylvania, Mr. ALLAND, Mr. MCCARTHY, Mr. LIU, Mr. ROYAL of California, Mr. PETERS, Ms. WILSON of Florida, Mr. SPANBERGER, Mr. ROUDA, Ms. UNDERWOOD, Mr. DELIAGO, Mrs. LEE of Nevada, Ms. BLUNT ROCHSTER, Mr. DOGGERTY, Ms. GOMEZ, Mr. DINGELL, Ms. SHALALA, Mr. FRANK, Mr. SIERS, Mr. SOTO, Mr. JACKSON LEE, Mr. KRATING, Ms. STEVENS, Ms. SIEWELL of Alabama, Mr. TRONE, Mr. ROSE of New York, Mr. LARSON of Connecticut, Mr. LEWIS, Ms. JAYAPAL, Ms. GARCIA of Texas, Mr. COURTNEY, Ms. SANCHEZ, Mrs. DEMINGS, Mr. DEAN, Mr. CLoHRN, Mr. THOMPSON of California, Mr. RUSH, Mr. MORELLE, Ms.
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H.R. 1844. A bill to amend the Patient Protection and Affordable Care Act to improve affordability of, undo sabotage with respect to, and prohibit block grants to States that do not comply with health insurance coverage, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. ROONEY of Florida:

H.R. 1855. A bill to ensure that State and local law enforcement may cooperate with Federal officials to protect our communities from violent criminals and suspected terrorists who are illegally present in the United States; to the Committee on the Judiciary, and in addition to the Committees on the Judiciary, and in addition to the Committees on the Judiciary, and in addition to the Committees on Ways and Means, and Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. RASKIN:

H.R. 1856. A bill to amend the Child Nutrition Act of 1966 to establish a grant program to appoint nutrition coordinators to oversee local school nutrition policies in local educational agencies, and for other purposes; to the Committee on Education and Labor.

By Mr. RYAN:

H.R. 1857. A bill to establish a National Institute of Nuclear Medicine in the National Institutes of Health, and for other purposes; to the Committee on Energy and Commerce.

By Mr. RYAN (for himself and Mr. GRIJALVA):

H.R. 1858. A bill to provide for grants to programs to develop and enhance integrated nutrition and physical activity curricula in medical schools; to the Committee on Energy and Commerce.

By Ms. SANCHEZ (for herself, Mr. SOTO, Mr. ESPAILLAT, Mrs. TORRES of California, Ms. ESCOBAR, Ms. ROYBAL-ALLARD, Mr. GARCÍA of Illinois, and Mrs. NAPOLITANO):

H.R. 1859. A bill to award a Congressional Gold Medal to the women of Escuadron 201; to the Committee on Financial Services, and in addition to the Committee on House Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. STAUBER (for himself and Mr. AGUILAR):

H.R. 1860. A bill to amend title 23, United States Code, to require a life-cycle cost analysis for certain projects, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. THOMAS SMALL of New Mexico (for herself, Mrs. HAALAND, and Mr. Luján):

H.R. 1861. A bill to establish the White Sands Missile Range in the State of New Mexico as a unit of the National Park System, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. WATSON COLEMAN:

H.R. 1862. A bill to amend the Homeland Security Act of 2002 to make technical corrections to the requirement that the Secretary of Homeland Security submit quadrennial homeland security reviews, and for other purposes; to the Committee on Homeland Security.

By Mrs. WATSON COLEMAN:

H.R. 1863. A bill to reform sentencing, priors, and parole and probation issues, and law enforcement practices, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, and Financial Services, Agriculture, Natural Resources, Oversight and Reform, House Administration, Armed Services, Education and Labor, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. VULCAN B. MALONEY of New York (for herself, Mr. BILIRAKIS, and Mr. PAYNE):

H. Con. Res. 26. Concurrent resolution expressing the sense of the Congress that the Parthenon Marbles should be returned to Greece; to the Committee on Foreign Affairs.

By Mr. WALBERG (for himself, Mr. BRIGGS, Mr. POOLAN, and Mr. PERRY):

H. Res. 255. A resolution promoting awareness of motorcycle profiling and encouraging collaboration and communication with the motorcycle community and law enforcement officials to prevent instances of profiling; to the Committee on the Judiciary.

By Mr. VARGAS (for himself, Ms. MOORE, Mr. LEWIS, and Mr. MEeks):

H. Res. 256. A resolution recognizing people of African descent and Black Europeans; to the Committee on Foreign Affairs.

PRIVATE BILLS AND RESOLUTIONS

Under clause 3 of rule XII.

Mr. DEUTCH introduced a bill (H.R. 1894) for the relief of Claudio Marcelo Rojas; which was referred to the Committee on the Judiciary.

CONSTITUTIONAL AUTHORITY STATEMENT

Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

By Ms. UNDERWOOD:

H.R. 1869. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18: To make all Laws which shall be necessary and proper for executing the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. HASTINGS:

H.R. 1870. Congress has the power to enact this legislation pursuant to the following:

United States Constitution Article I, Section 8.

By Mr. HUFFMAN:

H.R. 1871. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18 of the United States Constitution to provide for the general Welfare and Regulation of Commerce among the States; and Article I, Section 8, Clause 18, To provide for the general Welfare and Regulation of Commerce among the States.

By Ms. LEE of California:

H.R. 1872. Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted in Congress under Article I, Section 8 of the United States Constitution and its subsequent amendments, and further clarified and
interpreted by the Supreme Court of the United States.

By Mr. LUFTKEMEYER:
H.R. 1881.

Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution.

By Ms. MENG:
H.R. 1882.

Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution.

By Ms. NORTON:
H.R. 1883.

Congress has the power to enact this legislation pursuant to the following:
Clause 18 of Section 8 of Article I of the Constitution.

By Mr. PALLONE:
H.R. 1884.

Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8 of the Constitution.

By Mr. ROONEY of Florida:
H.R. 1885.

Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8

By Mr. RYAN:
H.R. 1886.

Congress has the power to enact this legislation pursuant to the following:
"The Congress enacts this bill pursuant to Clause 18 of Section 8 Article I of the United States Constitution."

By Mr. RYAN:
H.R. 1887.

Congress has the power to enact this legislation pursuant to the following:
"The Congress enacts this bill pursuant to Clause 18 of Section 8 Article I of the United States Constitution."

By Ms. SANCHEZ:
H.R. 1888.

Congress has the power to enact this legislation pursuant to the following:
Art. I, Sec. 8, cl. 18

By Mr. STAUBER:
H.R. 1889.

Congress has the power to enact this legislation pursuant to the following:
Art. I, Sec. 8, cl. 18

By Ms. Torres SMALL of New Mexico:
H.R. 1890.

Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution.

By Mrs. WatSon COLEMAN:
H.R. 1892.

Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 1

By Mrs. WatSon COLEMAN:
H.R. 1893.

Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 1

14th Amendment, Section 5

By Mr. Deutch:
H.R. 1894.

Congress has the power to enact this legislation pursuant to the following:
Clause 18 of Article I of the U.S. Constitution and Clause 18 of Section 8 of Article I of the U.S. Constitution.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions, as follows:

H.R. 205: Mr. Cunningham and Mr. Mast.
H.R. 306: Mr. Loudermilk.
H.R. 307: Mr. Tipton.
H.R. 367: Mr. Mulvaney.
H.R. 434: Mr. Wehr of Texas.
H.R. 478: Mr. Rose of New York and Mrs. Craig.
H.R. 500: Ms. Tlaib, Mrs. Titus, Mrs. Bratton, Mr. Kim, Mr. Kinzinger, Mr. Duncan, Mr. Simpson, Mr. Graves of Missouri, Mrs. Lofgren, Mr. King of New York, Mr. Allen, Mr. Gibbs, Mr. Smith of New Jersey, and Mr. Tipton.
H.R. 535: Mr. Welch, Mr. McNerney, and Mr. Hastings.
H.R. 559: Mr. Bishop of Utah.
H.R. 560: Mr. Bishop of Utah.
H.R. 582: Ms. Slotkin.
H.R. 597: Mr. Lawhorn of Florida and Mr. Tipton.
H.R. 647: Mr. Young, Mr. Moulton, Ms. Schrier, and Mr. Guest.
H.R. 662: Mr. Malinowski and Ms. Castor of Florida.
H.R. 688: Ms. Davies of Kansas and Ms. Wasserman Schultz.
H.R. 693: Mr. Cook, Mr. Larsen of Washington, Mr. Hunter, Mr. Lowenthal, Mr. Lamb, Mr. Harris, and Ms. Porter.
H.R. 713: Mr. Stant of Florida.
H.R. 724: Mr. Casten of Illinois.
H.R. 783: Ms. Lee of California and Mr. Cisneros.
H.R. 790: Mr. Brindisi.
H.R. 784: Mr. Hollingsworth.
H.R. 808: Mr. Himes, Mr. Joyce of Ohio, Mr. Van Drew, Mr. Jayapal, Mr. Pappas, and Mr. Smith of Nebraska.
H.R. 810: Mr. Hastings.
H.R. 833: Mr. Jordan.
H.R. 838: Mr. Crow, Mr. David P. Roe of Tennessee, Ms. Kuster of New Hampshire, and Mr. King of New York.
H.R. 852: Ms. Pingree.
H.R. 874: Ms. Traig.
H.R. 877: Mr. Van Drew.
H.R. 884: Mr. Kevin Hert of Oklahoma and Mr. Smith of Nebraska.
H.R. 915: Mr. Crenshaw.
H.R. 938: Mrs. Dingell, Mr. Ruiz, Mr. Pallone, and Ms. Eshoo.
H.R. 962: Mr. Hollingsworth.
H.R. 965: Mr. Pallone, Mr. Perry, Mr. Ruiz, and Ms. Dingell.
H.R. 973: Ms. Haaland.
H.R. 986: Ms. Loe of Rochester.
H.R. 987: Mr. Lieu.
H.R. 1044: Mrs. Fletcher, Mr. Banks, Mr. Rouda, Mr. Gotothmer, and Mr. Cherrishaw.
H.R. 1058: Ms. Kuster of New Hampshire and Mrs. Davis of California.
H.R. 1073: Mr. Courtney and Ms. Kaptur.
H.R. 1171: Mr. Kilmer, Mrs. Lee of Nevada, Mr. Perlmutter, and Ms. Kuster of New Hampshire.
H.R. 1187: Mr. Bush.
H.R. 1225: Ms. Sewell of Alabama.
H.R. 1244: Mr. Malinowski.
H.R. 1255: Ms. Mucarrel-Powell.
H.R. 1285: Mr. Goulianos of Texas.
H.R. 1297: Mr. Cark.
H.R. 1306: Mr. Graves of Louisiana.
H.R. 1307: Miss Gonzalez-Colon of Puerto Rico.
H.R. 1311: Mr. Meadows.
H.R. 1337: Mr. Himes, Mr. Malinowski, Ms. Eshoo, Mr. Pocan, and Ms. Judy Chu of California.
H.R. 1342: Mr. Long, Mr. Fitzpatrick, Mr. Raskin, Mr. Larsen of Washington, Mr. Krishnamoorthi, Mr. Serrano, Mr. Mcgovern, Mr. Correa, Mr. Cortez, Ms. Abruzzo, Mr. Ratcliffe, Mr. Loe, Mr. Scott, Mr. Engel, Mr. Brown, and Mr. Haaland.
H.R. 1372: Mr. Gotothman, Mr. Gooden, Mr. Abraham, Mr. Brady, Mr. Gaetz, Mr. Har-

H. Res. 23: Ms. McCollum, Mr. Luján, Mr. Price of North Carolina, Ms. Dean, Mrs. Torres of California, Mr. Lawson of Florida, Ms. Lee of California, and Ms. Speier.

H. Res. 54: Ms. Speier, Mr. Delgado, Mr. Lawson of Florida, and Ms. Lee of California.

H. Res. 96: Mr. Johnson of Georgia.

H. Res. 112: Ms. Mucarsel-Powell and Mr. Rutherford.

H. Res. 116: Mrs. Walorski.

H. Res. 124: Mr. David Scott of Georgia, Ms. Spanberger, Ms. Fudge, Mr. Phillips, Mrs. Fletcher, and Ms. Finkenauer.

H. Res. 210: Mr. Smith of Washington and Mr. Cummings.

H. Res. 234: Mr. O’Halleran.
The Senate met at 10 a.m. and was called to order by the President pro tempore (Mr. GRASSLEY).

Pledge of Allegiance

The President pro tempore led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Ever-present and ever-gracious God, touch the hearts of our lawmakers today with the warmth and wonder of Your wisdom and grace. Infuse their lives with an exemplary integrity that illuminates the darkness of cynicism, division, and despair. May our Senators see beyond baffling events to the power of Your prevailing providence, providing them with a vision of a better nation and world. Lord, use our legislators with such power that they may honor their calling by faithfully serving You and country.

We pray in Your great Name. Amen.

Pledge of Allegiance

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RESERVATION OF LEADER TIME

The PRESIDING OFFICER (Mrs. HYDE-SMITH). Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

EXECUTIVE SESSION

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to resume consideration of the following nomination, which the clerk will report.

The senior assistant legislative clerk read the nomination of Bridget S. Bade, of Arizona, to be United States Circuit Judge for the Ninth Circuit.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDING OFFICER. The majority leader is recognized.

NOMINATION OF BRIDGET S. BADE

Mr. MCCONNELL. Madam President, yesterday the Senate voted to advance the nomination of Bridget Bade of Arizona, the latest of President Trump's qualified judicial nominees. Today we will vote on her confirmation as a judge on the Ninth Circuit Court of Appeals.

Ms. Bade's nomination comes with the bipartisan support of our colleagues on the Judiciary Committee and a "well qualified" rating from the ABA's Standing Committee on the Federal Judiciary.

Given that 77 Senators voted yesterday to advance this nomination, it is obviously clear to the vast majority of us that the President has made yet another excellent choice to the Federal bench. I hope each of my colleagues will join me in voting for Ms. Bade later today.

THE GREEN NEW DEAL

Madam President, on another matter entirely, this afternoon the Senate is going to vote on the far-left wish list that many of our Democratic colleagues have rushed to embrace—the so-called Green New Deal.

For a relatively sparse resolution, this proposal has already traveled quite a fascinating path in Congress. It originated with the most radical, far-leftie Members of the new House Democratic majority. The Speaker of the House quickly praised its "enthusiasm."

Its principal sponsor rolled out the first version of the plan alongside an extensive background document that laid out the policy's true goals in can-
did detail but which Democrats then rushed to hastily scrub off the internet.

It is not exactly an auspicious start, but, nevertheless, a number of our Democratic colleagues here in the Senate rushed to embrace it as well. Every Democratic Senator who is currently running for President has embraced the Green New Deal.

The energy, the momentum, and the defining new voices in today's Democratic Party seem to be all in for the Green New Deal. "It is ambitious. It captures your imagination," said one current Presidential candidate.

"I'm in all the way," said one of our Senate colleagues, who is also running.

When asked if the proposal might go too far, another of our Senate colleagues running for President replied on this issue: "You cannot go far enough."

So just how far does the proposal go? What exactly is in this thing? What is it?

For starters, the proposal addresses the small matter of eliminating—listen to this—the use of all fossil fuels nationwide over 10 years—get rid of it all. This might sound like a neat idea in places like San Francisco or New York—the places that the Democratic Party seems totally focused on these days—but, frankly, the communities everywhere else would be absolutely crushed by this.

It is killing off entire domestic industries, winding down millions of jobs, and, basically, outlawing the only sources of energy that working-class and middle-class families can actually afford. By one rough estimate, these steps could lead to a spike in household electricity bills of $300 a month—that much increase in your utility bill. Keep in mind that this is just a warmup act.

While they are at it, our friends on the far left also propose a federally mandated overhaul of every building in America—every building in America. No family home or small business
would be safe until it meets Washington bureaucrats' standards of greenness. But if you can believe it, other aspects of this proposal make these things sound downright practical, by comparison.

The resolution also includes a far broader socialist wish list that gestures toward a new government-run healthcare insurance system, a new system for government guaranteed housing, and a new government system to guarantee everyone—everyone—"economic security to all those who are unable or unwilling to work."

That is the background document they rushed to delete. The Democrats' long-term vision is taking hard-working people's taxpayer dollars to pay those who choose not get off their couch day after day simply because they are unwilling to work.

So my Democratic colleagues' brilliant new idea—their rallying cry—is snatching away the energy sources that middle-class families use, shuttering the industries that provide many of those families with their livelihoods, and changing the homes they live in, the cars they drive, and the healthcare plans they rely on. Remember our colleague said: "You cannot go too far." Our colleagues are certainly putting that to the test.

I haven't even gotten to what American families would have to pay—to pay—for the privilege of being lab rats for all of this far-left social engineering—for being lab rats for all of this social engineering. My Democratic colleagues have been fairly quiet on that subject. I guess it is a lot more fun ordering off the menu than taking a look at the check.

Families would almost certainly be faced with much higher utility bills. Then, there is the cost to replace appliances. Presumably, electric cars would have to be purchased. Then, there is the Federal tax burden.

Just how much of other people's money are Democrats proposing to burn in this effort to turn the country into a far-left fiction novel?

One estimate found that all of the pieces of the Green New Deal might add up to as much as $93 trillion.

That is just over the first decade. That is quite a tab. It exceeds the annual GDP of the entire world—annual GDP of the entire world as of 2017. It would mean historic tax increases, historic new debt, and even that would only begin to scratch the surface. Bear in mind, the sticker price doesn’t even begin to capture the full national cost of the economic wound this plan would inflict on our country while all our competitors would be roaring on by.

My colleagues want to pull the emergency brake on the U.S. economy because it isn’t "green" enough, but global carbon emissions are a global problem. We only produce about 15 percent of the global total. China has already soared past us. They are the world’s largest emitter. In recent years, while U.S. emissions have actually been declining, China’s share has been growing fast.

We will certainly get to test their new economic security payments for those unable or unwilling to work after the Green New Deal drives all of our domestic manufacturing jobs over to China, India, and our other competitors, who will gladly gobble up our jobs and continue to emit with reckless ambition.

My Democratic colleagues have settled on quite an interesting strategy—maximum pain for American families, with no meaningful change in global carbon emissions.

Since I announced last month that Senators will actually have the opportunity to go on record and vote on this socialism wish list, a funny thing has happened. I am not sure I have ever seen the self-professed supporters of a piece of legislation more angry or irritated that they will actually have to vote on it. They are angry and irritated that they will actually have to vote on it.

Merely bringing their own plan up for a vote—a plan they had characterized as "an amazing step forward"—is now declared to be a "diversion" and a "sham." By one colleague’s assessment, by getting their proposal a floor vote, I was creating "a ploy to try to undermine the Green New Deal by calling a vote."

I have to say, it is remarkable enough to see a major political party coalesce around a proposal to forcibly remake the entire country according to what is fashionable in Brooklyn and San Francisco, but it is even more stunning to see my colleagues so angry and upset at the opportunity to back up their new philosophy with their clinic. What is even more astounding is actually vote on something we say we are for.

Well, later today, we will see—the American people will see which of their Senators can do the common sense thing and vote no on this destructive, socialist daydream, and they will see which Senators are so fully committed to radical, leftwing ideology that they can’t even vote no on self-inflicted economic ruin that would take a sledgehammer to America’s middle class.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

Mr. SCHUMER. I ask unanimous consent that the order for the quorum call be rescinded.

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

The PRESIDING OFFICER. The Democratic leader is recognized.
I know that the administration is very happy with the Mueller report, and so are our Republican friends. This move by the Trump administration to take away healthcare will prove far more detrimental to the administration and the Republican Party than any gains they might have made by the issuance of Mr. Barr’s letter. Mark my words. It is far more important to the American people—far more important to the American people—because it involves their lives and the lives of their families. The Trump administration is hurting them badly.

CLIMATE CHANGE

Madam President, on another matter, today, Leader MCCONNELL will follow through on one of his specialties, “gotcha” politics, by forcing a vote of the Republicans’ version of the Green New Deal.

Make no mistake—Republicans want to force this political stunt to distract from the fact that they neither have a plan nor a sense of urgency to deal with the threat of climate change. With this exercise, the Republican majority has made a mockery of the legislative process. It is a political act, a political stunt.

Everyone here knows it is a stunt, including the majority leader himself, who will put something on the floor and then vote no. What is the point of that, other than showing how hypocritical this act is?

With this exercise, they have also elevated the issue in a way, I am sure, they never intended, and, for that, I want to thank them because now we are finally talking about climate change.

For 5 years, the leader hasn’t brought one bill to the floor that will deal with the issue of climate change. He may not agree with what some people are for. What is the problem? What is his answer? Leader MCCONNELL? Every Republican, with one exception, has refused to sponsor a resolution.

Leader MCCONNELL has refused to answer questions, which he has been repeatedly asked. One, is climate change real? Do you believe that, Leader MCCONNELL? Do you believe that, Republican Members?

Two, climate change is caused by humans. Do you believe that? Say it. Come to the floor and do something about it.

And this is three: Congress must act on climate change. This is a simple resolution. Every Democrat is for it. Will Leader MCCONNELL sign it? Will any other Republican sign it? No. It shows where the party is.

We are going to continue asking these questions over and over again because our Republican colleagues want to play a stunt and vote no on another bill, but they don’t want to say what they are for.

The scientific consensus is clear. Disasters are getting stronger and stronger. The great irony here is that right after this bill goes down and the McConnell stunt bill goes down, we are going to vote on disaster relief.

Do you know what has made disaster relief so much more necessary and so much more expensive? Climate change. The warmer the air, the warmer the globe and the wilder the weather gets, as the people in Iowa, Nebraska, and Kansas have just experienced.

So this idea that we are voting for disaster relief after a stunt, a sham vote on climate change—and the Republican leader and the Republican Senators have nothing to say on climate change—reveals in bright lights their ostrichlike behavior, putting their head in the sand, ignoring reality, doing nothing about it, and playing games.

Every single Democrat and a few of our Republican colleagues have joined in the resolution that says these three simple things. We will not rest until we have most every Republican joining because the public is on our side, science is on our side, and the need to help protect America—farmers, urban dwellers, suburban dwellers—from the devastating changes that climate is bringing upon us is very real.

Let’s stop the nonsense. Let’s get serious. Our children’s future depends upon it. Our planet depends upon it.

Madam President, now there is one final matter. Yesterday, I came to the floor and asked unanimous consent on a very simple matter—that the report completed by Special Counsel Mueller and all of the corresponding evidence and documentation be made publicly available for the American people.

There was a request, above all, to achieve the greatest level of transparency possible into the very serious matters of Russian interference in our elections. Transparency—that is all we want.

I am hardly alone. It is the same resolution that passed the House unanimously, with the President’s strongest defenders voting for it. They want transparency.

Why has Leader MCCONNELL objected to making the report public? What in the world is he hiding? He got up and objected when we asked to make it public. If he had not gotten up, it would have passed.

President Trump has called for the report to be made public. So why is the leader, the Republican leader, blocking all attempts at transparency? There is no conceivable reason for the President’s version of the Mueller report to remain hidden from public view. It is a shame—a darn shame—that Leader MCCONNELL thinks otherwise.

I yield the floor.

Mr. ROBERTS. Madam President, I thank you for your hard work on the sometimes powerful Senate Agriculture Committee. I want to recognize, but I know he is busy, and he is leaving the floor—just to say that I thank all Republicans understand there is climate change, and all Republicans know that human activity does contribute to it, and, yes, we ought to do something. The point I am trying to make here is we don’t want to do the wrong thing and cause a great deal of disruption in the process.

I also thank Senator THUNE for allowing me to speak out of order. I know this is a hardship on his schedule, but he has been very kind to let this happen.

I thank the sponsors of the Green New Deal for enabling all Senators the opportunity to discuss the practical challenges this resolution actually presents. For me, as chairwoman of the Senate Agriculture Committee, it allows me to discuss the real stewards of our land—our farmers, ranchers, growers—and how this legislation will affect them and their ability not only to feed this country and our troubled and hungry world as well.

Those of us who represent farm country are grateful for the opportunity to underscore something that too many take for granted. Farmers, ranchers, and growers in the United States now grow the safest, most affordable and abundant food supply in the world. As I just said, we know that it is a troubled and hungry world that needs farmers, ranchers, growers, and their protection to help feed and clothe the world’s increasing population. Yes, and I think it will probably go longer than 12 years.

As chairman of the Senate Agriculture Committee, I am proud of our bipartisan record on behalf of American agriculture and, in turn, our record of respecting our Nation’s natural resources. These things go hand in hand. Lawmakers on both sides of the aisle on the Agriculture Committee and those privileged to work in agriculture have always sought to grow and raise more, using as few resources as possible.

The men and women who make their living on the land know the importance and keen interest in the responsible use and management of our natural resources. Show me a farmer who does not practice conservation or does not have access to precision agriculture or the latest technology, and I will show you a farmer who will not cooperate.

In short, within agriculture, there is nothing new with the Green New Deal. It calls for “working collaboratively with farmers, ranchers, and growers in the United States to eliminate pollution, greenhouse gases, and emissions from the agricultural sector as much as is technologically feasible”—that is the language—“by supporting family farming”—that is also in the language—“investing in sustainable farming and land use practices that increase soil health,” and “building a more sustainable food system that ensures universal access to healthy food.” That is in the resolution, the legislation over in the House.
Check, check, and check. We have been doing this already, and we continue to look ahead to create thoughtful, well-considered policies. I do not question the intent of the authors of the Green New Deal, but they don’t know what they don’t know about agriculture. They need to catch up with the Agriculture Committee and with the farm country in general.

In fact, we on the Agriculture Committee are so forward-looking that we have positive memories of investing in agriculture research with the creation of the Foundation for Food and Agriculture Research—something new.

The foundation leverages public and private dollars to bring together experts to identify and investigate the searchable questions whose answers have the potential to enhance the economic and environmental resilience of our farms, our processors, and the environment.

I encourage the Senator from Massachusetts and the leader and other co-sponsors to simply ask for a briefing from the folks at FFAR. I would say the same to vocal colleagues on the House side who helped author—and pardon the acronym—the GND, Green New Deal. But given their unfortunate focus on our livestock industry, I simply do not have time, I don’t think, to fully discuss emissions emitted from all livestock or, for that matter, for Congress. Maybe that would be a better answer—perhaps later, after riding point on the herd and getting the cows milked.

What is worth our time and what is worth their time is a defense of American agriculture, the best in the world, from attacks by those who are either uninformed or misinformed regarding organic, processed, and precision agriculture—all modern methods and all sustainable with regard to our environment.

America’s farmers, ranchers, and others in rural America are constantly working to produce their crops and to raise their livestock in order to feed a growing world and to do so with constant challenges presented to them from other nations.

The distinguished minority leader just mentioned the floods we are experiencing in Nebraska, Kansas, and Iowa. This seems to have happened about every 10 years. I am not sure it has happened because of global warming, but at least it has with regard to climate change. We are doing everything possible to bring aid and help to those folks who find their farmland underwater.

Farmers are natural stewards of the land, and they must be good at problem-solving. They identify the issues, find ways to adjust their business and respond to that issue, and improve their way of operating. They would like to do that under a Green New Deal. If they don’t adjust to address those challenges and simply do the right thing, their farm or ranch and their livelihood will not be sustainable.

It is pretty simple. Every living, breathing person on this Earth needs food in order to survive. Obviously, we cannot and do not produce food in the same manner that our grandparents did because those methods were not sustainable. Today, we would not produce food at the same scale and scale our troubled and hungry world demands.

American farmers and ranchers, who live by the concept of continuous improvement, sound science, and voluntary-based conservation, are a model for other countries on how to address problems like climate change in a very practical way.

America’s farmers and ranchers raise the same amount of beef as they did in the 1970s, but they do so with 33 percent fewer cattle. Over the last 50 years, American farmers have reduced water use in pork production by 41 percent, and the list goes on. These are real success stories that speak to how farmers are already managing natural resources responsibly and voluntarily making contributions to address the issue of climate change. Examples like these abound in agriculture.

The American farmer, through continuous improvement, embracing sound science, and new technologies, such as biotechnology and no-till farming, and being conservation-minded, has achieved unprecedented success that I do not believe the proponents of GND—i.e., the Green New Deal—realize.

In the recent farm bill, which passed Congress with overwhelming margins, we strengthened the conservation programs, increased investments in agricultural research, supported risk management tools that will benefit producers of all crops in all regions, and provided additional authorities to address animal health concerns. This legislative package bolsters the sustainability of U.S. farmers, ranchers, and others in rural America while being environmentally responsible.

Unfortunately, vague proposals or resolutions, such as the Green New Deal, which contain no real details or resolutions, such as the Green New Deal, are about grandstanding, drying up the aviation sector for other industries and other countries.

The Green New Deal, as the name suggests, is largely about energy policy, but there is a lot more to unpack. The Green New Deal is a comprehensive socialist fantasy that would put the government in charge of everything from healthcare to the way you heat your house.

Do you like your car? With the Green New Deal you almost certainly will not be able to keep it. The Green New Deal would eliminate all internal combustion engines, which means the engine that currently powers your car will likely be illegal. It also means, roughly, 3.5 million American truckdrivers will be out of a job. Presumably airplanes would also be grounded, drying up the aviation sector and the travel, tourism, and business it supports.

Do you like your house? That may not matter if the government decides your house doesn’t meet the Green New Deal’s guidelines. Enjoy rebuilding your home according to plans provided by Washington.
Do you like your job? The Green New Deal will eliminate millions of current energy jobs, but that is not all. The energy industry in this country powers the American economy. Our supply of reliable, affordable energy allows businesses to grow and prosper. So what happens when the Green New Deal drives up the price of energy or when businesses are hit with Green New Deal taxes or when American manufacturers can’t meet the Green New Deal’s stringent emissions goals? Well, I will tell you what will happen: American jobs will be lost or move overseas.

I mentioned Green New Deal taxes. That is because paying for this plan would require massive tax hikes on just about everybody. One think tank has released a first estimate of what the Green New Deal would cost, and the answer is between $51 trillion and $93 trillion over 10 years. That is almost an incomprehensible amount of money. Ninety-three trillion dollars is more than twice the amount of money the U.S. Government has spent in its entire history. That is right. Since 1789, when the Constitution went into effect, the Federal Government has spent a total of $83.2 trillion. In other words, it has taken us 230 years to spend the amount of money Democrats want to spend in 10.

How do Democrats plan to pay for this? Well, they don’t actually have a plan. The Green New Deal resolution itself refers vaguely to “community grants, public banks, and other public financing.” That is all very well, but unless the Democrats’ plan is just to print a lot of money, that public financing has to come from somewhere, and since the government is not currently sitting on a spare $9.3 trillion a year, that money is likely going to come from taxes—new and heavy taxes on just about every American.

Let me be very clear. This is not a plan that can ever be paid for with Democrats’ favorite solution of taxing the rich. Taxing every millionaire in the United States at a 100-percent rate for 10 years would only bring in a tiny fraction of $83 trillion. In fact, there aren’t enough millionaires in the entire world to cover $83 trillion. In 2017, the combined wealth of all the millionaires in the world was $70.2 trillion. So you could confiscate—you could literally confiscate all the money from all the millionaires in the entire world and you still wouldn’t have $93 trillion. The Green New Deal is not a plan that can be paid for by taxing the rich. This massive government expansion would be paid for on the backs of working families.

The energy industry has been a bright spot for American families over the past few years. Between 2007 and 2017, as the price of healthcare soared and education and food costs increased, household energy costs decreased. That is a trend for working families, but that progress would go away under the Green New Deal. Energy costs would go up, not down, and the price of a lot of other items would likely rise sharply as well, as everyone from farmers to manufacturers would struggle under the Green New Deal’s mandates and taxes. Needless to say, families’ paychecks would shrink by a lot.

The beauty of the tax hikes that would be required is that to begin to finance the Green New Deal would usher in a new era of diminished prosperity for American families. Gone would be the American dream of giving your children a better life than you have enjoyed. Under the Green New Deal, American families could look forward to permanently narrowed horizons.

So this afternoon, my Democratic colleagues face a choice. They can double down on their socialist fantasies and vote for the Green New Deal resolution—perhaps the most costly resolution ever to come before the Senate—or they can reject this green nightmare and resolve to work with Republicans to advance clean energy in a way that will not devastate the livelihoods of the American people.

I yield the floor.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. CASEY. Madam President, I rise to speak about the urgent need for the United States to take action to confront climate change. I think it is pretty clear from the evidence and from the science right now that the following is true: climate change is real, and it is a threat to human life; second, that climate change is caused by human activity; and third, we must take action against it by reducing substantially greenhouse gas emissions.

We have an obligation, all of us—in both parties and in both branches of government, the legislative and executive branches—we all have an obligation to care for and protect God’s creation. We don’t have time. We don’t have time for cynical political games. We need to be serious about this challenge.

According to the World Food Program, over 120 million people face “crisis-level food insecurity” worldwide. Too often we don’t focus on that challenge.

Developing countries across Africa, Asia, and Latin America have been hardest hit by frequent and intense floods, droughts, and storms. These climate events can quickly spiral into full-blown humanitarian crises.

The U.S. intelligence community, the intelligence agencies of the United States of America, have linked global food insecurity to instability that can lead to a rise in violent extremism and international crime that puts the United States at risk. The January 2014 “Worldwide Threat Assessment of the U.S. Intelligence Community” reported that the “lack of adequate food will be a destabilizing factor in countries important to United States national security.”

We know the following is true: Climate change leads to humanitarian crises; humanitarian crises lead to hunger, death, and insecurity; hunger, death, and insecurity lead to desperation, instability, extremism, and terrorism. Inaction on this issue predicated on denial or indifference will result in millions around the world suffering extreme hunger resulting from climate-related disasters, which in turn leads to a rise in extremism and terrorism. Ignoring climate change undermines U.S. national security.

Similarly, failure to address climate change will have consequences here at home. In one example—among many—a 2015 paper titled “Growing Stronger: Toward a Climate-Ready Philadelphia” reports that since 2010, Philadelphia has experienced the following: the snowiest winter on record, the two warmest summers on record, the wettest day on record, the two wettest years on record, and two hurricanes. That is just in 5 years, in one city, in one State.

The same paper projects: Philadelphia may experience four to 10 times as many days per year above 95 degrees, and as many as 16 days a year above 100 degrees by the end of the century. Up from the 1990 to 1999 average of fewer than one.

Fewer than one.

All of these changes have negative consequences for local economies and for the well-being of all our constituents. Increased heavy rainfall can lead to more flooding in communities along, for example, the Delaware River and the Schuylkill River in my home State, which places additional stress on our already outdated wastewater infrastructure.

Older Americans and lower income American families are particularly hard hit by heat waves. We know nearly one-quarter of the children in Philadelphia suffer from asthma, a condition that is exacerbated by ground-level ozone, which is made worse by hot weather.

So as Americans we have a duty to develop a strategy and to take action to confront climate change. One thing we must also do is provide robust assistance, training, and support for workers who may be adversely impacted by the steps we take, but we don’t have time to waste. We need a serious bipartisan effort to develop a strategy to take action to prevent the horror that results from inaction on climate change. Everyone knows that today’s vote will do nothing to help us deal with this grave crisis.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. Scott of Florida). The clerk will call the roll.

The junior assistant legislative clerk proceeded to call the roll.

Mr. DURBIN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

Without objection, it is so ordered.

Mr. DURBIN. Mr. President, you either believe it or you don’t believe it.
Is there such a thing as climate change? Are we going through some change on our planet today? I think so, and 98 percent of the scientists who report on the subject believe the same thing. The evidence is everywhere, isn’t it? The extreme weather that’s been happening all over the place and other means have anything to do with what is happening to our planet? I think so.

Can we do something about it? Sure, we know we can. If we are dealing with greenhouse gas emissions that somehow in the atmosphere are raising the temperature of planet Earth, what can we do about those greenhouse gases? We know there are a lot of very simple and obvious things.

I started the debate on this floor when we talked about making cars and trucks more fuel efficient and when the folks in Detroit, who are the smartest people running the automobile companies, said: Impossible. You can’t do it. Americans will never buy those cars. It just will not work.

Thank goodness we ignored them. We established standards and regulations. Do you know what? Like it or not, we drive more fuel-efficient cars and trucks today, and, frankly, I like it. It was a step in the right direction. It took governmental, congressional prodding to take place, and it made this a cleaner, safer place to live in the United States.

There are other things we can do as well, but, first, we need a basic agreement that there is a problem, that human conduct—the way we live, the way we work, and the way we produce things—has something to do with it, and that we are committed to changing it.

How many nations in the world have agreed with that conclusion? All of them. Wait. All of them except one—this country, this President, who decided to withdraw from the Paris Agreement. It is a universal, global declaration by every nation on Earth except the United States that we do have a climate problem, that we are the cause of some part of it, at least, and that we should do something to change it. This President says he doesn’t buy it and doesn’t think the science proves it. He is trying to do in our State, as others are, something to make sure that this planet is more livable, more habitable.

Isn’t it amazing that this has become such a partisan issue? There was a time on the floor of this Senate when it was not. I remember when the late Senator John C. Danforth was in honor to this day not only for his service in the Senate but for his service to this country, teamed up with Democratic Senator Joe Lieberman and started proposing ideas to deal with climate change—bipartisan proposals, bipartisan proposals. But no, we have a big wall down the middle of this Chamber—on that side, climate denial, and, on this side, a belief that we should be doing something about it.

We could do something today, couldn’t we? Couldn’t we take the latest climate assessment from the Federal Government, which spells out the problem and spells out the challenge, and come up with at least a reasonable, bipartisan approach with which to deal with the clear scientific evidence that has been produced by this government as required by law? Of course, we could, but we are not going to. Instead, the Republican Senate leader has decided he wants to make a political move. He wants to get the Democrats on the spot, not to solve the problem but to have something he can talk about in the next campaign.

A group came together and proposed, as they call it, the Green New Deal. I have taken a look at it. I went to Senator Ed Markey of Massachusetts, who is one of the sponsors, and I asked him about it because he is one of the authors. I know Ed Markey. I served with him in the House, and I serve with him in the Senate. He has established credentials when it comes to this issue. He truly cares and has done many, many things to show that caring.

So I asked him: What is this Green New Deal? It is not a law. I mean, it is simply a resolution, which is kind of a statement of purpose, a statement of position. He said to me that it was aspirational—in other words, that the Green New Deal sets out aspirations, targets, and values.

I said to him: Ed, that is a good idea, but I want something that is not aspirational. I want something that is legislative. That is what we do here, right? I am sure he will come up with those specific things.

Yet Senator McConnell, the Republican Senate leader, has decided that we are going to put the Democrats on the spot. Take it or leave it in its entirety—the Green New Deal. Be on the record and vote this afternoon.

I will make a personal and right now that I think there are parts of that Green New Deal that are excellent and some that I disagree with. At this point in time, I am going to be voting present this afternoon because I believe we should be internal and I believe we should be bipartisan.

I have said this on the floor many times, and I will say it again: The only major political party in the world today that denies climate change is the Republican Party of the United States of America. Now, I have waited for some Republican to come to the floor and say: Oh, no, that is not true, Senator Dick Durbin. There are other major political parties that have the same position as we do. Yet no one has come to the floor.

A few months back, one Republican Senator in an elevator quietly said: I think there is a party in Australia that denies climate change.

Maybe that is true, but why in the world have we reached a point at which such a partisan issue? Don’t we all see what is happening with the weather? Can’t we see what is happening in terms of the temperature of this Earth that we live on as it is consistently, year after year, continuing to rise? Don’t we realize that it has an impact on this Earth that we live on?

Don’t we realize that it continues to become more and more of a challenge to me and my children and grandchildren will be a much different place and a much more challenging place? Can’t we see the flooding in the streets down in Miami or Florida? Can’t we see the melting of the glaciers? Isn’t that proof positive that something is happening?

In my part of the world, the Midwest, I grew up with tornadoes. They are so common where I live, we even named sports teams after the tornadoes. When I was a kid, this happened half a dozen times, and I will never forget it—in the middle of the night, Mom and Dad would wake me up and say: The tornado sirens are blaring. Get in the basement right now. Grab your covers and pillow and get downstairs.

We would head down to the basement and wait for the all-clear signal.

Tornadoes were part of our lives, but they were usually confined to the spring and summer months. Just this past summer, I was in Taylorville, IL, 30 miles away from where I live. It wasn’t supposed to come this time of year.

Unusual things just like that are happening all over the place, and they are devastating. Don’t take my word for it: talk to the people in the property and casualty insurance industry. They make a living trying to guess what the weather is going to be. If they see some horrible weather condition coming, they know it will not be good for their bottom line. I have talked to them. There are some States in which they are unwilling to write property and casualty insurance because of the vulnerability to hurricanes, tornadoes, and extreme weather events. They make a cost-benefit analysis decision based on the evidence before them that something is happening to weather in the United States.

They are not in denial. They embrace the concept every day when they decide whether to write insurance and what premiums to charge.

So if the people who do this for a living, who have to show a profit in their
company, have come to the conclusion that climate change is for real, why haven’t we in the Senate? Why do we instead engage in this political theater we are going to have this afternoon? Why aren’t we instead, on a bipartisan basis, sitting down and saying: What can we do? What can we do in terms of conserving energy, in terms of being more fuel efficient, and in terms of being more sensitive to this environment? What can we do?

There are a handful of Republican Senators who are listening to me, that this discussion about the Green New Deal is going to happen. It is not going to happen, I can assure you. It is not going to happen before the end of this Congress. But is it possible? Would we be able to turn this up so that young people, like the Senators who are listening to me, will say: Yes, sure, you should be able to do that in 10 years. You say you can. If you haven’t done it, you have failed.

This is not a question of whether we succeeded or failed but whether every step we are taking is moving us in a more positive direction. Shouldn’t it be a worthy goal to maximize our energy efficiencies within our buildings and how we access our power? Absolutely. But is it possible? Would we be able to physically retrofit every building in America to maximize energy and water efficiency over the next 10 years? I don’t believe we can do that in 10 years.

Aspirations are good, and goals are good, but when you look at what has been specifically laid out in this Green New Deal, it is more than just transitioning to renewables or electric vehicles or greater energy efficiency. It calls for a Federal jobs guarantee. It focuses on healthcare, education, wages, trade, and a lot more. It suggests unprecedented levels of prosperity and economic security for all people in this nation. That is wonderful. I would love that. But how do we get there? What is the feasible mechanism for accomplishing this goal?

Let’s be honest with where we are and recognize the potential cost of this Green New Deal. Whether you want to peg it in the price range of $50 trillion to $90 trillion over the next 10 years—I am not going to get caught up in those numbers because that is not going to happen. It is not going to happen.

What I really hope doesn’t happen is that this discussion about the Green New Deal or whatever you want to tag it—that we are not distracted from the necessary and important conversation we must have about climate change and the practical steps we can take to address it. Let’s talk about that.

Mr. President, I want to first start off by acknowledging that we are not in a situation and a place where we are doing nothing. That is not the case. We are. We are working on policies, and over the course of years, we have put policies in place that are making a difference and we make a difference going forward. It is not as though we are starting from scratch. Just look at where we were last year. We expanded the tax credit for solar energy, carbon capture, utilization, and sequestration, CCUS. We increased funding for the Department of Energy to research and develop cleaner technologies. We passed legislation to promote basic science, nuclear energy, hydropower, and more. Many of us support the production, use, and export of clean and renewable energy. We can substantially help reduce global emissions. That was just last year in terms of the policies we put in place that are moving us forward in the right direction.

You don’t always hear about it, but we have a pretty decent story to tell here in this country. We are leading the world in greenhouse gas reductions. Despite an uptick we saw last year, in 2020, our emissions have fallen significantly over the past decade. We have made progress, but we need to be making more progress and, in my view, more accelerated progress. What more can we do? That is a conversation I have been having with my ranking member, Senator MANCHIN from West Virginia. It is a conversation we have been having on both sides of the aisle. We had a hearing on the impact on the electric sector due to climate change. We had that hearing about 10 days or so ago. We are planning on having others. We are talking
It is not just the Energy Committee that is going to be working on this. All committees will have their own contribution to make, and I welcome that, but we have to have rational discussions.

The Senate Energy and Natural Resources Committee, where there is a safe space if you want to talk about climate. If you are a Republican on this side who says I don’t know that I want to go there, a Democrat on that side, let’s sit down and talk about it. We have to ask how we are going to be working together across the aisle to agree on policies that will deliver cleaner and lower carbon technologies. They have to be pragmatic, they have to be durable, and they have to be bipartisan.

Senator MURKOWSKI and I had an op-ed that ran in the Washington Post a few weeks ago. It wasn’t great, earth-shaking, brandnew, novel ideas on how to address climate change. What we said is, we have to join hands on this. We are both coming from States with very vulnerable populations. Take a look at the two of us and work with us to help advance some of these things.

We have gotten more shout-outs not for highlighting the latest technology but the fact that we were talking together as Republicans and Democrats. That is going to be an important part of how we move forward.

I mentioned, I am from a producing State. You all know that. What many don’t know is how Alaska is leading the way in what is possible for some of the innovation, the proving ground, for technologies. We have about every resource you can think of in great abundance, including sunshine. You don’t think about solar for us, but we are putting it to good use. We have been pioneering when it comes to microgrids and these smaller scaled technologies.

We have wind turbines out in St. Michael, the furthest into the Arctic, there is a wind farm. We have wind turbines in St. Paul, where we have renewable energy. We have an in-river system being installed in Igiugig. We have innovative happening all over the place, and it is happening because we are driven by necessity. It costs too much. It is not sustainable. I don’t want to be from a State where most of my off-road communities are powered by diesel. It is not good for them. It is not good for anybody. How do we get off that? Allow us to move forward and free up—some are going to be critical of me. They are going to say: You know what, Lisa, you are talking about baby steps. You are talking about wind turbines in St. Michael; you are talking about energy efficiency in St. Paul. Do you know what? When you are paying $7, $8, $9 a gallon to keep producing these things and we have to reduce methane leakage, what we are doing to help share some of these environmental technologies, and what more we are doing to help facilitate these clean, lower carbon technologies. This is coming from an industry that is recognizing that innovation must happen.

It was fascinating. I sat down with a group of about 20 folks who were pretty high up within their sectors. I was thinking we were going to be talking about the latest technologies in oil and gas development. But about two-thirds of the people around the table were not from oil and gas companies; they were from high-tech companies. They were there because they see that the real difference in making a difference is going to come from these technologies, and they want to be a part of that conversation. That is a good conversation to have.

Within the Energy Committee, what we are going is we are going to revive and refresh the bipartisan Energy bill that we moved out of committee and off this floor a couple of years ago with the help of Senator CANTWELL. We moved it out with the support of 85 Members. It may be that we have to move some smaller bills instead of everything all at once, but we have to update our policies.

We haven’t updated an energy policy for 11 years now. Senator CANTWELL knows when you ask about the industry has gone, where the energy sector has gone, and the fact that our policies have lagged, that is a drag. We need to address that.

I think there are areas where we can reach a bipartisan agreement on policies that support the innovation, break down the barriers, promote efficiency, and keep the markets well-supplied. There is a lot more we can do on nuclear energy. I am going to be introducing a bipartisan bill this week to promote advanced reactors. There is more we can be doing on carbon capture utilization and sequestration. This is a big priority of Senator MANCHIN’s. We know that unlocking the key is going to be with storage and energy storage. We have to be advancing that. There is so much more room within hydropower, microgrids, to lower costs for energy in rural areas, to lower the cost of all renewables and make them more competitive, to ensure we are producing this. And then the materials and technologies we need for the technologies. I mentioned sharing environmental technologies.

There is so much more room within hydro-turbine and renewable storage. I met about some of the practical, pragmatic solutions. He said some are going to argue it is not enough. Some would argue, well, that will not get us there as fast as we need to go. I would argue that we will not get us there as fast as we need to go. We must—we must—move. We recognize that, but we have to know the only way we are going to be moving is if we move together. That is what we have to do in Congress. We have to take these policies that can keep us moving to lower emissions, to address the reality of climate change, to so all the while recognizing we have an economy we need to keep strong, we have vulnerable people whom we need to protect, and we have an environment we all care about—Republicans and Democrats—and it is not just the environment in our States or our country, but it is our global environment.

Moving forward, we are working together on that is a priority, or should be a priority, for us all. My hope is, we get beyond the rhetoric, the high-fired rhetoric, and we get to practical, pragmatic, bipartisan solutions.

Mr. DURBIN. Mr. President, I ask the Senator from Alaska to yield for 10 seconds.

Ms. MURKOWSKI. Mr. President, I thank the Senator. She was the person I was thinking of when I said there are exceptions when it comes to the partisan divide between us. I stayed for her presentation because I knew what it was going to be, and I wanted it to be part of the Record.

I think Senator MURKOWSKI and Senator CANTWELL—whom we recognize on our side of the aisle as one of the real leaders on the subject—can show us the way in the Senate to find a bipartisan approach to deal with this challenge.

Thank you.

Ms. MURKOWSKI. I thank my colleague for that. I want to acknowledge the support and partnership I have had with Senator CANTWELL. She and I come from differing views on certain issues, but throughout our time as the chair and ranking on the committee, we real-ly did work to try to advance some of these solutions, where—I think we would both agree—there is common ground. Again, advancing that is important. It is important for the progress we are making. It is making a difference. It is helping to reduce the emissions. It is helping to move us toward greater efficiency.

So let’s not pooh-pooh the small things. Let’s acknowledge that building things together, you want to have some of these.

Mr. President, I ask the Senator from Alaska to yield for a couple of seconds.
I thank my friend from Washington State who has worked hard on the committee to advance this and continues to do so.

I yield the floor.

The PRESIDING OFFICER. The Senator from Washington State.

Ms. CANTWELL. Mr. President, I come to the floor to join this debate. I thank my colleagues, the Senator from Illinois and certainly the Senator from Alaska for her comments because I think some of what I am going to say will probably overlap in the context of working together to get things done.

Why do I say that is so important? Because she and I worked on a bipartisan energy package that we passed out of the Senate over 2 years ago that had very important, what I would call implementation strategies, for allowing our businesses and our communities to be more cost-competitive when it comes to energy.

Central to the State of Alaska, I can’t imagine paying $9 a gallon for fuel just to heat a home or to have your hospital or your school available for kids to go to play in after school or just meet the healthcare needs of a community.

Getting energy right not just in big urban cities like Seattle, which is a lot easier to do—we have net zero buildings, probably some of the best net zero buildings in the country—already establishing how you can create energy and put it on the grid and be more energy efficient, but we have to have solutions that are going to meet needs all across the United States of America.

So, good news to hear that the chairwoman of the Energy Committee is planning another energy bill. Hopefully, some of those provisions we worked on 2 years ago, like smart building strategies to help reengineering of energy systems within our buildings to make them more energy efficient, would also go a long way. That is about 40 percent of America’s energy use. Every dollar we help a business save in energy costs just gets plugged back into that business’s competitiveness in today’s economy. I thank her for that, and I look forward to seeing what she and the ranking member, Senator MANCHIN, push forward, and, certainly, I know we will have our ideas.

We are here to debate about energy policy and getting it right for our future prosperity and our competitiveness. I also agree with my colleague that getting things done is important because I think what we have proven over the last decade, maybe 15 years, is that we can transition to cleaner fuels; we can become more energy independent; we can become more energy efficient; and doing so actually creates new jobs that are higher wage jobs and help us in the future.

What Americans want to know is whether we can make it through this transition without doing great damage to our economy, and I think the results of us working together to pass these legislative ideas in the last decade have proven to be very strong incentives.

First of all, let’s talk about incentives writ large, tax incentives. We have been working on the Finance Committee over the last several years to put in place tax credits that rebalanced our incentives towards the side of renewable energy and away from fossil fuels. In 2006 with my colleague, the then-chair from Idaho, we were able to work to make sure we were driving down the costs of solar, wind, and biofuels. This legislation, which was extended in the Recovery Act, now helps us with wind supplies to over 6 percent of the U.S. supply.

I know my colleagues in Iowa know how important this is because their State’s electricity generates millions of dollars in economic activity. So the incentive that we focus on to be reenables in our tax incentive policy has helped that industry grow and become a very big part of our system.

Today’s grid economy is also being modernized, and we have worked to put in place the R&D on the Communitiessimkinvest in smart grid technology.

The President Officer comes from a State where there are probably leaders in a lot of renewable energies. I know there are wind projects in the State of Washington from companies in his State that are showing just how efficient wind has become over a long period of time. Who would have originally thought about the President Officer’s State of Florida, that we would be talking about wind? You would think I was talking about solar. But this is to show you that the era of distributive generations (I hate that term) are starting to see that renewables are becoming cheaper. The Northern Idiaw of different sources, put on the grid, moved around cost-effectively, in smart ways, to become more efficient—would help us move toward the future of giving people better opportunities rather than the pollution we see from carbon-intensive areas of the United States.

Even in areas around the United States that still do rely on coal, people are starting to see that renewables are becoming cheaper. The Northern Indiana Public Service Company found that building renewables is cheaper than keeping existing coal plants open. According to the company’s 2018 Integrated Resource Plan filed in October, they can save their customers $1 billion over the next 30 years by ramping down the amount of coal they use from two-thirds of their generation mix today, to 15 percent by 2023, to eliminating the use of coal entirely by 2029. They aren’t the only companies like my State of Washington, where we have, as I said, a lot of technology and a lot of efficiency, but also States that are making the transition off these fossil fuels, showing it is a good investment and is cheaper for their customers.

We know new wind power purchase agreements continue to set records for the lowest cost power, putting downward pressure on electricity costs nationwide. I can’t tell you how important that is. Coming from a State where we have had cheap hydropower for decades, decades, and decades, it is something we have been able to do again. I like to say it has helped us store apples. After you pick apples and want to store them for a while, guess what helps? Cheap electricity.

Now we store bits—actual software bits. There are data centers that want cheap electricity. So the very nature of cheap electricity keeps driving Washington’s economy over and over.

I know that other States in the Nation would benefit from cheaper electricity sources too. It would help their businesses and it would help their consumers. So today, despite the fact that over 94 percent of all electricity generating capacity added over the past century has been in the renewable area or natural gas, consumers are paying 4 percent less per kilowatt hour for electricity than they did a decade ago. So this diversification of fossil fuel and this investment in these cleaner sources of energy are helping to lower rates for consumers, and that is why we need to keep going in this direction.

There is a reason that Fortune 500 companies are among the largest renewable energy investors in the country. According to the Wall Street Journal, corporations as diverse as Budweiser, The Gap, and MGM International have invested over $16 billion in wind and solar in 2018, and that is expected to double in 2019. Even the utility industry is waking up to this new reality. The CEO of NextEra, the largest U.S. electricity company in the world by market capitalization, recently told investors that solar and wind, plus storage, will be cheaper than coal, oil, or nuclear.

So this is something that we need to realize. Specifically, he said that the subsidy for wind generation costs will be 2 to 2.5 percent per kilowatt, and that for solar will be a little higher than that. Adding storage to this will help us to get those prices down even more.

That is why getting the R&D budget right for the Department of Energy right now and ARPA-E is so critical. We can’t cut these programs. We need to make sure that we are continuing to make an investment so that our Nation’s electricity sector provides not only more affordable and more reliable energy, but also cleaner energy that will help our atmosphere.

We already now have 3.2 million people working in the clean energy sector. That is nearly three times as many jobs as in the fossil fuel sector. Yet a lot of the people continue to act like this is an economic debate only about one sector over the other. It is about how we make the transition and how we skill and train people for these future opportunities that support millions of jobs here in the United States of America.

Now, why do I want to continue on that route? Because I want the United
States to be a leader in clean energy technology. I don’t want to leave this up to our competitors in other countries for them to reap the benefit of better technology and higher wage jobs. I want us to reap these benefits. I have companies in America that have made their transition in the energy sector from a fossil fuel focus to renewable energy, and I hope that will continue to happen.

There is another area that we have increased over the last 10 years that has, I think, proven to be a good investment. Senator Hatch and I teamed up in 2007 to introduce legislation providing a $7,500 tax credit for plug-in electric vehicles.

Now, I know that at the time people thought: Well, what is this electric vehicle market all about? But I think we can look here in 2019 and see exactly what it is about. Consumers have more choices than ever before in the electric vehicle market, and we are reducing our dependence on fossil fuel. That is why we need to fight President Trump’s budget request to take away those tax incentives for people who buy electric vehicles to continue to move forward on driving down the cost.

Another area that we made progress on in the last decade was fuel efficiency for automobiles. I can tell you what that fight was like in 2007 as we struggled here to move forward. Fuel-efficiency economy increases will result in oil savings in 2030 of about 3 million barrels per day—more than in the Persian Gulf and Venezuela combined. So we should not roll back fuel-efficiency standards for automobiles. I believe this is a red herring.

We know that fuel efficiency helps consumers to drive to work every day and to afford to fill up in a more economic way. The Trump administration does roll back these fuel efficiency gains, owners of an average model vehicle from the year 2025 will have to fill up their gas tanks 66 times more and cost drivers over $1,630 more than what they currently pay. So why roll them back?

Another great area of success was establishing a renewable fuel standard back in 2007 in that same bipartisan energy package that was worked on by so many Members of this institution and successfully by so many Members in this institution.

So, to me, it stands in stark contrast to where we are today in this debate, because people wonder together—our colleagues, the late Senator Ted Stevens, and the late Senator Danny Inouye—played key roles as chairman and ranking member of the Commerce Committee, the EPW Committee’s energy subcommittee. They all added to that legislation in 2007. This bipartisan increase in expansion of the renewable fuel standard was a great way to look at guestroom fuels for the future and making up a larger source of that supply today from renewable clean energy.

So all of these show that we have made progress working together over the last decade or so in a bipartisan way to demonstrate that this transition is necessary, that this transition can be made, that we can make it successfully without hurting our economy, and that we can drive down costs for businesses and consumers and better protect our environment. That is so, so critical.

I am so concerned about the cost of extreme weather and the impact of climate change that I asked my colleagues, Senator Collins, to request a study from the Government Accountability Office, what the costs of these impacts were. Why did I want that information? Because, in the Northwest we are already seeing more damage from fires that have become a constant threat every summer. We have seen a shellfish industry that has basically been threatened by warmer waters. We have seen our challenges to our coastline and changing sea levels. So we wanted that information.

The report showed that current estimates for the impacts as a result of climate change would exceed $1 trillion by 2039. These are costs that we are going to pay in response, mitigation, and adaptation. I would rather get on with diversifying now, and reducing those costs that are going to be paid out by the American taxpayer. We can do better.

So moving toward a cleaner economy off of fossil fuels is what we need to do. With today’s energy infrastructure turning over every three or four decades anyways, which will take an investment of $25 to $30 million, making the right choices from the private sector, is with whom we need to partner. I look forward to working with my colleagues on that, working with my colleague from the Energy Committee, Senator Murkowski, and my colleague Senator Manchin, and all the other colleagues on that committee to help us get these strategies right.

I want to bring up the answer to this question. Moving forward on cleaner sources is better for our environment and we have made great strides in the last decade in doing so and driving better economic opportunity for both the consumers and the future energy workers of the United States.

I thank the President, and I yield the floor.

Mr. CRUZ. The President from Utah.

Mr. LEE. Mr. President, fear has become an all too prevalent quality in America’s political discourse, and, unfortunately, fear is unavoidable when debating the substance of the resolution before this body today; that is, climate change, socialism, and the Green New Deal.

On entering this debate, I have a little fear in my heart as well. My fear at this moment may be just a little different than that of some of my colleagues. Unlike some of my colleagues, I am not immediately afraid of what carbon emissions unaddressed might do to our environment in the near term future or our civilization or our planet in the next few years. Unlike others, I am not immediately afraid of what the Green New Deal will do to our economy and our government. After all, this isn’t going to pass—not today, not anything, certainly.

Rather, after reading the Green New Deal, I am mostly afraid of not being able to get through this speech with a straight face. I rise today to consider the Green New Deal with the seriousness it deserves. This, I believe, is a picture of former President Ronald Reagan naturally firing a machine gun while riding on the back of a dinosaur. You will notice a couple of important features here.

First of all, the rocket launcher is strapped to President Reagan’s back, and then the stirring unmistakable patriotism of the velociraptor holding up a tattered American flag, a symbol of all that means to be an American.

Now, critics might quibble with this depiction of the climactic battle of the Cold War because, while awesome, in real life there was no climactic battle. There was no battle with or without dinosaurs. The world, we all know, was won without firing a shot. But that quibble actually serves our purposes here today because this image has as much to do with overcoming communism in the 20th century as the Green New Deal does to overcoming climate change in the 21st century.

The aspirations of the proposal have been called radical. They have been called extreme, but, mostly, they are ridiculous. There isn’t a single serious idea here—not one. To illustrate, let me highlight two of the most prominent goals produced by the plan’s authors.

First, No. 1, the Green New Deal calls essentially for the elimination of airplanes. Now, this might seem merely ambitious for politicians who represent the densely populated northeastern United States, but how is it supposed to exist for our millions who don’t live somewhere between Washington, DC, and Boston? In a future without air travel, how are we supposed to get around the vast expanses of, say, Alaska during the winter? Well, I will tell you how.

Tauntauns is that beloved species of reptile mammals native to the ice planet of Hoth. Now, while perhaps not as efficient in some ways as airplanes or helicopters, they are also essentially for the elimination of air travel. The Green New Deal with the serious.
At that distance, swimming would, of course, be out of the question, and jet skis are notorious gas guzzlers. No, all residents of Hawaii would be left with this. This is a picture of Aquaman, a superhero from the undersea kingdom of Atlantis but, marvelously, here, a founding member of the Super Friends. I draw your attention to the 20-foot impressive seahorse he is riding. Under the Green New Deal, this is probably Hawaii’s best bet. Now, I am the first to admit that a massive fleet of giant, highly lethal creatures would be a problem and it would be really, really awesome, but we have to consider a few things. We have no idea about scalability or domestic capacity in this sector. The last thing we want is to ban all airplanes and only then find out that China or Russia may have already established strategic hippocampus programs designed to cut the United States out of the global market. We must not allow and cannot tolerate a giant-seahorse arms race.

For goal No. 2, the Green New Deal anticipates the elimination of all cows. Talking points released by the sponsors of the resolution the day it was introduced cited the goal of “fully get(ting) rid of cows” and I will paraphrase a little bit here—“[flatulating] cows.”

Now, I share their concern, but honestly, I think you have to remember that if the cows smell bad, just wait until they get a whiff of the seahorses. Back to the cattle. I have a chart to illustrate this trend. As you can see on the left, these little cows represent the bovine population of America today. On the right is the future population under the Green New Deal. We would go from about 94 million cows to zero cows—no more milk, no more cheese, no more steak, and no more hamburgers.

Over the State work period last week, I visited some farms to find out for myself what Utah’s own back-bone community might think about the Green New Deal. Every cow I spoke to said the same thing: Boo.

The authors of this proposal would protest that these goals are not actually part of the Green New Deal but were merely included in supporting documents accidentally sent out by the office of the lead sponsor in the House of Representatives. This only makes my point. The supporters of the Green New Deal, the rightwingers, often want us to reorganize our entire society and our entire economy, to restructure our very way of life, and they couldn’t even figure out how to send out the right press release.

The Green New Deal is not a serious policy document because it is not a policy document at all; it is, in fact, an aesthetic one. The resolution is not an agenda of solutions; it is a token of elite tribal identity, and endorsing it, a public act of pious decadence that one day may be compared to those embarrassing terms, it is already a resounding success. As Speaker PELOSI herself put it, “The green dream or whatever they call it, nobody knows what it is, but they’re for it, right?” Right.

Critics will no doubt chastise me for not taking climate change seriously, but, please, nothing could be further from the truth. No Utahn needs to hear pious lectures about the gravity of climate change from politicians from other States, for it was only in 2016, as viewers of the Syfy network will well remember, when climate change hit home in Utah, when our own State was struck not simply by a tornado but by a tornado with a tsunami tail end.

These images are from the indispensable documentary film “Sharknado 4.” They captured the precise moment when one of the tornado sharks crashed through the window of Utah’s Governor, Gary Herbert. A true Utah hero and a fine American, Governor Herbert—who, by the way, is an incredible athlete and expert tennis player—bravely fought off the animal with the tennis racket that he keeps by his desk precisely for these events.

So let’s be real clear. Climate change is no joke, but the Green New Deal is a joke. It is the legislative equivalent of Austin Powers’ Dr. Evil demanding sharks with “frickin’ lasers” on their heads.

The Green New Deal is not the solution to climate change. It is not even part of the solution. In fact, it is part of the problem. The solution to climate change won’t be found in political posturing or virtue signaling like this. It won’t be found in the Federal Government at all. Do you know where the solution can be found? In churches, in wedding chapels, and in maternity wards across the country and around the world. This is the real solution to climate change: babies.

Climate change is an engineering problem—not social engineering but the real kind. It is a challenge of creativity, ingenuity, and most of all, technology. Problems of human imagination are not solved by more laws; they are solved by more humans, more people, meaning bigger markets for innovation. More babies will mean more forward-looking adults, the sort we need to tackle long-term, large-scale problems.

American babies in particular are likely going to be wealthier, better educated, and more conservation-minded than children raised in still industrializing countries. As economist Tyler Cowen explains, we ought to write on this very point, addressing this very topic, “by having more children, you are making your nation more populous—thus boosting its capacity to solve [climate change].”

Finally, children are a mark of the kind of personal, communal, and societal optimism that is the true prerequisite for meeting national and global challenges together.

The courage needed to solve climate change is compared with the courage needed to start a family. The true heroes of this story aren’t politicians, and they aren’t social media activists; they are moms and dads and the little boys and girls whom they are at this very moment putting down for naps or helping with their homework, building tree houses, and teaching them how to tie their shoes.

The planet does not need us to think globally and act locally so much as it needs us to think family and act personally. The solution to climate change is not this unserious resolution that we are considering this week in the Senate but, rather, this serious business of human flourishing. The solution to so many of our problems at all times and in all places is to fall in love, get married, and have some kids.

Thank you, Mr. President.

I yield the floor.

The PRESIDING OFFICER. The Senator from Washington.

Mrs. MURRAY. Mr. President, I rise to ask my Republican colleagues in the Senate to join me today in lifting up the voices of countless people in my home State of Washington and around the Nation who are calling out for Congress to truly address the climate change crisis.

I am glad the Republicans have decided to take at least a short break from their hurried ideological campaign to pack our Federal courts with as many conservative judges as possible. It is inexcusable that they are now choosing to play silly political games instead of working with us to make progress on the many challenges our constituents are facing right now.

Let me be clear. Democrats welcome a debate based on fact. In my view, the Senate floor about what we as a nation must do to combat climate change. That is not what today’s vote is, nor what it was meant to be. From the beginning, this vote was scheduled by Republicans to throw red meat to their rightwing base and an extra bone to Big Oil and Gas. But, if anything, what today’s vote makes painfully obvious is that while Democrats are here at the table ready to get to work to tackle the most urgent issue of our time, Republicans don’t have a vision, much less any solution for how we are going to reverse the course of climate change and prevent future damage to our planet. On the contrary, many Republicans won’t even admit this is a problem, even after the Trump administration itself released its own report detailing how climate change has damaged our planet and will continue to do so if unaddressed.

We voted all on the same page. We believe in the science, we believe climate change is one of our planet’s most urgent crises, and we all believe that now is the time to take action before our planet suffers even more irreparable harm. Democrats have long recognized climate change is a threat not just to our environment but to our economy, our community, our health, and even our way of life.

For Montana’s farmers and ranchers, whose residents are being threatened by wildfires that destroy more property and cost more money to contain
and prevent every year, and as a grandmother who wants to leave a better world for the next generation, this is personal to me. But it is not just me or Senate Democrats; our families back in our States understand the risk of climate change, too, and they are as eager for the government to take action against the immediate threat that it poses.

I was back home last week meeting with leaders in our State capital of Olympia working on a suite of progressive policies aimed at tackling climate change. Every day, I hear from young people all over my State about how they want to inherit a clean, healthy planet. The only way we can ensure that happens is by listening to the science and working to do something now while we still can make a difference.

I am inspired by my constituents—especially the students. I understand why they are so passionate. They get it. Their own serious climate change is for today and tomorrow, and they get that we don’t have any time to waste. But they cannot do it alone, and neither can Washington State. It is going to take a national effort, a Federal law, to give this issue the attention it deserves, and Congress should play a major role in making sure it is treated like the emergency it is.

Unfortunately, when I turn to my Republican friends in moments like this, when we could be having a real conversation about what we should be doing today to tackle climate change, I am reminded that this isn’t a debate made in good faith. If Republicans were truly interested in addressing climate change, they would have stood against President Trump’s reckless efforts to roll back clean air standards or, even better, stopped him from pulling the United States out of the Paris climate agreement and weakening our leadership in the global fight against climate change. And those are just a few things.

Now we have some Democrats and Republicans coming together to protect our environment. The recent passage of the public lands package is a good example. But when it comes to the issue of climate change and having a discussion about what it would take to really address it with the seriousness and the urgency it deserves, Republicans are only happy to provide partisan political games, which is so unfortunate because it is long past time for them to recognize that climate change is an urgent and serious issue. It is going to take all of us working together to prevent future generations from suffering the worst of its impact.

Democrats are ready and willing to debate Republicans on the facts, about the risks of not tackling climate change as aggressively as possible, and I can only urge Republicans to drop these games. Listen to your constituents. Listen to the facts. Do the right thing and work with us to address this critical issue before it truly is too late. Thank you.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

Mr. VAN HOLLEN. Mr. President, I ask unanimous consent that the following Senators be permitted to speak for up to 5 minutes each prior to the recess: VAN HOLLEN, CARDIN, SABINO- NOW, SCHATZ, MARKEY, and HEINRICH.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. VAN HOLLEN. Thank you, Mr. President.

I am on the floor today with a very simple question: What is the Republican agenda for tackling many of the major challenges we face today in the United States of America?

We know what our Republican colleagues are against. In fact, just yesterday, the Trump administration brought up a nonbinding resolution to strike down the entire Affordable Care Act, which would eliminate affordable healthcare for tens of millions of Americans and strip away protections for people with preexisting conditions. So the Republicans are against, the Affordable Care Act. What are they for? Since January of this year, the new Democratic majority in the House of Representatives has already passed major legislation on some important issues of our country. They have put a bill to protect and strengthen the integrity of our election system and the health of our democracy. It includes lots of provisions, including one to get rid of secret money in politics, because, like the American public, we believe that Americans have a right to know who is spending tens of millions of dollars to try to influence their votes.

Why not get rid of secret money and dark money in politics? That is what the House bill does. That bill is right here in the Senate now, but are we going to get a chance to vote on that? We are asking the majority leader for a vote on that bill that is sitting right here in the Senate.

The House also passed sweeping legislation to address gun safety issues. Specifically, the legislation calls for a universal criminal background check to keep guns out of the hands of dangerous people. This is overwhelmingly supported by Senate Democrats and every Democrat? It is very simple. No. 1, climate change is real; No. 2, human activity is the dominant cause; and No. 3, Congress should take immediate action to do something about it. That must be a really radical proposal for our Republican colleagues, but only one Republican Senator has signed on, which just shows the incredible hypocrisy of this entire exercise.

The Republican leader is bringing up the nonbinding resolution—the Green New Deal resolution—which calls for ambitious goals to tackle climate change, which has created a lot of important momentum in our country to address this issue. Yet our Republican colleagues are not bringing up this bill because they want to do something about climate change; they are bringing it up with the express purpose of defeating it and playing political games.

It is a very simple question. We know what you are against. You are against the Green New Deal resolution. But what are you for when it comes to addressing climate change? The answer is overwhelming. It mounts every day. Americans can see what is happening with their own eyes in the form of extreme weather events.

Former Senator Bob Kerrey from Nebraska just wrote over the weekend:

The disastrous flooding this month in Nebraska and much of the upper Midwest is a reminder of several important truths. First, weather and climate are not the same thing. Climate affects weather, not the other way around.

If our Republican colleagues don’t agree with our own American scientists at NASA and NOAA, scientists throughout the country and around the world, my goodness, I would hope they would believe our military leaders who just last year put out a report. I am reading from a release that says: ‘‘New Pentagon Survey: Climate Change-Related Risks to 50% of Military Infrastructure.’’

The folks at the Pentagon seem to recognize the costs and harm of climate change. Yet our Republican colleagues do nothing but play games with this issue.

Ironically, this week we are going to be taking up a disaster relief bill. I think the pricetag for that bill is $3 billion to $4 billion. This is just one of many disaster relief bills we will handle.

We all know that we will always have natural disasters, but we also know from the science that they are more intense, more extreme, and more costly because of climate change, and they happen more often because of climate change.

Our Republican colleagues are happy to ask taxpayers to shell out more and more money to pay for the harm and damage of climate change through extreme weather events, but they are not willing to consider any legislation on this floor to actually do something about it and stop the rising costs, harm, and damage.

If you don’t like the nonbinding resolution of the Green New Deal, why not support another nonbinding resolution put forward by Senators Carper and every Democrat? It is very simple. No. 1, climate change is real; No. 2, human activity is the dominant cause; and No. 3, Congress should take immediate action to do something about it. That must be a really radical proposal for our Republican colleagues, but only one Republican Senator has signed on, which just shows the incredible hypocrisy of this entire exercise. The Republican leader is bringing up a measure that calls for ambitious goals to address the very worst of our grave concern. I think that is what we are all for. I support it, but he wants to defeat it. Yet he has not a single idea of his own to address this issue.
This week, I intend, along with Congressman DON BEYER in the House, to reintroduce a bill called the cap and dividend bill. It is very simple: The pol- luter pays, just as we have handled envi- ronmental issues in the past. We will put a price on carbon pollution, and by doing so, we can fund initiatives for investment in clean energy technology, renewable energy tech- nology, energy efficiency. We propose to take the proceeds from that “pol- luter pays” fee and rebate the entire thing back to every American person. As a re- sult, according to the studies of the University of Massachusetts, 80 percent of the American people, at the end of the day, will actually see more money in their pocket than before, and we will begin to address the ravages of climate change.

I urge my colleagues to actually do something when it comes to climate change.

I yield the floor to Senator STABENOW from Michigan, who has been a leader on this issue.

The PRESIDING OFFICER. The Sen- ator from Michigan.

Ms. STABENOW. Mr. President, I want to thank my friend and colleague from Maryland for his powerful words, as well as all of my colleagues who are here for their leadership on this incred- ibly important issue.

Climate change is real. Carbon pollu- tion is real. It is having a real impact in my state of Michigan. We can and must take real action to do something about it. It is not a time for playing political games. Frankly, the stakes are just plain too high. We should be coming together around a resolution that our entire Democratic caucus has put together that simply says this: Cli- mate change is real; climate change is caused by humans; Congress must act on climate change. Let’s start there. We can’t even get bipartisan support for that, which is so basic. Let’s start there and then take specific action.

I was very encouraged a few weeks ago when Chairwoman MURKOWSKI and Ranking Member MANCHIN on the En- ergy and Natural Resources Committee held a hearing on climate change. It was the first one since I have been on the committee. It may be the first one ever to talk about the incredibly disas- trous impacts of what is happening in Alaska, as well as around our country. We should be working together across the aisle so that this big problem can come together with specific actions after the hearing. I am looking forward to that.

Instead, the Republican leader is playing “gotcha” politics. With an issue that is hurting real people from Bristol Bay to the Missouri River Basin to the Great Lakes. Frankly, it is insulting, and the people who are having their livelihoods upended deserve better.

You don’t have to spend much time in Michigan to know this is true. Unfor- tunately, the Great Lakes Basin has warmed more over the last 30 years than the rest of the contiguous United States. That is not a position we want to be in.

Precipitation is up 11 percent since 1900. That means more flooding. Flood- ing is worse. Between 2040 and 2060— which actually is not that far away, particularly for households looking at our children and grandchildren—North- ern Michigan and the Upper Peninsula could see 500 percent more 100-year floods.

Heat waves in Michigan have tripled compared to the lower peninsula. It is estimated that by 2040 the dan- gerously hot days could cause 760 peo- ple in the Detroit metro area alone to die each year when they otherwise wouldn’t. Rising energy demands will require more than $5 billion in infra- structure improvements. Cold water fish species could simply die off, threatening our $5 billion per year sport fishing industry.

Agricultural productivity could fall to 1980 levels by 2050. Keep in mind that Louisiana alone has a population that will be double what it was in 1980. If ag- ricultural productivity is falling at that point, that will be a disaster, not only for the United States and our peo- ple but for around the world.

These are the kinds of things really hurting our people in Michigan and our econ- omy. Just talk to a cherry grower who has lost an entire crop because of warm weather in February—which causes his trees to bloom too early, and then the freeze comes and wipes out all the cherry trees—or a family whose fishing and boating business is threatened by invasive species and toxic algal blooms or the family who lost their 12-year-old son when flooding caused the basement of their home to collapse.

Perhaps you are more motivated by the bottom line. If that is the case, you should just talk to insurance company executives. Their companies paid out a record $135 billion from natural disas- ters. That is nearly three times as much as the historic annual average. By the way, after we finish voting on this resolution that the Re- publican leader is bringing up, we are going to be asked to vote on a disaster package to help States and commu- nities that have been impacted by carbon pollution and climate change. We will only see more of that if we don’t take real action.

It is not time for words. It is time for action. It is time to follow in the footsteps of the states and cities that have taken action to help States and commu- nities. It is a fight for the children and grandchildren. It is a fight for the cities and 130 countries demanding action on climate. This isn’t a school project for them. They see what is happening around the world. The cli- mate is changing, and it is getting worse, and we need to take action.

In 2017, the United States experi- enced 16 disasters that cost $1 billion or more: 9.8 million acres burned by wildfire; 30,000 people homeless; 200,000 homes and businesses damaged or de- stroyed by Hurricane Harvey; the Flor- ida Keys devastated by Irma; thou- sands dead, and an entire island’s infra- structure destroyed by Hurricane Maria. The year 2017 set a new record for the cost of extreme weather events. Last year was not better. There were 14 separate disasters that cost $1 billion or more, including the largest, deadliest wildfires that California has ever seen. According to NOAA, the wildfires did more than $40 billion worth of damage. So in these two record-setting years, climate change has cost billions in personal property and taxpayer dollars. And they have cost lives.

Now the Midwest is flooding. I don’t mean that as a political statement or a rhetorical flourish. The Midwest is
flooding. In another once-in-a-lifetime storm, which is happening more and more frequently, the levees and systems built to deal with flooding have failed because they were built for a climate that no longer exists. Communities have been destroyed. Soil that is needed not just for this season but for the future has been destroyed. This is the moment at which Congress should be examining the costs of climate change and what to do about it.

I have to say something about the senior Senator from Utah. That was appalling. I understand that we want to make jokes and that we want to be clever and that we want to have a clip to put on Facebook or Instagram or whatever, but that was appalling. This is the reason for our participation in this generation, and it is not a joke. He spent time creating images not of what we ought to do—not of his conservative proposals around climate change—but in being consistent with what Leader MCCONNELL wants the Republican proposals to look like, which is not engage in the substance and to turn this into a joke.

I have to say, on behalf of everybody in Hawaii, on behalf of the young people we work with every day, and on behalf of the people across the planet who want climate action, this isn’t funny. This requires the party in charge of the U.S. Senate to take it seriously.

The good news is, we are starting to have an honest conversation about climate change. I saw the senior Senator from Tennessee engage a bit and say we should have a Manhattan Project for solving climate change. Good enough. I saw Senator Isakson, 3 or 4 weeks ago, talk about the need to take climate action. I also know the chair of the Energy and Natural Resources Committee cares about this issue. So there is an opportunity for engagement but not so long as Leader MCCONNELL thinks the thing is worthy of nothing more than being a joke.

I yield the floor.

The PRESIDING OFFICER. The Senator from New Mexico.

Mr. HEINRICH. Mr. President, we don’t have any more time to waste on political stunts, on climate denial or, for that matter, on climate “delay-al.” Enough with the straw man arguments from my Republican colleagues about hamburgers and “Sharknado.” Is that really the best they can do?

Climate change is real, and our pollution is causing its devastating impacts. Those are just facts.

As an engineer, I am certain our capacity to confront this challenge rests heavily on our ability to make policy that is actually driven by facts, by data, and by the best available science. That science provides us with clear and indisputable evidence that the destructive wildfires, hurricanes, and flooding we have seen are directly linked to human-caused climate change.

We are running out of time. It is past time for us to start implementing real solutions to eliminate our carbon pollution and mitigate the most devastating effects of climate change, and we must create a managed transition to an economy that is run on 100 percent clean energy. I encourage us to look to what just happened in my home State of New Mexico to see that this is possible, that it is not pie in the sky.

For more than a century, New Mexico has been a major part of our carbon-based economy—from oil and gas. Yet, just last week, our new Governor, Michelle Lujan Grisham, signed into law sweeping legislation to move our State toward being a 100-percent carbon-free power sector by 2045. I am enormously proud of the hard work that has led to there being this landmark legislation. This major transition to clean energy will change our State and our economy for the better.

New Mexicans will save money in their monthly bills. Moving away from fossil fuels will create thousands of new, high-paying jobs across our State, including in the communities that will be impacted by this transition. We are already seeing the massive economic potential of clean energy with the enormous wind farms and solar plants that are coming on line all across our State. Every new project brings new jobs and brings millions—sometimes billions—of dollars of investment.

That is the kind of action we need to take in the U.S. Senate. The United States can and must lead the way in this transition. That is why we are challenging Majority Leader MCCONNELL to put an end to the political stunts.

Leader MCCONNELL, bring your solutions to the floor. Let’s get to work together.

I yield the remainder of my time to Senator WHITEHOUSE of Rhode Island, who has been an incredible leader on this issue.

The PRESIDING OFFICER. The Senator from Rhode Island.

Mr. WHITEHOUSE. Mr. President, I speak very briefly.

Rhode Island is a coastal State, and we are now looking at maps that our coastal agency, the local university, and the scientists at NOAA tell us will create a new face of Rhode Island in the decades ahead if we don’t address climate change. We turn into an archipelago. We lose enormous amounts of waterfront, and as a small State, frankly, we don’t have a lot to give back to the ocean. This is deadly serious for us.

I join in my colleague’s sense of offense that the other side thinks this is something funny. This is not funny for Rhode Islanders; this is deadly real. You may disagree with us, but the one thing that, I think, we are owed on this subject is sincerity, but there is nothing coming from the vote that is going to be held on the Green New Deal.

This is a vote that will be based on a cartoon version of the Green New Deal that was cooked up by the Koch brothers, who have their oily hands all over this mess, and it was instructed by the fossil fuel mouthpiece of the Wall Street Journal’s editorial page. It took only days for the majority leader to hop up and do the bidding of these fossil fuel mouthpieces.

We are owed better than this. If you disagree with our measures, fine. Have one of your own. We have five or six different bills and strategies that we are willing to work on. This is the time to take this opportunity to quit mocking a concern that across the board is recognized as real. In fact, there is not a Republican here who can’t go to his home State university and be told about the truth of climate change.

I yield the floor.

The PRESIDING OFFICER. The Senator from Massachusetts.

Mr. MARKEY. Mr. President, this afternoon, the Republican leader is bringing the Green New Deal resolution up for a vote on the floor of the Senate. What the Republican leader, however, is not doing is allowing us to have any hearings, any witnesses, any science, any evidence of the massive disruption in our economy that will come from this.

Just from fires and flooding over the last 2 years, there has been $400 billion worth of damage. None of that will ever be heard out here. None of it was heard when a couple of Rhode Islanders; this is deadly real. This is not funny for us.

Notwithstanding the incredible damage that is being done to our planet, the Republicans’ concern is that the Green New Deal is an existential threat to the Koch brothers, to ExxonMobil, and all of those polluting companies that do not want to end business as usual. The Republican leader does not want a hearing at which we will learn that we now have 350,000 people who are in the wind and solar industries and that we have 350,000 blue-collar jobs—electricians, roofers, steelworkers—in our country. The Green New Deal would supercharge that even more to our having millions of clean energy jobs in our country.

I join the President pro tempore in engaging in massive job creation, which is the core of the Green New Deal, and we can do it in a way that ensures we protect people in our country. We have gone from 80,000 solar jobs to 240,000 solar jobs in just the last 19 years. We have gone from 2,500 all-electric vehicles to 1 million all-electric vehicles in just 10 years. There have been 500,000 new electric vehicles sold this year in the United States—1 year after only having 2,000 of them.

We went from 1,000 megawatts of solar capacity to 65,000 megawatts in 2018. That is a revolution in 10 years. We have gone from 25,000
megawatts of wind to 98,000 megawatts of wind in 10 years.

That is the revolution the Koch brothers are afraid of, and that is the revolution the polluters want to stop because it is the existential threat to their business. That is what the fight is all about out here—the Koch brothers v. the Green New Deal. It is one business model against another, and our business model is the job creation engine of this generation for blue-collar jobs.

Now, what paid for the Republican study that they all came out on the floor to use? It was paid for by the Koch brothers. They put together what they believe are the costs of the Green New Deal. This was not some private, independent group. The Koch brothers themselves paid for the study that the Republicans have used out here on the floor.

The hearings, if the majority leader had ever ordered them to have been conducted, would have just picked out some of the items regarding how much harm had been done to our planet and to our own country in the last 2 years—$24 billion from western wildfires in 2018, $24 billion from Hurricane Michael in 2018, $18 billion from western wildfires in 2017, $91 billion from Hurricane Maria, and on and on and on—Hurricane Harvey, $127.5 billion.

This is all climate related. We pay the price for this. There is no exempting America from having to pick up the costs. Shouldn’t we be investing in job creation? Shouldn’t we be investing in this incredible change that is already taking place in our economy?

The Green New Deal is not just a resolution; it is a revolution that is taking place across our country. That is why people are rising up all across our country. That is why people are rising up all across our country. That is why people are rising up all across our country.

The denier in chief sits in the White House. The denier in chief addressed the United States at the State of the Union for an hour and 20 minutes just recently, and he did not mention S.J. Res. 9, introduced by my colleague Senator CARPER, which deals with climate change with three specific issues. I agree to deal with climate change. I agree to deal with climate change. I agree to deal with climate change.

Mr. CARDIN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

Mr. CARDIN. Mr. President, we should not accept this challenge. Let’s get to work together, that is exactly what the majority leader is trying to do today. We need to act as a civilization, that we need to work together, and that there is no geographical boundary as to dealing with climate change.

The United Nations Framework Convention on Climate Change met in Durban in 2011, and we agreed to deal with climate change. The Trump administration is an outlier in the global community in dealing with the realities of climate change. Every other nation in the world—every other nation in the world—has acknowledged that we need to act as a civilization, that we need to work together, that there is no geographical boundary as to dealing with climate change.

As I understand it, a Senate resolution in regards to a policy issue is basically trying to express the Senate’s collective view on a policy issue without implementing the legislation itself. In the case of an annexation of an issue to play partisan games with, and that is exactly what the majority leader is trying to do today. We need to commit to work together, Democrats and Republicans, in the United States to restore the U.S. leadership on this key issue, knowing full well that America’s full leadership is desperately needed in order to deal with these issues, and we need to make sure that we take action.

As I understand it, a Senate resolution, let’s start with legislation that will really make a difference on climate change and commit much stronger to renewable energy, rather than using fossil fuels to the extent that we do today. Let’s put a price on carbon to allow the U.S. market economy to figure out the solution for reducing the amount of fossil fuels. Let’s commit to conservation in our buildings and the way we

Climate change is real. I represent the State of Maryland, with 3,000 miles of shoreline in my State. I see it in my State and I see the impact—it has on the Chesapeake Bay, which is iconic to my State and to our economy. Climate change is having an impact—a negative impact. I see it in communities such as Elliptic City, which experienced two 100-year floods in 2018 and 2019, and the cost loss of life and property. I see the impact it has on our environment and on our economy.

Clearly, our activities are having a significant impact on accelerating climate change. Carbon emissions, greenhouse gas emissions, and the use of fossil fuels have had an impact on accelerating that. We use too much energy, and we get too much of our energy from sources that are not friendly to the environment.
deal with auto fuel efficiencies. That type of action will make a real difference and will follow in the best traditions of the U.S. Senate in providing leadership for the United States to work with the global community to solve a global problem.

I urge my colleagues: Let’s work together on issues to make a difference and stop playing partisan politics. I yield the floor.

RECESS

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess until 2:15 p.m.

Thereupon, the Senate, at 1:07 p.m., recessed until 2:15 p.m., and was re-assembled when called to order by the Presiding Officer (Mrs. CAPITO).

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the Bade nomination?

Mr. DINES, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from New Mexico (Mr. U DALL) is necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 78, nays 21, as follows:

(Rollcall Vote No. 51 Ex.)

YEAS—78

Alexander  Fisher     Perdue
Barrasso  Gardner  Portman
Bennet   Graham    Reed
Blackburn Grassley Risch
Blount  Harkin    Roberts
Boozman  Hawley   Romney
Braun   Heitrich  Rosen
Brown   Hoven    Rounds
Burr    Hyde-Smith Rubio
Capito  Inhofe    Sasse
Cassidy  Isakson   Schatz
Carper  Johnson  Scott (FL)
Cassidy  Jones     Scott (SC)
Collins  Kaine    Shaheen
Coons   Kennedy  Shelby
Cotton  Lankford  Sullivan
Cramer  Leahy    Tester
Crapo   Lee       Thune
Cruz   Manchin    Tillis
Daines  McConnell Toomey
Douglas  McSally  Van Hollen
Durbin  McCain    Warner
Emroy Markowski Whitehouse
Ernst   Murphy    Wicker
Feinstein  Paul   Young

NAYS—21

Baldwin  Harris    Peters
Blumenthal Hirono    Sanders
Booker  Klobuchar Schumer
Cantwell  Markey   Smith
Casey  Menendez  Stabenow
Curten Maesto  Merkley  Warren
Gilibrand Murray  Wyden

NOT VOTING—1

Udall

The nomination was confirmed.

The PRESIDING OFFICER. Under the previous order, the motion to reconsider is considered made and laid upon the table, and the President will be immediately notified of the Senate’s action.

LEGISLATIVE SESSION

RECOGNIZING THE DUTY OF THE FEDERAL GOVERNMENT TO CREATE A GREEN NEW DEAL—MOTION TO PROCEED

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to legislative session to resume consideration of the motion to proceed to S.J. Res. 8, which the clerk will report.

The assistant bill clerk read as follows:

Motion to proceed to Calendar No. 27, S.J. Res. 8, a joint resolution recognizing the duty of the Federal Government to create a Green New Deal.

The PRESIDING OFFICER. Under the previous order, the time until 4 p.m. will be equally divided between the two leaders or their designees.

The Senator from Texas.

Mr. CORNYN. Madam President, last month our colleagues, the Senator from New York, the Democratic leader, said: So when the Republican leader says he wants to bring the Green New Deal resolution up for a vote, I say: Go for it. Bring it on.

Well, here we are. Senators will soon have a chance to vote on the Green New Deal, and we have already seen a lot of confusion and more than a little waffling from our friends on the other side of the aisle, some apparently confused on exactly what they should do on a resolution they themselves proposed.

When it was announced, the senior Senator from Massachusetts quickly pledged her support, as did the junior Senator from New Jersey. But I find it pretty curious that some of our colleagues who were among the first to join these Senators and voice their support for this proposal are now among those saying they will simply vote present—present.

Even more interesting is one of the bill’s authors, the junior Senator from Massachusetts, who called this vote “sabotage.”

Ordinarily, when proposing a piece of legislation around here, one is tickled pink when the majority leader schedules it for a vote, but somehow some of our colleagues will vote present—neither yea nor nay—and others claim it is sabotage. As the vote approaches, we have seen many of our Democratic friends running for the hills, trying to provide space between them and this issue.

The Green New Deal is chock full of utopian ideas but completely devoid of concrete plans to implement any of its overarching policies. Even the name is a little disorienting because the Green New Deal is not just a new radical environmental policy; it is that, but it is more. It encompasses much more than that with Medicare for All, free college, and guaranteed jobs. I might add, parenthetically, you might as well throw in free beer and pizza too.

What has been billed as an economy invigorator and job innovator in order to pull up the middle class is anything but. The bottom line of this proposal is a solution in search of a problem. It is about a message; it is not about finding solutions to real problems.

Maybe it is useful to take a step back to look at what we have already done in this Congress to help the middle class and to generate job growth. Over the last 2 years, we have worked to roll back burdensome regulations left over from the previous administration and make much needed reforms to our outdated Tax Code—the first time in 30 years.

My constituents in Texas have taken note, and I have heard from many of them who have seen an increase in their take-home pay, thanks to the tax reform bill, for example. Small businesses in Texas have been able to help their employees more benefits. For example, Village Pharmacy in Bryan, TX, said that because of the tax reform bill, they were able to provide employee bonuses and implement a 401(k) retirement program, something they were previously unable to do. In San Antonio, Hinee Gourmet Coffee said they used their tax cut savings to give their employees raises, as well as to increase employee benefits and upgrade their equipment.

The unemployment rate in Texas remains at 3.8 percent, near its historic 43-year low and on par with the national average. The Lone Star State has added 268,000-plus jobs since February 2018. If you go to Midland, TX, and the Permian Basin, the unemployment rate is 2.1 percent. Labor is tight, and employers are looking for workers because the economy is booming, and they need good people to fill these unfilled jobs.

I think my State is proof positive that when the government gets out of the way, the economy can flourish. That is why we have seen so many people flooding into Texas to take advantage of the low taxes and abundant job opportunities. It is also why I find it so ironic that a few weeks ago one of the Green New Deal creators, the Congresswoman from New York, chose South by Southwest in Austin to peddle her socialist agenda, because if ironies left over, the Green New Deal would wipe out most of this prosperity. It would cut job growth; it would dramatically increase taxes and cripple our red-hot economy.

One group has estimated that in order to achieve just one portion of this radical agenda—a net-zero emissions transportation system—the annual cost to families would be about $2,000. That is just for part of the Green New Deal.

Add in another Green New Deal proposal, and it gets more expensive—to
the tune of $26,000. No, I am not talking about somebody’s annual paycheck. I am talking about the estimated cost for families to implement their universal healthcare program that would wipe out all employer-provided coverage and bankrupt Medicare. Families in Texas and Nevada could be on the hook for more than $65,000 a year in order to finance the Green New Deal’s expensive and extravagant promises.

Unfortunately, the list of expenses doesn’t stop there. The Green New Deal calls for a move to 100-percent clean and renewable energy in just 10 years. Right now, Texas generates about 19 percent of our energy from renewables. We like renewables in Texas, but there needs to be a baseline that provides energy when the sun doesn’t shine and the wind doesn’t blow. The Green New Deal has no plan for how it expects States to actually scale up their number from the 19 percent Texas currently generates and renewable to this 100 percent—no plan at all.

Without a plan, Texans can forget about electricity that is affordable and reliable; instead, they need to ready themselves for electric bills that could jump to $1,600 a month.

Instead of focusing on a grab bag of government mandates and over-reaching regulations that we know would bankrupt our country, we need to follow existing models that point a way toward success. We know what works, and, if you will forgive me, I would suggest the Texas model is a good one. Our model values collaboration and partnership with the private sector in order to create affordable and cutting-edge solutions. We are all about innovation and experimentation. That is how we come up with better, smarter, more efficient, and more effective ideas to deal with problems. It is a model based on innovation that has been the backbone of our successful economy. The last thing we need is another Federal Government wet blanket that puts a damper on all of the great innovation and activity that has caused our economy to boom.

It is really the best example of this with companies like NRG Energy, GE, and many more that generate affordable electricity from natural gas with zero emissions—zero emissions.

Our State is also proof positive that one can promote innovation while harnessing the traditional power of oil and gas development. In other words, we can be pro-energy, pro-innovation, pro-growth, and pro-environment. But if we implemented the Green New Deal, we wouldn’t be talking only about the added costs and expenses to families; hundreds of thousands of people would lose their jobs. We have seen in other words, which helps fuel our booming economy, would sharply decline. Our energy independence would evaporate, but our need for and reliance on natural gas, coal, and oil would remain. It would focus our efforts back on being more dependent on foreign energy sources rather than generating them domestically. I am sure Russia, for example, would be happy about that.

Some have called the Green New Deal the road map for solving climate change, but to be a road map, you have to have clear points on how to get from point A to point B. You actually need to be clear-eyed about the problem you are trying to solve, and you need details in terms of how you actually hope to get to where you want to go. But this proposal is a pie-in-the-sky, unattainable end destination with no details of how to arrive there.

So as the Senate prepares to vote on the Green New Deal, I ask that we keep in mind that our constituents didn’t send us here to Washington to vote present. That is a copout. Voting present? Give me a break. People ought to vote no or yes, and they ought to vote yes or no. To hide behind some copout vote like present is just to take the easy way out, and it is sad that appears to be the road many of our friends across the aisle are about to take. Let them know that these problems and ours could remain a strong economy. We could create jobs. We can maintain our energy self-sufficiency here in America, and we can deal with environmental emissions concerns. We can find solutions to those problems, but one big power grab by the Federal Government that ruins the economy, bankrupts us, and, frankly, doesn’t really make things better is a bad deal for Texans, and I believe a bad deal for Americans.

Unsurprisingly, I intend to vote no, and I hope my colleagues will join me in doing the same.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Ms. CORTEZ MASTO. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mrs. Blackburn). Without objection, it is so ordered.

Ms. CORTEZ MASTO. Madam President, I stand today with my colleagues on the Democratic side of the aisle to talk about the real impacts of climate change.

Climate change is real. It is happening in our communities, and it is harming our country. It is impacting our economy, and it is threatening the future of our kids.

You can see it clearly in my home State of Nevada. The last 4 years have been the hottest ever on record, and we are on track to break that record again in 2019. In Nevada, we are seeing longer, more dangerous heat waves, prolonged droughts, and more severe wildfire seasons. Just this past year, more than 660,000 acres of private, Bureau of Land Management, and U.S. Forest Service land burned in 138 fires starting in June of 2018. The biggest fire in our State’s history and also one of the biggest in our country’s history happened just this past year. The Martini Fire burned more than 428,000 acres. That is an area about five times the size of Las Vegas.

I have heard from Nevada ranchers who are facing the tough choice to abandon the land their families have worked for generations due to the cost of recovery and the threat of even worse fire seasons. I have met with parents in Las Vegas and Reno who are worried about the impact that worsening air quality, because of climate change and these wildfires, will have on the health of their children.

It is not happening just in Nevada; throughout our country, Americans are being displaced and communities are being ravaged by devastating hurricanes, tornadoes, wildfires, and floods that are causing millions of dollars in damage to homes, businesses, and local economies. Worldwide, carbon emissions levels reached a record high last year, increasing 3.1 percent in the United States alone. Yet, it is abundantly clear that high emissions are driving changes in our climate and fueling extreme weather patterns. Yet this administration and the Republican leader have done nothing to act despite overwhelming support from Americans who want us to protect our planet and our communities.

In my home State, Nevadans know the stakes. In 2016, Colorado College polled voters in six Western States about their views on climate change. At the time, 58 percent of Nevadans expressed concerns that climate change was a serious problem. In January, Nevadans were polled again. This time, almost 75 percent of Nevadans expressed serious concerns about climate change. That is a 18-percent jump in 3 years and comes months after 60 percent of Nevadans supported a ballot initiative to expand Nevada’s renewable energy portfolio to 50 percent by 2045.

Across the country, Americans are worried about the impacts of pollution and carbon emissions on our climate, health, and our economy. They have seen the harm it has caused just over the last decade, and they are afraid it is not getting worse alone, despite evidence it is a serious crisis that must be met with serious action. It is clear to younger generations of Americans who
actually walked out of schools this month to demand climate action from their representatives in Washington.

Despite overwhelming evidence that climate change is currently threatening our country, Leader McConnell and the Republicans are taking their hands. This administration has repeatedly tried to scrub climate change information from Federal Agency websites, supported Agency officials with deep ties to fossil fuel industries, and pulled the United States from a critical international agreement that we need to collectively work together to avert climate disaster.

In the Senate, instead of working to find bipartisan solutions to one of our country’s greatest threats, Leader McConnell is setting up a vote designed to be nothing more than a political stunt. My Democratic colleagues and I take the threat of climate change seriously. We won’t support the Republican sham vote. This isn’t a vote about legislation; it is a cynical attempt to distract from the challenge confronting our country.

The fact is, Democrats all agree that we need to take urgent action to protect our environment and avert climate catastrophe. Senate Democrats have put forth many new ideas on how to grow our economy and support American prosperity, while addressing our world’s growing climate crisis. We would be happy to work with our colleagues to debate them on the floor.

Faced with the Senate Energy and Natural Resources Committee, I am continuing to fight for legislation to tackle climate change by supporting renewable energy production, protecting workers, and creating good-paying, green jobs in Nevada and across the country.

I call on Leader McConnell and my Republican colleagues: If you are serious about addressing climate change, then join us. Senate Democrats will continue to work for common sense policies that reduce our dependence on fossil fuels and combat climate change, and we will continue to call on our colleagues across the aisle to work with us to tackle this challenge in both the House and Senate.

Democrats are working every day to craft smart and effective policies that will help safeguard our planet and help grow our economy. By forcing a vote now, Leader McConnell is denying us all the chance to come together to craft bipartisan, comprehensive climate change legislation through the legislative process. The American people want action now.

I want to make one last point because I think there is a little bit of confusion about the direction the Senate is going to go. I had mentioned that the Green New Deal is really a mission statement, a resolution, a sense of urgency that we ought to be all about. I want to contrast that with the original new deal, which was actual legislation, something like 15 bills—certainly, more than a dozen major ones. My sense is that this is what Congress is going to have to do in the years ahead with respect to climate. Let me give an example.

We have talked about the mission of the resolution, where we would like to go. Here is an example of what we ought to work together on with respect to legislation. As the senior Democrat on the Senate Finance Committee, I pointed out that there were more than 40 separate tax breaks for energy on the Federal tax books—40 separate tax breaks for energy. In fact, the Tax Code, as it relates to energy, is essentially anchored in dirty energy tax relief.

Given the fact that taxpayers now write out big annual checks to the dirtiest energy companies, what I have
proposed is that we replace that. You can't stand up to climate change as long as you are ladling out all of those tax subsidies to dirty energy. What I have proposed is to take those 40-plus energy tax breaks and just basically throw them in the trash can—in effect, throw them into the trash can that is right next to our desks. For those 40 energy tax breaks that are disproportionately for dirty energy, we would then substitute three new ones—one for clean energy, one for clean transportation fuel, and one for energy efficiency.

I would like to think that the Democrats and Republicans who are playing off this idea are going to be able to say: Hey, we can find common ground on this because for companies all across the country, when they buy new pieces of equipment for their companies, they will invariably make sure they will be cleaner and more energy efficient than what will have been on their factory floors. That is something that would qualify for two out of the three new energy incentives I am talking about. That is something we could have a real debate about. That is not a sham debate. That is a real debate.

Yesterday, Senator Alexander, our Republican colleague from the Presiding Officer's State, said he believed climate change was real. He said he believed it was caused by man, and he called for a new Manhattan Project for Clean Energy...I think that it was just a smokescreen. It seemed like he had plenty of ideas that could make for a real debate between Democrats and Republicans. Senator Alexander sits right over there, not far out of the three new energy incentives.

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What we are doing is playing a political game. You don't play political games when the consequences for the American people are so serious. Instead, you have a serious debate about what to do about the serious problem. That is not what is going on today.

I close by saying that years into the future, our children and our grandchildren are going to deal with the consequences of inaction, and they are going to look at us and ask why we got into this so-called debate—because I call it a sham debate—and they are going to be angry. The American people deserve a lot better than this kind of fake debate that is being held on the Senate floor right now.

I want to make it clear: As the senior Democrat on the Senate Finance Committee, I am very interested in working with my colleagues on real and bipartisan approaches to deal with this staggering challenge. That is not what we are having today, and our country is going to regret it.

I yield the floor.

The PRESIDENTING OFFICER. The Senator from Iowa.

Ms. ERNST. Madam President, I rise to speak about the flooding that has devastated wide swaths of the Midwest in recent weeks.

A harsh winter, combined with unseasonably warm weather and heavy rains, created conditions that overwhelmed much of our flood mitigation infrastructure up and down the Mississippi River and its tributaries. In Iowa alone, the flooding has caused an estimated $1.6 billion in damages. Thousands of homes have been damaged or destroyed, and nearly 250 miles of levees will need to be repaired or rebuilt. Thousands of families have been impacted, with there being losses to the ag sector in excess of $200 million. Fremont County, which is our furthest southwest county in the State of Iowa, has lost $7 million worth of grain.

I spent much of last week on the ground in Iowa, visiting hard-hit areas of the State and meeting with local, State, and Federal officials. In my years as a member of the Iowa National Guard, I was on the frontlines of several of our major flood events, including the 2008 Cedar Rapids flood and the 2011 Missouri River flood. I can tell you that what I witnessed in this flood event was the worst flooding and destruction that I have ever witnessed. The devastation is simply incomprehensible, with the most severe damage being concentrated in Iowa's western most counties.

I have spent most of my life in southwest Iowa. So this hits particularly close to home for me. When I toured the affected communities last week and this past Sunday, the folks I met with were not just Iowans and not just constituents. Many of them were friends whom I have known for a very long time. In this part of the State, down there in southwest Iowa, I am just as likely to be called "Joni" as I am "Senator Ernst." It was heartbreaking to see what these folks have gone through. Again, they are not just constituents. These people are family and friends to me.

FLOODING IN IOWA

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It will take a lot of hard work and determination to get our communities back up on their feet. But do you know what, folks? Iowans are a resilient people, and I know they are up to the task. Since the first signs of trouble over a year ago, our State and local emergency response teams have been working together seamlessly, around the clock, to keep our Iowans safe.

I credit Governor Reynolds and her office for quickly gathering damage assessments from all across the State in order to make a strong case to the President that a Federal disaster declaration was warranted. I also thank President Trump for recognizing the gravity of the situation on the ground in Iowa and for swiftly approving our request. Nearly 60 of Iowa's counties will now have access to much needed Federal assistance.

In the near term, our focus is on recovery efforts, and I will do everything in my power to make sure Iowans have every bit of the help they need. We need to get our farms and small businesses back up and running as soon as possible so Iowans can do what they do best, and that is to work hard and take care of their families.

As we move forward, I intend to review the Army Corps of Engineers' policies and closely examine how they were applied throughout this flood event. It is important that we study and learn from events like this so that we can try to prevent these types of devastating events from happening again in our future.

Once again, I want to say what a heartbreaking and devastating event this has been for so many of our Iowa counties, our Iowa families, and our Iowa businesses. My thoughts and prayers are with each one of them as we move through this event.

God bless you all.

Of course, God bless our great State of Iowa and our great United States. We are there for you. We are there with you.

I yield the floor.

The PRESIDENTING OFFICER. The Senator from Massachusetts.

Ms. WARREN. Madam President, I rise to discuss climate change, which is a great crisis currently facing our country and our planet.

Let me start with a statement that is sometimes controversial in this Chamber: I believe in science.

Here are three simple scientific facts: Climate change is real; it is caused by humans; and we are running out of time to fix our troubles.

Here are three more scientific facts: The ocean and the air are getting hotter; storms are getting stronger; and flooding is getting worse.

These facts are widely accepted throughout the world, but the President and Senate Republicans refuse to acknowledge these basic truths. Together, they routinely dismiss the impacts of climate change and deny the clear evidence that we must take action. They refuse even to say the words...
"climate change." That is not leadership.

Here is the thing about the facts: Refusing to believe them doesn’t mean that they will go away. While a small handful—a tiny minority—of my colleagues and I believe that climate change is real, they say that actually doing anything about it would just be too expensive, that the problem is too big to solve, and that we should just give up now—close our eyes and plug our ears again.

The probing our problems has a much bigger price tag than the common-sense solutions we should already be pursuing. Our coasts are threatened by ever-stronger storms that can destroy our homes and devastate our largest cities. Our food supplies and forests are threatened by an endless barrage of droughts and wildfires. Even our naval bases are under attack, not by enemy fleets but by rising sea level.

To my Republican colleagues, I say that our biggest problems have to be our top priorities. Instead of protecting big fossil fuel companies that continue to gouge the polluting fuels of the past, we need bold vision and forward-looking leadership. I support a green past, we need bold vision and forward-thinking policies that will protect public health. The exact opposite is true. Tackling climate change, income inequality, and racial injustice. I thank my colleague and my friend and good partner, Senator MARKEY, for leading the fight on these issues.

Mr. CARPER. Thanks very much.

Ms. HIRONO. I yield the floor.

The PRESIDING OFFICER. The Senator from Hawaii is recognized.

The PRESIDING OFFICER. The Senator from Delaware, Mr. CARPER. Madam President, I ask unanimous consent to be recognized for 6 minutes, please.

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

UNANIMOUS CONSENT REQUEST—S.J. RES. 9

Mr. CARPER. Madam President, I ask unanimous consent to offer a very simple resolution here in a few minutes. I think my colleague and my friend and good partner, Senator MARKET, for leading the fight on this issue.

This is not the first time America has faced a so-called impossible challenge. Over half a century ago, President Kennedy said: “No nation which expects to be the leader of other nations can expect to stay behind in this race for space.” He added that “we mean to lead it.”

President Kennedy challenged our Nation to lead the space race, and less than 7 years later Neil Armstrong set foot on the moon. The impossible has become a reality, and America had led the way.

It is time not only to challenge our country to tackle climate change head-on but also to lead the world in doing so. If we do not lead, then others will. China and other countries will win the race to define the green economy of the future, and we will lose those jobs forever.

I don’t accept the Republicans’ argument that boldly addressing climate change and having the world’s strongest economy are somehow incompatible. The exact opposite is true. Tackling our climate challenges will provide us with the opportunity to grow our economy and to protect public health. We can propel the United States to become the world leader in green innovation in the 21st century. We can address climate change and strengthen our economy by making major upgrades to our crumbling infrastructure. I support a green new deal that will aggressively tackle climate change, income inequality, and racial injustice. I thank my colleague and my friend and good partner, Senator MARKET, for leading the fight on this issue.

Mr. CARPER. Thanks very much.

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Mr. CARPER. Thanks very much.

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Mr. CARPER. Thanks very much.

Ms. HIRONO. I yield the floor.

The PRESIDING OFFICER. The Senator from Hawaii is recognized.
carbon out of the air—not out of a smokestack but literally out of the air—and turn it into something more useful. That is something we can do.

We had a hearing on legislation called the Nuclear Energy Innovation Capabilities Act. NEIC. Part of what we want to do is, instead of running nuclear powerplants and ending up with a whole lot of spent fuel, we want to have technology where, when the heat is so high, those nuclear plants use most of the spent fuel. Instead of having it stacked up around the country, we use it up and we create electricity from it.

Two more things, and I am done. There are HFCs, hydrofluorocarbons, which replaced CFCs. CFCs put a hole in the ozone. They are a coolant. They are a refrigerant. CFCs put a hole in the ozone. They were replaced by HFCs. HFCs didn’t put a hole in the ozone. They are better for the ozone layer, better for climate change. Now we have a follow-on product, a successor to HFCs. They are good for the ozone layer and good for climate change. We ought to make sure that we pass a treaty here in this body so we can get that technology.

Finally, the last thing we can do is provide for our auto industry. It is something they are asking for.

The PRESIDING OFFICER. The Senator’s time is expired.

Mr. CARPER. Thank you. The only thing the industry has been saying, with respect to fuel efficiency standards, CAFE and so forth, that we ought to give them some near-term flexibility in terms of meeting more efficient fuel requirements, more efficient mileage requirements, and more stringent requirements going forward in the future. That is what they are asking for to provide certainty. It is a 50-State deal. California is at the table. We ought to do that.

Those are just a couple of things we can do in Congress to actually address jobs and economic opportunity. That is what they are asking for to provide jobs and economic opportunity.

The PRESIDING OFFICER. The Senator’s time has expired.

Mr. CARPER. I think that is something the chairman of our committee and I agree on.

Thank you, Madam President.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. CARPER. Madam President, I ask without objection that the Environment and Public Works Committee be discharged from further consideration of S.J. Res. 9 and that the resolution be read a third time and passed out of S.J. Resolution and Public Works Committee, without objection.

Mr. CARPER. Madam President, many Democrats have called climate change the greatest challenge of our time. House Representative Ocasio-Cortez is the Green New Deal’s lead sponsor. She said, “The world is at War II.” She said, “The world is going in 12 years if we don’t address climate change.” Senator SCHUMER said that climate change is “an existential threat.”

When the Green New Deal was introduced just last month, Democrats lined up to support it, to cosponsor it, and to agree with it. Senator MARKEY of Massachusetts called it “the kind of generational commitment that we need to transform our economy and our democracy.” Every Democratic Senator running for President of the United States is a cosponsor—every single one.

When Leader MCCONNELL called for a vote on the Green New Deal, Senator SCHUMER said: “Go for it. Bring it on.” He said it right here on the floor of the U.S. Senate. Presidential candidate Senator AMY KLOBUCHAR of Minnesota agreed, saying that she will vote yes. That is how she said she will vote—will vote yes. We will see what she does today.

Well, today, the Senate will vote on the Green New Deal. All Senators will have a chance to go on the record, a chance to show whether they support this radical approach. But rather than voting for the Green New Deal that they introduced and cosponsored, it sounds like some Democrats are trying to run away from a vote on something they previously embraced.

If so many Democratic Party leaders support the Green New Deal, why aren’t they willing to vote for it and stand up behind it today? The answer is obvious: The Democrats are ducking the vote. But why? The answer is pretty simple: The Green New Deal is unaffordable, it is unworkable, and it is unpopular.

When you add up all of the costs and the 10-year price tag of $93 trillion, that is enough to bankrupt America. The cost is astronomical. It would hit average American families about $65,000 per family per year. That would empty just about every bank account in America. I believe it would drive a stake right through the heart of our strong and healthy and growing economy. The Green New Deal would massively increase the role of government in our lives and the size of government, the expense of government.

Let’s be honest. The climate is changing. It continues to change. It requires a serious response—a serious response. The Green New Deal is not that response.

This plan would eliminate fossil fuels. It would require 100 percent renewable energy, carbon-free energy, in just 10 years. The goal is to meet all of our energy demands in the United States through “clean, renewable and zero-emission energy sources.” We need more renewable energy, but the goal of going from where we are to where they want to be is absolutely impossible in the period of time outlined.

Robert Blohm from the North American Electric Reliability Corporation wrote in the Wall Street Journal: “An all-renewable power grid is destined to collapse.”

America can’t tolerate a collapsed power grid. Plus, it wouldn’t solve the problem. Turning off America’s economy will not lower global emissions. America is leading the way in reducing emissions—reducing using the carbon in productive ways, whether it is for medication or whatever it is for construction products.

Congress must continue to support technologies like nuclear power and carbon capture utilization—things that we know make good sense. And we have done this in a bipartisan way in these areas. I want to continue to work with Democrats to find real solutions. We have passed legislation in a bipartisan way for advanced nuclear powerplants, for carbon capture and sequestration, and made the point that we have done this in a bipartisan way in productive ways, whether it is for medication or whatever it is for construction products.

The Green New Deal is not the solution for America. It is a big green bomb. It would blow a hole in our strong, healthy, and growing economy. That is exactly why Democrats aren’t voting for it. That is exactly why Democrats
are ducking and dodging and distancing themselves from this so-called Green New Deal, because it is a radical plan, and it is exactly why Democrats are running away—running away—from the Green New Deal. I think we are going to see it today—running away—because last as they can. I yield the floor.

The PRESIDING OFFICER. The Senator from New York.

Mr. SCHUMER. Madam President, would my friend from Wyoming, who mentioned my name, yield for a question or three?

Mr. BARRASSO. Madam President, I know the vote is scheduled at 4 o’clock. I am happy to answer a question.

Mr. SCHUMER. My friend from Wyoming said I called: “Bring on the vote on the Green New Deal!” I did not, because I think it is a smart thing to do—it is a stunt—but it will finally get us to talk about climate change, something that has not been done. I would ask my colleague three questions. I was gratified to see Leader McCONNELL answer them for the first time in his press conference. Does the Senator from Wyoming believe climate change is caused by human activity? And does he believe Congress ought to do something about it? Those are my three questions. I hope I can get a direct answer, since my name was invoked.

Mr. BARRASSO. Madam President, as a matter of fact, I would say to my friend, the Senator from New York, that he asked me those three identical questions on this floor about 2 or 3 weeks ago, and my answer today is the same as it was then. You are welcome to go back to the CONGRESSIONAL RECORD. I recommended this to the Senator from New York, and I bet I wrote in the New York Times in December that said: Yes, I do believe that climate change is real, and, yes, I believe that human activity has contributed to it, and, yes, I believe we have a responsibility to do something about it.

I highlighted the role of innovation, not taxation or regulation, in coming to those solutions. I highlighted legislation that has passed the Senate Environment and Public Works Committee and was even signed into law by the President, something called the FUTURE Act, which works on capturing carbon dioxide and using it productively. It is about a bill called the USE IT Act, which is now coming through the committee. We are working on it. It has bipartisan support, and it passed last session. It didn’t get all the way to a signature. We talked about the future of nuclear power and the advanced nuclear powerplants that are being done, and we paved the way for the Nuclear Regulatory Commission to do things because nuclear power has zero emissions.

These are bipartisan pieces of legislation. The overwhelming support by the Senate and the House and signed by the President. These areas with carbon capture and nuclear power works are things that actually President Obama’s Secretary of Energy, Ernie Moniz, testified to the Senate Energy Committee are the two things that actually can work at scale. Anything else that the United States, I will tell you, does unilaterally, will not contribute because emissions from the United States are only 13 percent of all the emissions in the world.

I would once again recommend to the Senator from New York an op-ed that I had written with about climate change through innovation, not regulation or taxation, and I hope, in that way, that I have answered the Senator’s three questions.

I would say to the Senator from New York that if he is actually serious about discussing climate change on the floor of the Senate and looking for solutions, then, what he ought to do today is instruct his Members—and I believe he may have instructed them not to vote present on the bill, to get on this to discuss it and to debate it. But it doesn’t sound like even the cosponsors are willing to stand up and vote for something they have cosponsored. A dozen of them have done it.

Three of them were leading a rally outside the steps of the Capitol within the last couple of hours, with one Senator chanting: What about the Green New Deal and having a vote on it? When do we get it? And the crowd was chanting: Now.

It will be instructive to see how those Senators—and one of these was a candidate for President—vote when their name is called as the roll is called on today’s vote on the Green New Deal.

The PRESIDING OFFICER. The Democratic leader.

UNANIMOUS CONSENT REQUEST—S. RES. 97

Mr. SCHUMER. Madam President, first, I thank my friend from Wyoming. Now he knows why I said: “Bring it on.” We are finally getting even people like the Senator from Wyoming to admit that climate change is real, that it is caused by human activity, and that we should do something about it.

If we could have an open debate on climate change, that would be great. That is not what is happening today. The Senator from Wyoming talked about the contradiction of the Senator outside. How about the contradictions of the Republican Party and the Senators here putting a bill on the floor that they are going to vote no on.

Let’s put the bill that the Senator from Wyoming asked for and let there be an open amendment process and let’s see where people fall. All we are asking for is not a sham vote where people who put the bill on the floor are voting no because they don’t want to have a debate, but rather a real discussion, a real debate, and real amendments. I would say this. Earlier today, even better than having the Senator from Wyoming finally admit that climate change is real and caused by human activity, the Republican leader did, when asked by the press at his gathering.

The whole plan of the Republican leader here is backfiring. They want a debate on climate. We haven’t had one major bill on the real issues of climate come to the floor led by the leader where we can have open debate—not one. So now we are finally beginning to debate. That is great. We are going to see bills that the other side is all voting no on. They know what a trick and joke and sham that is. So do all the American people. We are finally talking about the issue, and that is great. Climate change is not a joke. It is not a hoax. It is a crisis. That is why we are doing these things.

So right now, here is something else we could do. Let’s see where our Republican colleagues are if they want to have a real debate. I am calling for the creation of a Senate select committee on climate change. It is a crisis. Ask the farmers in Iowa, Nebraska, and Kansas if they think it is a crisis. Ask the people who have died to so many changes in the weather because the globe is heating up. They believe it is a crisis. The very least we can do is to do what the House did and set up a select committee on climate change that is bipartisan. The committee can be partnering with the House committee. We might actually get something done, not sham votes that everyone knows are a joke—a political joke.

I am hopeful that we can do that. The reason for the select committee is clear. If there ever were an issue that demanded focus from this Chamber, this is it. Climate change is an existential threat to our country and our planet. The last 4 years have been the warmest on record. Sea levels are rising and marine life and fishing communities are being destroyed. Record flooding is inundating parts of the country, most recently the Midwest, and more and more hurricanes have buffeted our coasts. Over the next decade, climate change will continue to negatively impact every part of American life, our health, our economy, our national security, and even our geography, and the threats will only grow.

We can’t run into our ideological corners anymore. I am grateful to hear a growing number of Republicans admit it. I admit it is a crisis. I admit it is a threat real and human activity, and that we should do something about it. That is great news, but let’s do something real. Let’s do something real.

The Senator mentioned a few bills. I would be happy to look at them. I hope he will look at ours, and I hope he will ask his leader, the Republican leader, to allow an open debate on the floor with amendments. We would welcome that. We would welcome it. Some in the oil and gas industry will not like it. That is for sure. Some in the coal industry will not like it. That is for sure. But most Americans will.
So let’s do it. The time for partisanship on this issue is long over. The time for one party to block any change and not offer anything that they believe in is over. We need to act quickly and boldly to confront this challenge before it is too late. It is time to stop the nonsense.

As I said, we welcome this debate because we are talking about climate change for the first time, and the hypocrisy of putting a bill on the floor and then voting against it is becoming so clarifying that American people, myself as a byproduct, we are getting a debate and we are getting some of our colleagues for the first time to admit that climate change is real and caused by human activity and that we ought to do something about it. We welcome it. This committee will help bring the kind of bipartisan discussion that my good friend from Wyoming has asked for. So let’s do it.

Madam President, I ask unanimous consent that this rule be discharged from further consideration of S. Res. 97, a resolution establishing the Select Committee on the Climate Crisis and the Senate proceed to its immediate consideration; that the resolution be read a second time, and that the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

The PRESIDING OFFICER. Is there objection?
The Senator from Wyoming is recognized.

Mr. BARRASSO. Madam President, reserving the right to object, I would like to point out to my friend and colleague that the statement I had made earlier about my belief goes back a long time—that the climate is changing—to the point that one of his colleagues, Jeff Bingaman, a Senator from New Mexico, chaired the Energy Committee when he and I cosponsored legislation dealing with both carbon and carbon capture and putting together an XPRIZE-type program. This is something I have long spoken about and understood.

I also hear the Senator from New York essentially trying to strip the EPW Committee of the jurisdiction we have over climate change. That is the wrong approach when we have made real progress working together not just on bills but on bills signed into law. Real progress working together not just on the Select Committee on the Climate Crisis but on other committees.

We don’t need the Green New Deal; we need real solutions. For this reason, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. WHITEHOUSE. Will the Senator yield for a question? The PRESIDING OFFICER. All time has expired.

Mr. SCHUMER. Madam President, I ask unanimous consent that we be given 2 minutes so that the Senator from Rhode Island can ask a question of the Senator from Wyoming.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. WHITEHOUSE. I appreciate the comments of my distinguished chairman on the Environmental Works Committee about carbon capture technology, and I am wondering what part of the carbon emissions problem he thinks carbon capture will solve, because leaders of the carbon capture technology sector have said it is their vision to capture 1 percent—1 percent—of carbon emissions.

What I conclude from that is that carbon capture technology is important, but to rely on it at the expense of the course of action that we really need is profoundly misguided.

Mr. BARRASSO. Madam President, I know that time has expired.

We had hearing the last couple of weeks. We had an expert in the specific area of carbon capture come to show how much more effective the technology has become. This is something I started working on 10 years ago. It is something researchers around the world are committed to because we are finding value in that carbon to create products that can be used either medically or for construction. The University of Wyoming has an integrated test center right next to a coal-fired powerplant. What they are there to do is to take the carbon dioxide right from the stack and use it, some for enhanced oil recovery, some for production. They are continuing to work on the science of all of this.

Certainly, there are the climate alarmists who are out there, and it does seem that what they want to do is act immediately, drastically, and unilaterally in ways that will not solve the problem. It will hurt our country. It will hurt our economy. It will move the lifestyle of this U.S. economy to foreign countries, and I will do everything I can to make sure that doesn’t happen.

Thank you. I know the time has expired.

Mr. WHITEHOUSE. I am interested in the other 99 percent.

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the motion to proceed to Calendar No. 27, S.J. Res. 8, a joint resolution recognizing the duty of the Federal Government to create a Green New Deal.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the motion to proceed to S.J. Res. 8, a joint resolution recognizing the duty of the Federal Government to create a Green New Deal, shall be brought to a close?

The yeas and nays are mandatory under the rules.

The clerk will call the roll.

The bill clerk called the roll.

The PRESIDING OFFICER. (Mr. Cassidy.) Are there any other Senators in the Chamber who wish to vote or to change their vote?

The yeas and nays resulted—yea 0, nays 57 as follows:

(Roll Call Vote 52 Leg.)

NAYS—57

Alexander__ Gardner__ Paul___
Barrasso__ Graham__ Perdue__
Baucus__ Grassley__ Portman__
Baucus__ Hawley__ Risch__
Boozman__ Hoeven__ Roberts__
Boozman__ Hyde-Smith__ Romney__
Burr__ Inhofe__ Rounds__
Capito__ Isakson__ Rubio__
Cochran__ Johnson__ Sanders__
Collins__ Jones__ Scott (FL)
Corzine__ Kennedy__ Scott (RI)
Cotton__ King___
Cramer__ Lankford__ Sinema__
Crapo__ Lee___
Daines__ Mannchin__ Thune__
Daines__ McConnell__ Tillis__
Daines__ McSally__ Toomey__
Daines__ Moran__ Wicker__
Fischer__ Murkowski__ Young__

ANSWERED “PRESENT”—43

Balduin__ Harris__ Sanders__
Bennet__ Hassan__ Schatz__
Himanthal__ Heinrich__ Schumer__
Booker__ Hirono__ Shaheen__
Brown__ Kinzinger__
Cantwell__ Klobuchar__
Cardin__ Leahy__
Carper__ Murphy__
Casey__ Menendez__
Cochrane__ Menendez__
Moore__
Duckworth__ Murray__
Darwin__ Neal__
Daines__ Reedy__
Gilbrand__ Rosen__

The PRESIDING OFFICER. On this vote, the yeas are 0, the nays are 57, and 43 Senators responded present.
Three-fifths of the Senators duly chosen and sworn not having voted in the affirmative, the motion is rejected.

**CLOTURE MOTION**

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The senior assistant bill clerk read as follows:

**CLOTURE MOTION**

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the motion to proceed to Calendar No. 15, H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The motion is, Is it the sense of the Senate that debate on the motion to proceed to H.R. 268, an act making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The senior assistant bill clerk called the roll.

The yeas and nays resulted—yeas 90, nays 10, as follows:

[Roll Call Vote No. 53 Leg.]

**YEAS—90**

Alexander
Baldwin
Barrasso
Bennet
Blackburn
Blumenthal
Blunt
Boozman
Brown
Burr
Cantwell
Capito
Cardin
Carper
Casey
Cassidy
Collins
Coons
Correa
Cortez Masto
Cotton
Crane
Cruz
Daines
Duckworth
Durbin
Ernst
Feinstein
Fischer

**NAYS—10**

Braun
Crapo
Emhoff

The PRESIDING OFFICER. On this vote, the yeas are 90, nays are 10.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

**SUPPLEMENTAL APPROPRIATIONS ACT, 2019—MOTION TO PROCEED**

The PRESIDING OFFICER. The bill clerk will report the motion.

The bill clerk read as follows:

Motion to proceed to Calendar No. 15, H.R. 268, a bill making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes.

The PRESIDING OFFICER. The Senator from Nebraska.

**FLOODING IN NEBRASKA**

Mrs. FISCHER. Mr. President, I rise to speak to the historic flooding that has devastated hundreds of communities throughout my home State of Nebraska.

After a long, cold, and snow-filled winter, the catastrophic storm known as a bomb cyclone and western Nebraska with extreme blizzard conditions, while the central and eastern portions of the State were ravaged by record-setting floods. What were small streams became raging rivers, pouring over the banks, and breaching levees to flood towns and entire communities.

The floods, which carried car-sized blocks of ice in some areas, isolated entire communities and deposited sand, mud, and debris over large areas of our land.

Homes have been destroyed, roads and bridges ripped apart, businesses and schools forced to close for an uncertain period of time. It is with a heavy heart that I say that three Nebraskans have lost their lives as a result of this storm: James Wilke, a farmer from Columbus; Aleido Rojas Galan of Norfolk; and Betty Hamernick of Columbus. I send my sincere condolences to their families. Their loved ones will not be forgotten.

Cities like Fremont and farms across the State became islands, leaving people and livestock stranded. The bomb cyclone has demolished thousands of acres of family farmland and ranchland, resulting in a devastating number of livestock deaths and demolished farms, grain bins, hay supply, and farm equipment.

One farmer recorded that he lost 700 of his hogs after 7 feet of floodwater swept through his land within minutes. A top priority for Nebraskans is how do we replace ruined feed and the countless miles of washed-out fences.

The Nebraska Department of Agriculture initially projects that the damages will total a loss of $440 million in crop losses and another $400 million in cattle losses. The devastation continues to grow as our farmers and ranchers across Nebraska assess lost land use and more livestock deaths.

I heard from ranchers in Central and Western Nebraska who fought through this blizzard during calving, and what I heard most was that even though they suffered losses, they knew of others who were worse off.

Farmers stood looking at once fertile land now covered with sand, mud, and unimaginably huge slabs and chunks of ice. They are worried what the future will bring.

I agree with Gov. Pete Ricketts, as he has called this catastrophic weather “the most widespread disaster we have had in our state’s history.”

Water from the Missouri River and Papio Creek has overwhelmed the southeastern side of Offutt Air Force Base and rendered some parts of the base as inoperable. I welcomed Secretary of the Air Force Heather Wilson to survey the flood damage at the base. Some buildings were filled with nearly 8 feet of water. Offutt leadership provided us with a preliminary damage assessment and discussed the response efforts that were successfully taken by the airmen.

At the flood’s peak levels, one-third of the base was affected, causing tens of millions of dollars in damages. I will continue to work with Secretary Wilson to ensure that Offutt receives the funding to meet the needs of the base and to restore one of America’s most important national security assets.

According to the Nebraska Emergency Management Agency, 81 of our 93 counties, 98 cities, and 5 Tribes have declared states of emergency. This covers over 59,000 square miles, which is about 76 percent of Nebraska.

This storm has put this in perspective: with over 1.7 million Nebraskans are affected by this storm. That is more than 95 percent of our State’s population.

The Governor has estimated that more than 2,000 homes and 340 businesses are damaged or destroyed. Significant damage to Nebraska’s critical infrastructure is still being assessed at this time, but the Nebraska Department of Transportation released a preliminary estimate of $200 million that needed to record hundreds of miles of roads and to repair or replace 15 bridges throughout the State.

Nebraska is hurting. However, as our Nation has seen the sheer power of this storm, I want America to understand the courage, strength, and resiliency Nebraskans have shown in response. Overwhelming loss and grief have been met with stories of bravery and heroic efforts of our neighbors and first responders. Ordinary Nebraskans, with our own personal boats, grabbed their personal boats, jet skis, trucks, and planes to save their neighbors who experienced life-threatening situations.

There have been countless stories of heroes who disregarded personal risk to help their neighbors in need—Nebraskans helping Nebraskans, neighbors helping neighbors.

Hundreds of volunteers in Fremont stepped forward to fill sandbags and create barriers to protect the city from floodwater. Local pilots in affected cities across Nebraska have flown their personal planes to deliver and evacuate people who have been surrounded by water.
In Boyd County, firefighters continued to stay on the job and rescue those in need, even after their own homes were flooded.

In the Nebraska Panhandle, one State patrol officer even scaled a barbed-wire fence to rescue a calf that was frozen to the ground.

Last week, a staff sergeant with the Nebraska Guard was helping lead rescue efforts in Fremont, where the town was left without fresh food and water for 2 days because of the surrounding floodwaters. She said:

As we approached the town, I saw people coming out of their houses, standing on street corners, waving and clapping their hands in joy. As I began carrying bottled water into the store, an elderly lady, who had been waiting for hours hugged me and was overcome with emotion. . . . She was so relieved knowing that even in difficult and trying times, there are Nebraskans doing things “the Nebraska way” by watching out for our most vulnerable citizens.

That is who we are. These stories are inspiring, and they speak to the character and integrity of my fellow Nebraskans.

I have been traveling across Nebraska to see the impact of this disaster.

In Omaha, I joined Governor Ricketts at the Nebraska Strong phone-a-thon for relief and support for flood victims. The event, sponsored by the Nebraska Broadcasters Association, raised nearly a half-million dollars to benefit the American Red Cross in Nebraska and Southwest Iowa.

In Winslow, I met with families and residents of the area who had been hit hard by the floods. Every structure in that town was flooded. I spoke to a mother of three who told me she had just 15 minutes to gather her children and her family’s belongings before the floodwaters entered their home.

Winslow Volunteer Fire Chief Zach Klein informed me that his team was able to get boats to help with their recovery efforts. Chief Klein and his team saved 29 local residents from their flooded homes.

In Plattsmouth, the town’s water treatment facility is currently powered down and inaccessible. Like many affected communities across Nebraska, their main concern is being able to gather the facts and to make decisions about how they can move forward with their lives.

In Valley, I toured the devastation in the community with Mayor Carroll Smith and Councilwoman Cindy Grove. Large piles of wreckage can be found everywhere in town as people begin that cleanup process, but the people of Valley are resilient. Residents have started a donation center where people in need can get clothes, equipment, and other supplies as needed. More than 150 people have signed up as volunteers.

I also spent some time with local residents and city and county personnel in North Bend. The community is understandably concerned about how their community will rebuild their lives, but it also warmed my heart to listen to stories of how the town is pulling together to support one another.

Time and again, I heard of how proud the North Bend community is of their volunteers who are managing donations and distributing food and supplies to those in need.

I want all Nebraskans to know that my office stands ready to help in any way that we can. Recently, I led the delegation to a letter to President Trump outlining the extent of damage to our State and the projected cost of recovery. I want to thank the President for his rapid approval of Governor Ricketts’ expedited request for Federal disaster assistance.

Secretary of Agriculture Sonny Perdue and I discussed the crisis that ag producers are facing. He assured me that USDA is committed to assisting our farmers and ranchers in any way they can. I also visited with Secretary of Agriculture Sonny Perdue by phone to share with her how this historic storm has damaged our critical infrastructure. The Secretary and the Department of Transportation, as a whole, are ready to help Nebraska. I spoke with Major General Mark Haas to discuss the Nebraska National Guard’s flood response, the ongoing state of emergency, and ways my office can assist with their relief efforts. In the coming days and weeks, I will continue to work alongside Governor Ricketts to assist in coordinating Federal relief efforts for our State.

I have spoken to President Trump and shared with him the needs of our State as we recover. He reassured me that Nebraskans will receive the help we need.

I take great pride in the way our State has pulled together in this disaster. To know communities like Fremont, Plattsmouth, Columbus, Ashland, Norfolk, Spencer, or Niobrara is to know the strength in unity and an unwavering pride in your State and country. Above the floodwaters, you will still see the American flag waving proudly in all of these communities. If you know Nebraska as I do, you know our State is filled with towns like these from one side to the other.

I am proud to represent our great State every day in the U.S. Senate. Though much is uncertain for the victims of this disaster, our communities are rallying together to rebuild and recover from these historic weather conditions.

I close by offering my sincere thanks to our State and local officials, our emergency responders, and National Guard, who are working around the clock to provide invaluable assistance to our citizens in need.

We have much work to do, but Nebraskans are resilient, we are tough, and we are compassionate. Hour by hour and day by day, we will get through this difficult chapter in our State’s history, and we will remain Nebraska Strong.

I yield the floor.

The PRESIDING OFFICER (Ms. McSALLY). The Senator from Iowa.

Mr. GRASSLEY. Madam President, I appreciate the majority leader’s bringing the Green New Deal to a vote today so that every Senator had an opportunity to go on record. I voted no.

Some of my Democratic colleagues may argue that a vote against the Green New Deal demonstrates an unwillingness to reduce our dependence on fossil fuels and to tackle serious environmental and public health issues, but nothing could be further from the truth.

Contrary to popular belief, the United States is not a bad actor on the world stage. The United States has reduced its carbon emissions by 738 million metric tons per year since 2005. This is the largest decline of any country in the world.

Meanwhile, China’s and India’s carbon emissions have grown. According to the U.S. Energy Information Administration, U.S. consumption of biofuels and other renewable energy has more than doubled from 2000 to 2017. The United States will only continue to increase renewable energy consumption. By 2050, as we see more investment in wind, solar, biomass, geothermal, and other alternative energies.

Let’s be very clear. A “no” vote on the Green New Deal is a vote against a government that would stifle economic growth, bankrupt our Nation, and endanger the prosperity of all Americans. A “no” vote is a vote in favor of continuing an open and free economy that has made America the richest country in the world. We find that the best way to make environmental improvements is to use the wealth of a nation to accomplish that goal, and as a nation becomes more wealthy, the more apt it is for us to have the ability to protect the environment.

The fact is that the Green New Deal is wholly unrealistic in its goal of obtaining net-zero carbon emissions within 10 years. We are not going to be successful at reducing our dependence on fossil fuels and lowering our carbon emissions through virtue signaling. That is all the Green New Deal boils down to—virtue signaling. It is all lofty goals and aspirations with no concrete plan or concern as to its feasibility.

It is easy to support a vaguely worded, nonbinding resolution calling on the Federal Government to accomplish certain goals, but guess what. That is us—we, in the Congress. Congress is given the responsibility under our Constitution to write the laws. If Members of Congress have concrete ideas about what the Federal Government should be doing, they should introduce real legislation detailing what should be done to accomplish these goals.

Instead of a “green dream,” as Speaker PELOSI called the Green New Deal,
Deal, we need to focus on common-sense, bipartisan approaches that have an actual shot at making a difference. In other words, a resolution is a resolution; it is not a law. It doesn't accomplish anything. It states these goals that we ought to seek, but nobody has come up with the concrete plan to accomplish those goals.

Cutting taxes is an effective way to encourage positive, environmentally conscious ways to produce electricity and fuel. This is what I have sought to do as a renewable energy advocate for decades. I was the original author of the production tax credit for wind energy in 1992. It won me an award as the father of wind energy, and now, I suppose, 25 years later, I am the grandfather of the wind energy approach.

During my leadership on the Senate Finance Committee during the early 2000s, I oversaw the establishment, enhancement, and renewal of numerous tax breaks to promote clean energy from sources such as wind and solar to renewable fuels like biodiesel, to energy efficient buildings, homes, and appliances.

Unlike the aspirational goals of the Green New Deal, these proposals I have been a part of are real, proven, bipartisan actions that I helped shepherd into law to make the United States more energy independent and, at the same time, improve our environment.

Renewables are a very sound investment and the fastest growing source of electricity generation in our country. According to the U.S. Energy Information Administration, utility-scale solar power is expected to increase by 10 percent in 2019—thatis in 1 year alone—while wind power is expected to surpass hydropower for the first time. As prices continue to fall, the economic benefits from these clean energy investments will obviously increase.

Already, Iowa leads the Nation for its share of renewable energy. Iowa's wind generates nearly 37 percent of the State's electricity from wind, and the State's largest utility in America is set to generate 100 percent of its electricity within just a few years. Iowa ranks first in the Nation in the production of ethanol and biodiesel. Iowa alone accounted for over 26 percent of the entire U.S. ethanol production and over 17 percent of the U.S. biodiesel production.

The solar industry in Iowa continues to mature and ranks 17th nationally. The bottom line is that renewable energy helps diversify Iowa's economy. It creates jobs in rural America and strengthens U.S. energy independence. As far as the jobs are concerned, I believe there are about 7,000 just for wind energy and 43,000 for biofuels.

Instead of trying to build on these and other proven policies, the authors of the Green New Deal are more concerned with trying to correct all the ills they see in the U.S. economic system and even our broader society.

So it is not just about environment. Here is a list of the grievances they want to attack in the name of an environmentally sustainable economy: life expectancy, wage stagnation, economic mobility, income inequality, systemic injustices, the oppression of indigenous peoples, and lost opportunity. Just goes on and on and on. Just in case I might be taken as a person who doesn't care about all of those things I just listed—in other words, don't get me wrong; these are important issues that deserve our attention—but it is simply not realistic to believe that they can all be solved through a plan that targets environmental sustainability.

Of course, since no crisis should be allowed to go to waste, every aspect of the progressive agenda must be implemented to fend off the threat of climate change. According to an analysis by the American Action Forum, a portion of the so-called Green New Deal plan focuses on eliminating carbon emissions. That, itself, would cost between $8.3 and $12.3 trillion. Of course, that is assuming it is followed up with actual legislation that attempts to implement the goals it lays out, and I have pointed out that all of this legislation is not being brought forward.

Those figures account for only a fraction of the Green New Deal's cost. The portion of the progressive economic agenda that includes enacting universal college tuition, a Federal jobs guarantee program, and much more is estimated to cost somewhere between $43 and $81 trillion. So that would put the total cost of the Green New Deal at somewhere between $51 and $93 trillion over the first 10 years.

Now, $93 trillion—that is kind of hard to imagine. Can you imagine that? That is more money than the U.S. Government has spent in its entire 230-year history. How would we even go about paying for it?

Several Democrats have floated ideas or introduced bills that have gone along the lines of taxing the wealthy. That, I assume, may make up some of their possibilities. Earlier this year, the House author of the Green New Deal suggested imposing tax rates of 70 percent or more on earnings over $10 million. Here in the Senate, Senator Warren has proposed an annual wealth tax of $2 million on 5 percent of assets of over $1 billion. Not to be outdone, Senator Sanders has introduced legislation to supercharge the death tax with rates as high as 77 percent of estates exceeding $1 billion. More recently, Representative DeFazio reintroduced his proposal to tax securities transactions.

Think about this. Even if we assume that these proposals would not have detrimental economic or behavioral effects—and we all know they would—we should consider as a nation, but more close to covering the price tag of the Green New Deal. The Washington Post reported that a 70-percent tax rate on incomes over $10 million could theoretically raise $720 billion over 10 years. Senator Warren's own estimates suggest her annual wealth tax proposal could raise as much as $2.75 trillion in a decade. According to Senator Sanders, his death tax proposal would raise $3.5 trillion.

Congressman DeFazio's transaction tax is estimated to bring in $777 billion. So adding up all that, even under the rosiest assumptions, these Senators' proposals combined would only cover between 5 and 10 percent of the Green New Deal's cost.

The fact is, there are not enough millionaires and billionaires in the United States to cover the price tag, so eventually they start taxing the middle class. These socialist ideas remind me of former United Kingdom Prime Minister Margaret Thatcher's wise observation that "the trouble with socialism is that eventually you run out of other people's money." And many of the Green New Deal backers appear to realize this and have even suggested that offsetting its cost is unnecessary. According to these authors of the Green New Deal, it can be paid for simply by printing more money.

You have heard the right—printing more money. Their solution is the same as what has been tried by every bankrupt third world country around the world—just crank up the printing presses.

That is the poster child for this fantasy in the world today, at least, is Venezuela, a country rich with great economic vitality in the 1970s—probably even earlier than the 1970s—but that economy has been driven into the ground by socialist policies, financed in large measure by churning out currency, leading to multimillion percent inflation rates.

Now that Senators have had an opportunity to go on record in support or opposition to the resolution, I hope the vote that is taken on the Green New Deal will be put to rest. Hopefully, we can all now rally around sensible, proven policy to secure our energy independence and to improve the environment. From my point of view, that is the United States continuing on the success we have already had but standing as an example for China, India, Indonesia, Brazil, and other countries.

Affordable, clean energy is key to moving the United States forward. A new and modern Congress needs to enact tax extender's legislation that I introduced last month with Ranking Member Wyden. This legislation would extend nearly a dozen separate practical and proven incentives for renewable energy and energy efficiency. Investing in alternative forms of clean energy is good for the environment, good for national security and energy independence, and good for job creation, particularly in rural America. It is good for economic development and surely good for the taxpayers, and it is obviously good for attacking climate change.

I yield the floor.
Mr. PERDUE. Madam President, I rise tonight to talk about something we did yesterday, but I also want to talk about something we did last year. We saw a bipartisan effort today to move to regular order, to actually put a bill on this floor, to debate its merits, to make amendments to it, and to try to find a compromise position to do the right thing for the people across many States in our country that have been devastated by untoward disasters just in this last year.

As many of us know all too well, our country suffered a series of unprecedented natural disasters over the last year. Actually, it is a trend that has gone on over the last couple of years. We have had a series of unprecedented disasters. In July, August, and November of 2018 alone, wildfires in California displaced hundreds and even thousands of people and destroyed thousands of homes in a very short period of time. These fires were the deadliest and most destructive in California history.

In August of 2018, Hurricane Lane dropped 52 inches of rain over 5 days, causing heavy flooding and mudslides. It ranks as the second wettest tropical cyclone in U.S. history, behind Hurricane Harvey in 2017.

In September of 2018, Hurricane Florence caused catastrophic damage in North and South Carolina. It flooded homes, schools, and businesses. A week after the hurricane, major highways were still underwater.

In October of 2018, a 7.0 magnitude earthquake hit Alaska and damaged highways and buildings and displaced hundreds, if not thousands, of individuals.

Earlier this year, an EF-4 tornado flattened Lee County, AL, and took 23 lives, including 3 children, and injured hundreds of others.

Today, our friends in the Midwest are suffering from devastating flooding. Roads have been washed away, fields look like lakes, and many cattle have been drowned. As a matter of fact, this flood happened just at the wrong time—during calving—and we know that thousands of calves have been lost.

My home State of Georgia has not been immune and is indeed at this moment reeling from a natural disaster as well.

On October 10, 2018, Hurricane Michael made landfall on the Florida Panhandle with a category 4 hurricane. It was one of the strongest storms to ever hit the United States. Over the next few hours, Hurricane Michael barreled through Florida, tore through southwest Georgia, and moved on to North Carolina and South Carolina, doing immense damage. In a matter of hours, homes were flattened, tracts of timber destroyed, crops were ruined, and people’s lives were radically changed forever. This hurricane hit especially hard to a tract of pecans ready to be harvested. Cotton, peanuts, pecans, timber—it was devastating. Nothing was spared.

Today, agriculture is Georgia’s top industry and our No. 1 economic driver. Before the hurricane, farmers in my State were expecting a record harvest in many commodity categories. Instead, just at the time when harvesting was starting, Hurricane Michael hit, and crops were completely destroyed across most of our State.

Our farmers are resilient, however. They have weathered droughts before and low-yield harvests and poor farm economies. They suffered through several years of low commodity prices as well. But then every farmer ever faced anything quite like this before. The strength and magnitude of this hurricane indeed was unprecedented.

Shortly after the hurricane hit, President Trump, Vice President Pence, and I met with Secretary of Agriculture Sonny Perdue to ensure that agriculture all came down to Georgia with Senator Isakson and me to view the damage. Together, we toured the State, saw the devastation, and heard directly from farmers about the tough road to recovery. It was interesting that these farmers were not asking for anything; they were actually praying for their brethren in other parts of the country who were also being ravaged by these disasters.

The scene we saw that day is something I personally will never forget. We visited one of the largest pecan farms in the world—certainly in Georgia—and saw the damage in their fields. At this one farm alone, these two brothers who lost everything had 800 acres of beautiful pecan trees. These maturing pecan trees were completely uprooted at the very time when the heavy harvest was sitting right there on the trees. In fact, when I was there, you couldn’t walk on the ground; it was just a solid carpet of pecans on the ground, literally ruined.

Crop insurance will help with this year’s losses somewhat, but agriculture insurance only covers part of the loss. What it won’t cover are the pecan trees that were damaged on this 800-acre tract that we personally saw with the Vice President.

Here, there is no insurance. Today in the agriculture industry, there is no way to insure this machine called a pecan tree that was maturing and producing pecans. You cannot insure part of the crop, but you cannot insure the trees. It takes about 10 years—some varieties, a little less, but about 10 years to start getting a crop from those new trees. So you can see for yourself that this is truly a generational loss.

When they saw the devastation, the Trump administration told Georgia farmers and other farmers around the Southeast from this particular hurricane that they would have their backs, and they have moved to do just that.

President Trump said: “Farmers really got hurt, especially in Georgia, they are going to get some care.” Vice President Pence said: “We will rebuild these crops and these communities. We will restore southwest Georgia. We will restore the Sunbelt region bigger and better than ever before.” They have been doing that consistently since October of last year.

The State of Georgia immediately stepped up and offered tax credits, short-term financing, bridge loans, and other forms of direct assistance to those impacted. The Federal Government has been a little slower to act. It has been 5 months since Hurricane Michael ravaged the Southeast, and this Congress has done very little to help people who are barely hanging on right now. That is shameful. It is time to do the right thing; it is time to do what the Senate is supposed to do, and that is to debate a bill, amend it, and then vote on it. This particular bill, among other things, for States like California and other parts of the country, includes $3 billion for agriculture. This is specifically disaster relief for our farmers and ranchers around the country. These funds are for States like Georgia, Florida, Alabama, and the Carolinas—that is
North Carolina and South Carolina—Alaska, Hawaii, California, Iowa, Nebraska, Missouri, and Kansas, which are all battling natural disasters right now and over the past year. I would also add that our colleagues from the Midwest have really moved very quickly and have been very reasonable so that we can include in the language here flexibility to make sure their needs are met, as well. I also want to take a moment to thank our colleagues here for being very reasonable about needs in other parts of our country. I really think that what the President has done with Puerto Rico needs to be called out. The Trump administration has been resolute in their support of the people in Puerto Rico after Hurricane Maria and Hurricane Irma hit the island. To date, $30 billion has already been allocated, and another $50 billion is potentially going their way—depending on how things happen in the next 5 years or so—to help Puerto Rico recover from recent hurricanes. That is a potential of over $90 billion.

To ensure Puerto Rico continues to have the resource it needs to recover, this disaster relief bill includes $560 million in nutritional assistance for the most vulnerable families in Puerto Rico since that relief, that aid, actually runs out this week. Some Members of this body argue we should allocate more funding to Puerto Rico and blame us for not providing them that this is the same level of funding that they have previously supported. In addition, Puerto Rico’s own representative in Congress, JENNIFER GONZALEZ-COLON, supports our bill. She said this “bill puts my constituents one step closer to receiving the assistance they need to continue the long path toward recovery, and I look forward to its swift passage.”

This bipartisan disaster relief package is a win for our farmers. It is a win for families and businesses who were devastated by hurricanes in the Southeast and wildfires in the West. It is a win for the people in Puerto Rico, whom the President has previously helped.

Every day we continue debating this issue is a day that people across the country face crippling uncertainty. Today, I call on each of us to put our individual political interests aside and do the right thing for these people who are depending on us right now. Time is of the essence. People back home are counting on us to get this done.

In conclusion, this discussion reminds us of a bigger issue. The funding we are debating here today is, by definition, borrowed money. Because of Washington’s intransigence over the last 4 years and its inability to get its financial House in order over the last few decades, coupled with this debt crisis we have today, we are losing the ability to do the right things, whether it is medical research, infrastructure, education, or responding to national disasters. Moving forward, we will not be able to continue dealing with these emergencies and crises if we don’t have a functioning Federal Government that can pay its bills and keep its financial house in order. Today I ask each of my colleagues here for their individual support on this disaster relief package. I also ask that going forward we have a serious debate about tackling this debt crisis and responsively funding the Federal Government on time every year so we can help the American people when they are counting on us the most.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. PERDUE. Madam President, I ask unanimous consent that the order for the quorum call be rescinded. The PRESIDING OFFICER. Without objection, it is so ordered.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. PERDUE. Madam President, I ask unanimous consent that the Senate proceed to legislative session for a period of morning business, with Senators permitted to speak for up to 10 minutes each.

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

ARMS SALES NOTIFICATION

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The proviso stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the Record the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

There being no objection, the material was ordered to be printed in the Record, as follows:

DEFENSE SECURITY

COOPERATION AGENCY

Arlington, VA.

HON. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19–09 concerning the Air Force’s proposed Letter(s) of Offer and Acceptance to the Government of Morocco for defense articles and services estimated to cost $3.787 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER,
Lieutenant General, USA, Director,
Enclosure.

TRANSMITTAL NO. 19–09

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Kingdom of Morocco.


(iii) Description and Quantity of Articles or Services under Consideration for Purchase:


Twenty-six (26) Modular Mission Computers (includes 1 spare).

Twenty-six (26) Link–16 Multifunctional Information Distribution Systems—JTRS (MIDS–JTRS) with TACAN and ESHI Terminals (includes 1 spare).

Twenty-six (26) LN290 Embedded Global Navigation Systems (EGI) (includes 1 spare).

Forty (40) Joint Helmet Mounted Cueing Systems (JHMCS) (includes 5 spares).

Twenty-six (26) Improved Programmable Display Generators (iPDG) (includes 1 spare).

Thirty (30) M571A2 Vulcan 20mm Guns (includes 5 spares).

Fifty (50) LAU–129 Multi-Purpose Launcher (includes 1 spare).

Forty (40) AIM–120C–7 Advanced Medium Range Air-to-Air Missiles (AMRAAM).

Forty (40) AIM–126C–7 Guidance Sections. Thirty (30) GBU–38/S JDAM Tail Kits.


Thirty-six (36) FMU–139 D/B Fuzes.

Six (6) FMU–139 D/B (D–1) Inert Fuzes.

Two (2) GBU–39 (T–1) GTVs.

Sixty (60) GBU–39/B Small Diameter Bombs (SDB I).

Ten (10) MAU–I 69L/B Computer Control Group, GBU–10,12–16.

Ten (10) MXU–650/C Air Foil Group, GBU–12.

Twelve (12) MK82 Bombs, Filled Inert.

Four (4) BLU–109 Practice Bombs.

Ten (10) MAU–169 COG (D–2).

Twenty-six (26) AN/AAG–31 Sniper Pods.

Non-MDE: Also included are twenty-six (26) AN/ALQ–213 EW Management Systems; twenty-six (26) Advanced Identification Friend/Foe; Secure Communications; Cryptographic Precision Navigation Equipment; one (1) Joint Mission Planning System; twenty-six (26) AN/ALQ–211 AIDEWS; six (6) DB–110 Advanced Reconnaissance Systems; communications equipment; spares and repair parts; support equipment; personnel training and training equipment; publications and technical documentation; support and test equipment, simulators; integration and test; U.S. Government and contractor engineering, technical and logistical support on specific items and related elements of logistics and program support.


(v) Projects Related Cases, if any: MO–D–SAY.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.
March 26, 2019

CONGRESSIONAL RECORD — SENATE

S1977


*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Morocco—F-16 Block 72 New Purchase

The Government of Morocco has requested to buy twenty-five (25) F-16C/D Block 72 aircraft; twenty-nine (29) engines (Pratt & Whitney F100-229) (includes 4 spares); twenty-six (26) Modular Mission Computers (includes 1 spare); twenty-six (26) Link-16 Multifunctional Information Distribution Systems—JTRS (MIDS-JTRS) with TACAN and ESHI Terminals (includes 1 spare); twenty-six (26) LN250 Embedded Global Navigation Systems (EGNOS) (includes 1 spare); forty (40) Joint Helmet Mounted Cueing Systems (JHMCS) (includes 5 spares); twenty-six (26) Improved Programmable Display Generators (IPDG) (includes 1 spare); thirty (30) M61A1 Vulcan 20mm Guns (includes 5 spares); fifty (50) LAU-129 Multi-Purpose Launchers; forty (40) AIM-120C-7 Advanced Medium Range Air-to-Air Missiles (AMRAAM); forty (40) AIM-120C-7 Guidance Section (includes three (3) GBU-38/39 JDAM Tail Kits; fifty (50) MXU-650 Air Foil Group, GBU-59/61 GP Weapons System, Computer Control Group (CCG), GBU–49;—50; thirtysix (36) FMU–139 D/B Fuzes; six (6) FMU–139 D/B (D–1) Inert Fuzes; two (2) GBU–39 (T–1) CPN–39 (includes sixty (60) GBU–39/A Small Diameter Bombs (SDB I)); ten (10) MAU–169/L B Computer Control Group, GBU–10,–12,–16; ten (10) MXU–650/C B Air Foil Group, GBU–12; twelve (12) MAU–169/D B Practice, four (4) Practice Practice 109 Practice Bombs; ten (10) MAU–169 CCG (D–2); and twenty-six (26) AN/AQA–33 Sniper Pods. Also included are twenty-six (26) AN/ALQ–213 EW Management Systems; twenty-six (26) Advanced Identification Friend/Foe; Secure Communications, Cryptographic Precisition Navigation Equipment; one (1) Joint Mission Planning System; twenty-six (26) AN/ALQ–211 AIDEWS; six (6) DB–110 Advanced Reconnaissance Systems; communications equipment; spare and repair parts; support equipment; spare and repair parts for training equipment; publications and technical documentation; support and test equipment, simulators; integration and test; U.S. Government contractor engineering, technical and logistical support services; and other related elements of logistics and program support. The estimated cost is $3.787 billion.

This proposed sale will contribute to the foreign policy and national security of the United States by helping to improve the security of Morocco and other regional allies and enhance Morocco’s ability to undertake coalition operations, as it has done in the past in flying sorties against ISIS in Syria and Iraq and in Operation Inherent Resolve. It operates an F-16C/D aircraft and will have no difficulty absorbing this aircraft and services into its armed forces.

The proposed sale of this equipment will not alter the basic military balance in the region.

The prime contractor will be Lockheed Corporation, Bethesda, Maryland. The purchaser will secure adequate financing and funding for the acquisition through commercial credits.

Implementation of this proposed sale will require the assignment of 10 additional U.S. Government and approximately 75 contract representatives to Morocco.

There will be no impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 19–99


Annex Item No. vii

(vii) Sensitivity of Technology:

1. This sale will involve the release of sensitive technology to Morocco. The F-16C/D Block 72 weapon system is unclassified, except as noted below. The aircraft utilizes the F-16C/D Block 72 Avionics and systems. It will contain the Pratt & Whitney F100-PW-229 ERP engine, AN/APG–83 radar, digital flight control system, embedded internal global navigation system, Joint Helmet Mounted Cueing Systems (JHMCS), internal and external electronic warfare equipment, Advanced IFF, Link–16 datalink, operational flight trainer, and software computer programs.

2. Sensitive and/or classified (up to SECRET) elements of the proposed F-16 V includes: a. The Multifunctional Information Distribution System (MIDS) is an advanced high-capacity, jam-resistant, digital communications system. The MIDS¢ is the central aircraft computer of the F-16. It includes higher processor inputs to provide accurate location information, operating and test procedures, and other information related to support operations and repair. The hardware, software, and data identified are classified to protect vulnerabilities, design and performance parameters, and other similar critical information.

3. The AN/APG–83 is an Active Electronically Scanned Array (AESA) radar upgrade for the F/16. It provides passive radar warning, wide spectrum RF jamming, and control and management of the F-16 EW system. It provides flexible interface capability. Operating in tactical ground, marine and airborne applications, the KY–58M provides with half duplex communication. The KY–58M enables secure communication with both a range of radio and satellite equipment.

4. Joint Mission Planning System (JMPе) is a multi-platform PC based mission planning system. JMPS hardware is UNCLASSIFIED but the software is classified up to SECRET.

5. AN/ALQ–211 Airborne Integrated Defensive Electronic Warfare Suite (AIDEWS) provides passive radar warning, wide spectrum RF jamming, and control and management of the entire EW system. It is multi-platform, multi-channel and virtually a multi-channel and infrared imagery. The DB–110 system is UNCLASSIFIED.

6. Embedded GPS-INS (EGI) LN–260 is a sensor that combines GPS and inertial sensor inputs to provide accurate location information for navigation and targeting. The EGI LN–260 is UNCLASSIFIED. The GPS crypvariable keys needed for highest GPS accuracy are classified to protect vulnerabilities, design and performance parameters, and other similar critical information.

7. Joint Helmet Mounted Cueing System (JHMCS) is a modified HGU–55/P helmet that incorporates a visor-projected Heads-Up Display (HUD) to cue weapons and aircraft sensors and displays. This proposed sale will partly fund MIDS¢ system projects visual targeting and aircraft performance information on the back of the helmet’s visor, enabling the pilot to monitor this information without changing his field of view through the cockpit canopy. This provides improvement for close combat targeting and engagement. Hardware is UNCLASSIFIED; technical data and documents are classified up to SECRET.

8. An ALQ–211 Airborne Integrated Defensive Electronic Warfare Suite (AIDEWS) provides passive radar warning, wide spectrum RF jamming, and control and management of the entire EW system. It is multi-platform, multi-channel and virtually a multi-channel and infrared imagery. The DB–110 system is UNCLASSIFIED.

10. Embedded GPS-INS (EGI) LN–260 is a sensor that combines GPS and inertial sensor inputs to provide accurate location information for navigation and targeting. The EGI LN–260 is UNCLASSIFIED. The GPS cryptovariable keys needed for highest GPS accuracy are classified to protect vulnerabilities, design and performance parameters, and other similar critical information.

11. The AN/AXP–126 Advanced Identification Friend or Foe (IAFF) Combined Interrogator Transponder (CIT) is a system capable of interrogating and interpreting data from Mode IV VHF radio data. It is UNCLASSIFIED unless until Mode IV V and Mode V operational evaluator parameters are loaded into the equipment. Elements of this system classified SECRET include software object code, operating characteristics, parameters, and technical data. Mode IV and Mode V anti jam performance specifications/data, software source code, algorithms, and tempest plans or reports will not be offered, released, discussed, or demonstrated.

12. The Modular Mission Computer (MMC) is the central aircraft computer of the F-16. It serves as the hub for all aircraft subsystems and avionics data transfer. The hardware and software are classified SECRET.

13. The Improved Programmable Display Generator (IPDG) and color multifunction displays utilize ruggedized commercial liquid crystal display technology designed to withstand the harsh environment found in modern fighter cockpits. The display generator is the fifth generation graphic processor for the F-16. Through the use of state-of-the-art microprocessors and graphics engines, it provides orders of magnitude increase in processing capacity and graphics capabilities. The hardware and software are UNCLASSIFIED.
The JDAM weapon can be delivered from depots and bunkers. The SDB and all of its components are classified up to SECRET. Information revealing the probability of destroying command and control measures and the electromagnetic environment is classified SECRET. Information revealing countermeasures, and interception of high- and low-light targeting capability. Information representing the latest state-of-the-art in terrain denial, electronic warfare, frequency hopping, and low-light targeting capability. Information on performance and inherent vulnerabilities is classified SECRET. Software and technical documentation that might be useful to the development of a system with similar or advanced capabilities.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the request of the Chairman for the report, the Department of Defense (DOD), the Arms Control and Disarmament Agency, and the Arms Control and Disarmament Agency, have reviewed your request and the Department of Defense has no objection to the release of the information contained in the proposed arms sale.

The proposed sale of defense articles and services to the Government of Morocco includes the following:

27. A determination has been made that blindness to certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I am providing copies of the proposed sale in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–425.

Sincerely,

CHARLES W. HOOPER,
Lieutenant General, USA, Director.

TRANSMITTAL NO. 19–27

DEAR MR. CHAIRMAN: Pursuant to the request of your Committee on Foreign Relations, we are forwarding herewith Transmittal No. 19–27, concerning the Air Force’s proposed sale of defensive equipment to Morocco.

The proposed sale of defense articles and services to the Government of Morocco includes the following:

28. All defense articles and services listed in this transmittal are authorized for release and export to the Government of Morocco.

ARMS SALES NOTIFICATION

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I am providing copies of the proposed sale in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–425.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the request of your Committee on Foreign Relations, we are forwarding herewith Transmittal No. 19–27, concerning the Air Force’s proposed sale of defensive equipment to Morocco.

The proposed sale of defense articles and services to the Government of Morocco includes the following:

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There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the request of your Committee on Foreign Relations, we are forwarding herewith Transmittal No. 19–27, concerning the Air Force’s proposed sale of defensive equipment to Morocco.

The proposed sale of defense articles and services to the Government of Morocco includes the following:

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DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the request of your Committee on Foreign Relations, we are forwarding herewith Transmittal No. 19–27, concerning the Air Force’s proposed sale of defensive equipment to Morocco.

The proposed sale of defense articles and services to the Government of Morocco includes the following:

27. A determination has been made that blindness to certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I am providing copies of the proposed sale in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–425.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.
Two (2) Fixed Certifiable Ground Control Stations.


Five (5) AN/APY–8 Lynx Synthetic Aperture Radar (3 installed, 1 spare).


Non-MDE also included are an Initial Spares Package (ISP) and Readiness Spares Package (RSP) to support a 5-year period of performance; communications equipment; Identification Friend or Foe (IFF) equipment; spare and repair parts; support and test equipment; publications and technical documentation; personnel training and training support; U.S. Government and contractor engineering; technical and logistics support services; and other related elements of logistical and program support.


(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.


*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

The Government of Belgium has requested to purchase four (4) MQ–9B, RPA; two (2) Fixed Certifiable Ground Control Stations; five (5) Radiometric Installations/In-Space View-Ground Systems; fifteen (15) Embedded Global Positioning System/Inertial Navigation Systems (EGI) (12 installed, 3 spares); five (5) AN/APY–8 Lynx Synthetic Aperture Radars (4 installed, 1 spare); and five (5) Detect and Avoid Systems (4 installed, 1 spare).

Also included are an Initial Spares Package (ISP) and Readiness Spares Package (RSP) to support a 5-year period of performance; spare and repair parts; support and training publications and technical documentation; personnel training and training equipment; U.S. Government and contractor engineering; technical and logistics support services; and other related elements of logistical and program support. The total estimated program cost is $950 million.

This proposed sale will support the foreign policy and national security interests of the United States by helping to improve the security of a NATO ally. It is vital to the U.S. national interest to assist Belgium to develop and maintain a strong and ready self-defense capability. This potential sale enhances the interoperability of the Belgian military and United States forces, by helping to improve the security of United States interests in the region.

Mr. Risch. Madam President, as a Senator from Idaho, I have been the chairman of the Senate Foreign Relations Committee for a number of years. There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY COOPERATION AGENCY,
Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, notice is hereby given that the United States reveresence

March 26, 2019

CONGRESSIONAL RECORD — SENATE
S1797

10km wide swath. Swaths from multiple passes can be combined for wide-area surveill-
ance.

The AN/DAS–4 Multi-Spectral Targeting System (MTS–D) is a multi-use highly advan-
taged EO/IR sensor providing long-range surveilllance, high altitude, target acquisi-
tion, tracking, range finding, and laser designation data for ground and air platforms. The system provides an all-weather surveillance, tracking and targeting capability. The system operates in the Ku-band, using an offset-fed dish antenna and a stabilized gimbal. It has a large field of view, pro-
duces a strip map, and can image up to a
March 26, 2019

S1980 CONGRESSIONAL RECORD — SENATE

the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19-10 concerning the Air Force’s proposed Letter(s) of Offer and Acceptance to the Government of Morocco for defense articles and services estimated to cost $985.2 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOPPER, Lieutenant General, USA, Director.

Enclosures.

TRANSMITTAL NO. 19-10

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Kingdom of Morocco.

(ii) Total Estimated Value: Major Defense Equipment* $985.2 million. Other $732.3 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase: Morocco has requested to upgrade its existing 23 F-16 aircraft to F-16V configuration.

Major Defense Equipment (MDE):
Twenty-six (26) APG-83 Active Electronically Scanned Array (AESA) Radars (includes 3 spares).
Twenty-six (26) Modular Mission Computers (includes 3 spares).
Twenty-six (26) Joint Helmet Mounted Cueing Systems II (includes 3 spares).
Twenty-six (26) Improved Programmable Display Generators (iPDG) (includes 3 spares).
Fifty (50) LAU-129 Multi-Purpose Launchers.
Twenty-six (26) AN/AQ-33 Sniper Pods.
Non-MDE: Also included are twenty-six (26) AN/ALQ-213 EW Management Systems; twenty-six (26) Advanced Identification Friend/Foe; Joint Mission Planning System; twenty-six (26) LAU-129 AIDWE; six (6) DB-110 Advanced Reconnaissance Systems; secure communications, cryptographic precision navigation equipment; spares and repair parts; support equipment; personnel training and training equipment; publications and technical documentation; support and test equipment; simulators; integration and test; U.S. Government and contractor engineering, technical and logistical support services; and other related elements of logistics and program support. The estimated cost is $985.2 million.
This proposed sale will contribute to the foreign policy and national security of the United States by enhancing the security of a major Non-NATO ally that continues to be an important force for political stability and economic progress in North Africa.
The proposed sale will contribute to Morocco’s self-defense capabilities. The purchase will improve interoperability with the United States and enhance Morocco’s ability to undertake coalition operations, as it has done in the past in flying sorties against ISIS in Syria and Iraq. Morocco already operates a F-16 fleet and will have no difficulty absorbing this aircraft and services into its armed forces.
The proposed sale of this equipment will not alter the basic military balance in the region.
The prime contractor will be Lockheed Corporation, Bethesda, Maryland. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the contractor.
Implementation of this proposed sale will require the associated additional U.S. Government and approximately 75 contract employees.

The proposed sale of the advanced avionics and systems. It contains the existing Pratt & Whitney F100–PW-229 engine, it provided orders of magnitude increases in throughput, memory, and graphics capabilities. The hardware and software are UNCLASSIFIED.

6. Multifunctional Information Distribution System (MIDS–JTRS) with Link-16 command, control, communications, and intelligence (C3I) system incorporating high-capacity, jam-resistant, digital communication links for exchanging battlefield tactical information, including both data and voice, among air, ground, and sea elements. The MIDS terminal hardware, publications, performance specifications, operational capability, parameters, vulnerabilities to countermeasures, and software documentation are classified CONFIDENTIAL. The classified information to be provided consists of that which is necessary for the operation, maintenance, and repair (through intermediate level) of the data link terminal, integrated systems, and Joint Mission Planning System.
7. Embedded GPS–INS (EGI) LN-260 is a sensor that combines GPS and inertial sensors to provide accurate location information for navigation and targeting. The EGI LN-260 is UNCLASSIFIED. The GPS crypto variable keys needed for highest GPS accuracy are classified up to SECRET.
8. Joint Helmet Mounted Cueing System (JHMCS II) is a modified HGU-55/P helmet that incorporates a visor-projected Heads-Up Display (HUD) to cue aircraft sensors to air and ground targets. This system projects visual targeting and aircraft performance information on the back of the visor, enabling the pilot to maintain his situational awareness without interrupting his field of view through the cockpit canopy.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Morocco—F-16 Block 52+ Upgrade to F-16V Configuration

The Government of Morocco has requested to upgrade its existing twenty-three F-16 aircraft to the F-16V configuration. The request includes twenty-six (26) APG-83 Active Electronically Scanned Array (AESAA) Radars (includes 3 spares), twenty-six (26) Modular Mission Computers (includes 3 spares), twenty-six (26) Link-16 Multifunctional Information Distribution System—JTRS (MIDS–JTRS) with TACAN and ESHI Navigation Systems (EGI) (includes 3 spares), twenty-six (26) Joint Helmet Mounted Cueing Systems II (includes 3 spares), twenty-six (26) Improved Programmable Display Generators (iPDG) (includes 3 spares), fifty (50) LAU-129 Multi-Purpose Launchers; and twenty-six (26) AN/AQ-33 Sniper Pods, AN/ALQ-213 EW Management Systems, Secure Communications, Cryptographic Appliances, and Improved Programmable Display Generators. Additional sensitive items include operating manuals and maintenance technical orders containing performance information, operating and test procedures, and other data needed to support operations and repair. The hardware, software, and data identified are classified to protect vulnerabilities, design and performance parameters and other similar critical information.

3. The AN/APG-83 is an Active Electronically Scanned Array (AESAA) radar upgrade for the F-16. It includes higher processor power, higher transmission power, more sensitive receiver electronics, and Synthetic Aperture Radar (SAR), which creates higher-resolution images at longer range than existing mechanically scanned array radars (e.g., APG-68). The upgrade features an increase in detection range of air targets, increases in detection of smaller and rapidly moving targets, and offers advantages in jam-resistant, digital communications links for exchanging battlefield tactical information, including both data and voice, among air, ground, and sea elements. The MIDS terminal hardware, publications, performance specifications, operational capability, parameters, vulnerabilities to countermeasures, and software documentation are classified CONFIDENTIAL. The classified information to be provided consists of that which is necessary for the operation, maintenance, and repair (through intermediate level) of the data link terminal, integrated systems, and Joint Mission Planning System.
4. The AN/APG-83 is an Active Electronically Scanned Array (AESAA) radar upgrade for the F-16. It includes higher processor power, higher transmission power, more sensitive receiver electronics, and Synthetic Aperture Radar (SAR), which creates higher-resolution images at longer range than existing mechanically scanned array radars (e.g., APG-68). The upgrade features an increase in detection range of air targets, increases in detection of smaller and rapidly moving targets, and offers advantages in jam-resistant, digital communications links for exchanging battlefield tactical information, including both data and voice, among air, ground, and sea elements. The MIDS terminal hardware, publications, performance specifications, operational capability, parameters, vulnerabilities to countermeasures, and software documentation are classified CONFIDENTIAL. The classified information to be provided consists of that which is necessary for the operation, maintenance, and repair (through intermediate level) of the data link terminal, integrated systems, and Joint Mission Planning System.
5. The Improved Programmable Display Generator (iPDG) and color multifunction display utilize rugged liquid crystal display technology that is designed to withstand the harsh environment found in modern fighter cockpits. The display generator is the fifth generation graphics processor for the F-16. Through the use of state-of-the-art microprocessors and graphics engines, it provides orders of magnitude increases in throughput, memory, and graphics capabilities. The hardware and software are UNCLASSIFIED.
6. Multifunctional Information Distribution System (MIDS–JTRS) with Link-16 command, control, communications, and intelligence (C3I) system incorporating high-capacity, jam-resistant, digital communication links for exchanging battlefield tactical information, including both data and voice, among air, ground, and sea elements. The MIDS terminal hardware, publications, performance specifications, operational capability, parameters, vulnerabilities to countermeasures, and software documentation are classified CONFIDENTIAL. The classified information to be provided consists of that which is necessary for the operation, maintenance, and repair (through intermediate level) of the data link terminal, integrated systems, and Joint Mission Planning System.
7. Embedded GPS–INS (EGI) LN-260 is a sensor that combines GPS and inertial sensors to provide accurate location information for navigation and targeting. The EGI LN-260 is UNCLASSIFIED. The GPS crypto variable keys needed for highest GPS accuracy are classified up to SECRET.
8. Joint Helmet Mounted Cueing System (JHMCS II) is a modified HGU-55/P helmet that incorporates a visor-projected Heads-Up Display (HUD) to cue aircraft sensors to air and ground targets. This system projects visual targeting and aircraft performance information on the back of the visor, enabling the pilot to maintain his situational awareness without interrupting his field of view through the cockpit canopy.
This provides improvement for close combat targeting and engagement. Hardware is Unclassified; technical data and documents are classified up to SECRET.

9. The AN/ALQ-211 Airborne Integrated Defensive Electronic Warfare System (AIDEWS) provides passive radar warning, wide spectrum RF jamming, and control and management of the entire EW system. It is an externally mounted Electronic Warfare (EW) system and provides classified system software and hardware is Unclassified. The system is classified SECRET when loaded with a US derived EW database.

10. JMPS (Joint Mission Planning System) is a multi-platform PC based mission planning system. JMPS hardware is unclassified but the software is classified up to SECRET.

11. The AN/ALQ-211 Airborne Integrated Defensive Electronic Warfare Suite (AIDEWS) provides passive radar warning, wide spectrum RF jamming, and control and management of the entire EW system. It is an externally mounted Electronic Warfare (EW) system and provides classified system software and hardware is Unclassified. The system is classified SECRET when loaded with a US derived EW database.

12. LAU-129 Airborne Reconnaissance System. This capability permits reconnaissance missions to be conducted from very long range by day or night. It is an under-the-weather, podded system that produces high resolution, dual-band electro-optical and infrared imagery. The LAU-129 is UNCLASSIFIED.

13. The LAU–129 Guided Missile Launcher is capable of launching a single AIM–9 (Sidewinder) or AIM–120 (AMRAAM). The LAU–129 launcher provides mechanical and electrical interface between missile and aircraft. There are five versions produced strictly for foreign military sales. The only difference between these launchers is the material they are coated with or the color of the coating. This device is UNCLASSIFIED.

14. The SNIPER (AN/AQ-33) targeting system is UNCLASSIFIED and contains technology representing the latest state-of-the-art in electro-optical clarity and haze, and low light targeting capability. Information calls for component vulnerabilities is classified SECRET. Software (object code) is classified CONFIDENTIAL. Overall system classification is SECRET.

15. This sale will involve the release of sensitive and or classified cryptographic elements for secure communications radios, cryptographic appliances and keying equipment, and precision navigation equipment. The hardware is UNCLASSIFIED except where systems are loaded with cryptographic software, which is classified up to SECRET.

16. If a technologically advanced adversary were to develop such a system, the hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

17. A determination has been made that Morocco can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. It is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

18. Defense articles and services listed in this transmittal are authorized for release and export to the Government of Morocco.

THE GREEN NEW DEAL

Mrs. FEINSTEIN. Madam President, I rise to join my colleagues in calling for legislation to resolve the climate crisis. The need for action could not be more urgent. Every day of inaction in the U.S. Senate brings new risks of irreversible harm to our communities, our environment and future generations.

Unfortunately, this week’s vote is not really about climate change. The Senate has been asked to invoke cloture on a nonbinding resolution that raises but does not really answer a broad range of questions about climate change and our economy.

The Senate is not ready to end debate on these issues. We have hardly begun.

The Democratic Caucus is united in recognizing the realities of climate change and calling for effective solutions.

However, this constitutes a minority view in the U.S. Senate. For too many years, our calls for comprehensive climate change legislation have fallen on deaf ears.

The Green New Deal in all of its ambition and breadth should be recognized as a sign of the frustration that is mounting in this country as a result of Republican obstruction.

I do not agree with every aspect of this particular resolution. It addresses not only climate policy but also longstanding partisan disputes over healthcare, housing, jobs, and other economic policies.

These are important policy debates, but it is my view that the legislative effort to address climate change does not need to wait for agreement in these other areas. The need for action is too urgent.

But whatever our disagreements about policy approaches and non-binding resolutions, it is long past time for us to set aside disagreements about the validity of climate science.

The scientific community has warned us about climate change for decades with increasing certainty and specificity, including in a report of the President’s Science Advisory Committee in 1965, five assessment reports of the Intergovernmental Panel on Climate Change since 1990, and four national climate assessment reports of the U.S. Global Change Research Program since 2000.

Most recently, a special report of the Intergovernmental Panel on Climate Change identified the disastrous consequences if we allow the world to warm by more than 2.7 degrees Fahrenheit above pre-industrial temperatures.

We are already at more than 1.8 degrees of warming. Sea levels have risen more than 8 inches. Ocean acidity has increased by 30 percent. Ice sheets in Antarctica and Greenland are melting into the sea at an accelerating pace of more than 400 gigatons per year.

Allowing the world to warm another degree, as we are on a course to do between 2030 and 2052, may well surpass our ability to adapt.

Continued warming will threaten rapid, widespread, and long-lasting increases in heatwaves, wildfires, disease, drought, crop failure, sea level rise, ocean acidification, mass extinction, shrinking food crops, mass population migrations, and human conflict.

To avoid warming in excess of 2.7 degrees Fahrenheit, the special report identified that we will need to cut emissions 45 percent below 2010 levels by 2050 and 100 percent by 2050.

That will require rapid transitions in all sectors at an unprecedented scale.

Unless the U.S. Senate can undertake the hard work of serious legislation soon, it is clear the world will be unable to meet that goal.

The good news is that there are a large number of good policy ideas the Senate can consider if my Republican colleagues agree to join with us in earnest.

There are bipartisan proposals for legislation to place a price on greenhouse gas emissions by placing a fee on fossil fuels.

We can even rebate the revenues to cover the costs for households and industries that shift to clean energy.

These are good ideas that we should explore.

There are numerous examples of clean energy standards and other policy commitments at the State, local, and international level. These are also good ideas that we should explore.

My own State of California has demonstrated bold, creative new ideas for cutting emissions at the same time as it has grown to be the fifth largest economy in the world.

The State has mandated that 50 percent of its electricity must be from renewable sources by 2030.

We are actually ahead of schedule and are on track to reach that deadline by 2020, 10 years ahead of schedule.

In California, we are committed to be completely carbon neutral by 2045.

My State’s policies work. From the low-carbon fuel standard to the zero-emission vehicle mandates to the economy-wide cap-and-trade system, each innovative policy approach makes it easier to meet our goals.

By harnessing the strength of the American economy to address climate change, we have an opportunity to create millions of new jobs while strengthening the infrastructure and industries that are critical to our future.

It is long past time for the Senate to move beyond show votes on nonbinding resolutions and move on to the hard work of actual legislation.

I urge my Republican colleagues to join us in this effort.

ENHANCING HUMAN RIGHTS PROTECTION IN ARMS SALES ACT OF 2019

Mr. CARDIN. Madam President, today I rise to speak about the Enhancing Human Rights in Arms Sales Act of 2019, which I was proud to introduce on
Monday with my colleagues, Senators Dick Durbin, Ron Wyden, and Ed Markey. Senators Jeff Merkley, Chris Van Hollen, and Rand Paul also co-sponsored the bill this week. Our bipartisan bill takes critical steps to ensure that U.S.-manufactured weapons are not used in the commission of war crimes, the repression of human rights, or by terrorists who seek to do harm to Americans and innocent civilians abroad. We do not only have a moral obligation to ensure that U.S. weapons are used responsibly, but it is clearly in our national security interest.

As one may be aware, the United States is the world’s leading arms supplier. According to data compiled by the Security Assistance Monitor, from 2002 to 2016, the United States has delivered more than $286 billion worth of major conventional weapons and related military support to 200 recipients. The Cato Institute found that more than 70 percent of those purchasing these arms are at high risk of instability, terror, or egregious human rights abuses.

There are far too many examples of what can happen when we sell or transfer arms. In Yemen, U.S. arms transferred to Saudi Arabia, the United Arab Emirates, and their coalition have been linked to more than 1,000 civilian casualties, according to a recent report from a coalition of local and international human rights NGOs.

In December 2017, the Trump administration lifted a freeze on weapons transfers to Nigeria to sell 12 Super Tucano A-29 aircraft and thousands of bombs and rockets worth $593 million, according to a Reuters report. Earlier that same year, the BBC reported that at least 115 civilians were killed in a Nigerian military airstrike on an IDP camp. Twenty Red Cross humanitarian aid workers were among the casualties.

Reuters reports that, since 2000, the United States has provided close to $1 billion worth of military equipment to the Philippines, ranging from surveillance planes, drones, and boats to small arms. Human Rights Watch estimates that at least 4,000 men, women, and children have been killed by some of the country’s security forces in the government’s anti-drug campaign. President Duterte has openly encouraged security forces to engage in extrajudicial killings. Congress recently prevented the administration from selling small arms to the Philippines, but insufficient end use monitoring prevents us from knowing if U.S. weapons were used in the commission of these abuses.

In Guatemala, according to the Washington Post, authorities used U.S.-supplied armored J-8 Jeeps to intimidate U.S. Diplomats and international anticorruption investigators in August. Just weeks later, the U.S. provided an additional shipment of similar Jeeps to the Guatemalan Government. Just to repeat, our dip-

4. Environmental effects of toxic substances, other than pesticides.
5. Environmental policy.
6. Environmental research and development.
7. Fisheries and wildlife.
8. Flood control and improvement of rivers and harbors, including environmental aspects of deepwater ports.
10. Nonmilitary environmental regulation and control of nuclear energy.
11. Ocean dumping.
13. Public works, bridges, and dams.
14. Regional economic development.
15. Solid waste disposal and recycling.
17. Water resources.

RULES OF PROCEDURE

Rule 1. Committee Meetings in General

(a) Regular Meeting Days: For purposes of complying with paragraph 3 of Senate Rule XXVI, the regular meeting date of the committee is the first and third Thursday of each month at 10:00 a.m. If there is no business before the committee, the regular meeting shall be omitted.

(b) Additional Meetings: The chair may call additional meetings, after consulting with the ranking minority member. Subcommittee chairs may call meetings, with the concurrence of the chair, after consulting with the ranking minority members of the subcommittee and the committee.

(c) Presiding Officer:

(1) The chair shall preside at all meetings of the committee. If the chair is not present, the ranking minority member shall preside.

(2) Subcommittee chairs shall preside at all meetings of their subcommittees. If the subcommittee chair is not present, the ranking majority member of the subcommittee shall preside.

(3) Notwithstanding the rule prescribed by paragraphs (1) and (2), any member of the committee may preside at a hearing.

(d) Open Meetings: Meetings of the committee and subcommittees, including hearings and business meetings, are open to the public. A portion of a meeting may be closed to the public if the committee determines by roll call vote of a majority of the members present that the matters to be discussed are of a confidential or privileged nature.

(e) Broadcasting:

(1) Public meetings of the committee or a subcommittee may be televised, broadcast, or recorded by a member of the Senate press gallery or an employee of the Senate.

(2) Any member of the Senate Press Gallery or employee of the Senate wishing to televise, broadcast, or record a committee meeting must notify the staff director or the staff director’s designee by 5:00 p.m. the day before the meeting.

(3) During public meetings, any person using a camera, microphone, or other electronic equipment may not position or use

* * * * *

(Pursuant to Rule XXV, Standing Rules of the Senate, a copy of the committee rules are printed in the RECORD.)

There being no objection, the material was ordered to be printed in the RECORD, as follows:

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

JURISDICTION

(Pursuant to Rule XXV, Standing Rules of the Senate.)

1. The following standing committees shall be appointed at the commencement of each Congress, and shall continue and have the power to act until their successors are appointed, with leave to report by bill or otherwise on matters within their respective jurisdictions:

   1. Air pollution
   2. Construction and maintenance of highways

   (b)(1) Committee on Environment and Public Works and to which committees shall be referred all proposed legislation, messages, petitions, memorials, and other matters relating to the following subjects:

   1. Air pollution
   2. National clean energy issues
   3. Environmental policy
   4. Environmental research and development
   5. Environmental aspects of Outer Continental Shelf lands
   6. Environmental effects of toxic substances, other than pesticides
   7. Environmental policy
   8. Environmental research and development
   9. Fisheries and wildlife
   10. Flood control and improvement of rivers and harbors, including environmental aspects of deepwater ports
   11. Noise pollution
   12. Nonmilitary environmental regulation and control of nuclear energy
   13. Ocean dumping
   14. Public buildings and improved grounds for the United States generally, including Federal buildings in the District of Columbia
   15. Public works, bridges, and dams
   16. Regional economic development
   17. Solid waste disposal and recycling
   18. Water pollution
   19. Water resources
the equipment in a way that interferes with the seating, vision, or hearing of committee members or staff on the dais, or with the orderly process of the meeting.

Rule 2. Quorums
(a) Business Meetings: At committee business meetings, and for the purpose of approving the issuance of a subpoena or approving a committee resolution, seven members of the committee shall constitute a quorum. If there are two or fewer members of the minority party, constitute a quorum, except as provided in subsection (d).
(b) Subcommittee Meetings: At subcommittee meetings, a majority of the subcommittee members, at least one of whom is a member of the minority party, constitutes a quorum for conducting business.
(c) Continuing Quorum: Once a quorum as prescribed in subsections (a) and (b) has been established, the committee or subcommittee meeting may continue to conduct business.
(d) Reporting: No measure or matter may be reported to the Senate by the committee unless a majority of committee members cast affirmative votes.
(e) Hearings: One member constitutes a quorum for conducting a hearing.

Rule 3. Hearings
(a) Announcements: Before the committee or a subcommittee convenes to consider a matter, the chair of the committee or subcommittee shall make a public announcement and provide notice to members of the date, place, time, and substance of the hearing. The announcement and notice shall be issued at least one week in advance of the hearing, unless the chair of the committee or subcommittee, with the concurrence of the ranking minority member of the committee or subcommittee, determines that there is good cause to provide a shorter period, in which case the announcement and notice shall be issued at least twenty-four hours in advance of the hearing.
(b) Statements of Witnesses:
(1) A witness who is scheduled to testify at a hearing of the committee or a subcommittee shall file 100 copies of the written testimony at least 48 hours before the hearing. If the witness fails to comply with this requirement, the presiding officer may preclude the witness’ testimony. This rule may be waived for field hearings, except for witnesses who are members of the Federal Government, and is subject to the provisions of paragraph (f) of this rule.
(2) Any witness planning to use at a hearing any exhibit such as a chart, graph, diagram, photo, map, slide, or model must submit a copy of the exhibit (or a representation of the exhibit in the case of a model) and 100 copies reduced to letter or legal paper size at least 48 hours before the hearing. Any exhibit described above that is not provided to the committee at least 48 hours prior to the hearing cannot be used for purpose of presenting testimony to the committee and will not be included in the hearing record.
(3) The presiding officer at a hearing may have a witness confine the oral presentation to a summary of the written testimony.
(4) Notwithstanding a request that a document be embargoed, any document that is to be discussed at a hearing, including, but not limited to, those produced by the General Accounting Office, Congressional Budget Office, Congressional Research Service, a Federal agency, an Inspector General, or a non-governmental entity, shall be provided to all members of the committee at least 72 hours prior to the hearing.

Rule 4. Business Meetings: Notice and Filing Requirements
(a) Notice: The chair of the committee or the subcommittee shall provide notice, the agenda of business to be discussed, and the text of agenda items to members of the committee or subcommittee at least 72 hours before a business meeting. If the 72 hours falls over a weekend, all materials will be provided by close of business on Friday.
(b) Amendments: First-degree amendments must be filed with the chair of the committee or the subcommittee at least 24 hours before a business meeting. After the filing deadline, the chair shall promptly distribute all filed amendments to the members of the committee or subcommittee.
(c) Modification of Quorum: The chair of the committee or the subcommittee may modify the notice and filing requirements to meet special circumstances, with the concurrence of the ranking member of the committee or subcommittee.

Rule 5. Business Meetings: Voting
(a) Proxy Voting:
(1) Proxy voting is allowed on all measures, amendments, resolutions, or other matters before the committee or a subcommittee.
(2) A member who is unable to attend a business meeting may submit a proxy vote on any matter, in writing, orally, or through personal instructions.
(3) A proxy given in writing is valid until revoked. A proxy given by personal instructions is valid only on the day given.
(b) Subsequent Voting: Members who were not present at a business meeting and were not able to cast a proxy may record their votes later, so long as they do so that same business day and their vote does not change the outcome.
(c) Public Announcement:
(1) Whenever the committee conducts a roll call vote, the chair shall announce the results of the vote, including a tabulation of the votes cast in favor of and the votes cast in opposition to the measure or matter by each member of the committee.
(2) Whenever the committee reports any measure or matter by rollcall vote, the report shall include a tabulation of the votes cast in favor of and the votes cast in opposition to the measure or matter by each member of the committee.

Rule 6. Subcommittees
(a) Regularly Established Subcommittees: The committee has four subcommittees: Transportation and Infrastructure; Clean Air, Energy, and Nuclear Safety; Superfund, Waste Management, and Regulatory Oversight; and Fisheries, Water, and Wildlife.
(b) Membership: The committee chair, after consultation with the ranking minority member, shall select members of the subcommittees.

Rule 7. Statutory Responsibilities and Other Matters
(a) Environmental Impact Statements: No project or legislation proposed by any executive branch agency may be approved or otherwise acted upon unless the committee has been provided with an environmental impact statement relative to it, in accordance with section 102(2)(C) of the National Environmental Policy Act, and the written comments of the Administrator of the Environmental Protection Agency, in accordance with section 309 of the Clean Air Act. This rule is not intended to broaden, narrow, or otherwise modify the scope of legislative proposals for which environmental impact statements are required under section 102(2)(C).
(b) Project Approvals:
(1) Whenever the committee authorizes a project under Public Law 89-298, the Rivers and Harbors Act of 1965; Public Law 83-566, the Water Resources Development Act; Public Law 89-298; Public Law 48-249, the Public Buildings Act of 1959, as amended; the chair shall submit for printing in the Congressional Record, and the committee shall publish periodically as a committee print, a report that describes the project and the reasons for its approval, together with any dissenting or individual views.
(2) Proponents of a committee resolution shall submit appropriate evidence in favor of the resolution.
(c) Building Prospects:
(1) When the General Services Administration submits a prospectus, pursuant to section 7(a) of the Public Buildings Act of 1959, as amended, for construction of buildings for lease by the government, alteration and repair, or acquisition, the committee shall submit to the prospectus during the same session in which the prospectus is submitted.

A prospectus rejected by majority vote of the committee or not reported to the Senate during the session in which it was submitted shall be returned to the General Services Administration and must then be resubmitted in order to be considered by the committee during the next session of the Congress.
(2) A report of a building project survey submitted by the General Services Administration to the committee in accordance with section 11(b) of the Public Buildings Act of 1959, as amended, may not be considered by the committee as being a prospectus subject to appropriation by the Congress, except as provided in the Act, and is subject to the provisions of paragraph (a) of this rule.
(d) Naming Public Facilities: The committee may not name a building, structure or facility for any living person, except former Presidents or former Vice Presidents of the United States, former Members of Congress over 70 years of age, former Justices of the United States Supreme Court over 70 years of age, or Federal judges who are fully retired and over 75 years of age or have taken senior status and are over 75 years of age.

Rule 8. Amending the Rules
The rules may be added to, modified, amended, or suspended by vote of a majority of committee members at a business meeting if a quorum is present.

TRIBUTE TO GENERAL JOSEPH L. VOTEL
Mr. INHOFE. Madam President, I rise today to honor GEN Joseph L. Votel, of the U.S. Army and the Commander of United States Central Command. General Votel is one of our Nation’s finest military officers, and he will retire from Active military duty on May 1, 2019, bringing to a close 39 years of distinguished service to our great Nation.

In 1980, General Votel was commissioned as a second lieutenant in the infantry upon graduation from the United States Military Academy at West Point. He commanded units at every echelon, from platoon to theater, with duty in Germany, Italy, Sarajevo, Afghanistan, Iraq, and the United States. As a young officer, General Votel deployed with 75th Ranger Regiment in support of Operation Just Cause during the invasion of Panama. He later commanded the 1st Ranger Battalion at Hunter Army Airfield in Georgia. General Votel commanded the 75th Ranger Regiment and
led them on deployments in support of Operation Enduring Freedom and Operation Iraqi Freedom. Later he served as deputy commanding general of the 82nd Airborne Division in Operation Enduring Freedom.

As a general officer, he served in the Pentagon as the Director of the Army and Joint IED Defeat Task Force and subsequently as the Deputy Director of the Joint IED Defeat Organization established under the Deputy Secretary of Defense. He served as the Deputy Commanding General and then Commanding General of the Joint Special Operations Command headquartered at Fort Bragg, NC. He also served as the Commanding General of U.S. Special Operations Command, MacDill Air Force Base, Florida. Most recently General Votel has served as the Commanding General of U.S. Central Command.

At a time of great uncertainty in the world, General Votel has led an incredible organization that has an enormous influence and presence in some of the most volatile parts of the globe. He has led the way in strategic relationships with our partners and allies that have made our country safer. General Votel is an exceptional leader, an American patriot committed to our Armed Forces, our national security and our Nation, but most importantly, General Votel is a great man of character. It is for his action and leadership that General Votel has been named the 2019 Department of Defense Military Service Medal. General Votel's actions and his leadership have contributed over $4.5 million in rental payments to local property owners.

Supporting local economies is something I have worked for in the Senate and knowing that I have allies like Tony who have made this journey all the more successful.

Tony has come before Congress to testify about the importance of housing authorities across West Virginia, and his insight informed the discourse regarding the Section Eight Housing Choice Voucher Reform Act, SEVRA. In his testimony, Tony highlighted the need for providing decent, safe, and sanitary housing to low-income families. His passion for and knowledge of housing policy were of great help to my colleagues, and I thank him for his service.

I would like to thank Tony for all his insight and advice over the years. His yearly visits to my DC office were always appreciated and his input was invaluable when discussing housing issues, particularly in West Virginia. On a personal level, he was kind and helpful not only to me, but to my staff as well. They spoke highly of how attentive and attentive Tony was to everyone he worked with. I am honored to call Tony my friend and fellow West Virginian, and I wish him well in this new phase of life. I wish him the very best during his well-deserved retirement, and I hope he can enjoy more time with loved ones. West Virginia owes Tony our gratitude, and I thank him for all his excellent work for so many years.

ADDITIONAL STATEMENTS

TRIBUTE TO TONY BAZZIE

Mrs. CAPITO. Madam President, I wish to recognize a dedicated public servant and a true professional, Tony Bazzie, on the occasion of his retirement from the Raleigh County Housing Authority. Innumerable West Virginians have benefited from his tireless efforts to improve access to affordable housing in our great State and his advocacy for increased Housing and Urban Development funding. Tony has been a vocal champion for encouraging investment in section 8 housing and an advocate for a regulatory framework that balances the interests of tenants and property owners.

Tony started with the housing authority at its inception in 1979 and since then has worked hard to dispel the negative stereotypes regarding housing assistance. Currently, his office serves 2,123 households in Raleigh County, as well as Braxton, Summers, Nicholas, Fayette, and Webster Counties. In fact, demand has been so high that the housing authority has had to implement a waiting list to serve additional West Virginians.

Beyond the critical assistance that the housing authority provides to West Virginians in need, it also has a positive effect on the economy. Through section 8 subsidies, Tony and his staff have contributed over $4.5 million in rental payments to local property owners.

TRIBUTE TO TERRY DUPREE

Mr. INHOFE. Madam President, today I wish to recognize Terry Dupree, a gentleman who has worked diligently serving the people of Oklahoma throughout his career with the U.S. Fish and Wildlife Service for 38 years.

Terry began his career with the U.S. Fish and Wildlife Service performing work involving the conservation, propagation, management, and administration of wildlife species. Terry dedicated his life to implementing and advancing practices necessary for the conservation and management of wildlife resources and habitats. His experience and expertise has proven invaluable to the fish and wildlife community throughout his career.

This hard work eventually led him to become a leader within the Partner for Fish and Wildlife Program, which provides technical and financial assistance for the development of fish and wildlife habitat on private lands. I am incredibly proud of the work he has put in over the years for the people of our great State of Oklahoma.

I want to thank Terry Dupree on his years of service and wish him well in his retirement.

Well done, Terry.

TRIBUTE TO COLONEL THOMAS VON ESCHENBACH

Mr. JONES. Madam President, today I pay tribute to a true patriot and an exceptional officer of the U.S. Army, COL Thomas von Eschenbach, now serving as the director, Capabilities Development and Integration Directorate at the U.S. Army Aviation Center of Excellence at Fort Rucker, AL, as he prepares to retire from military service on May 31, 2019.

COL Thomas von Eschenbach has served our Army and our Nation for nearly four decades. As a general officer, he served in the Army Aviation Branch and then in the Joint IED Defeat Organization and later in the Joint Special Operations Command and then as the Deputy Director of Army Aviation. COL von Eschenbach served as the Director, Capabilities Development and Integration Directorate at the U.S. Army Aviation Center of Excellence at Fort Rucker, AL, as he prepares to retire from military service on May 31, 2019.

COL Thomas von Eschenbach was commissioned a second lieutenant of aviation upon graduating from Auburn University ROTC as a Distinguished Military Graduate. His first assignment after flight school was at Fort Bragg, NC, where he served as a platoon leader, company executive officer, and battalion staff officer. He next served in Germany as a troop commander and operations officer.

Upon his return from Germany, COL von Eschenbach served as a small group leader and later company commander in the Aviation Branch Captains’ Career Course and Warrant Officers Advanced Courses at Fort Rucker, AL. As a field-grade officer he returned to Fort Bragg and served as the battalion executive officer and operations officer for an attack battalion, and later brigade operation officer in the 82nd Combat Aviation Brigade to include a deployment to Operation Iraqi Freedom.

After an assignment in Army Human Resources Command, COL von Eschenbach commanded an Air Cavalry Squadron in Task Force 26 in Afghanistan. After this command, he served on the Army staff as the Deputy Director for Army Aviation.

For the past 4 years, COL von Eschenbach has served as the director of the Capabilities Development and Integration Directorate at the U.S. Army Aviation Center of Excellence. In this role he was responsible for the development of future aviation concepts, force structure, and capability requirements for Army aviation to ensure our aviation forces and soldiers...
have the right concepts and equipment to prevail in future conflicts.

On behalf of the State of Alabama, the 116th Congress, and the United States of America, I thank COL Thom-as von Eschenbach, U.S. Army, and his entire family for their commitment, sacrifice, and contributions to this great Nation. I join my colleagues in wishing Colonel von Eschenbach future success as he transitions to other opportunities to serve the Army and our country.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Ms. Ridgway, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations, which were referred to the appropriate committees.

The messages received today are printed at the end of the Senate proceedings.

PRESIDENTIAL MESSAGE

REPORT OF THE CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO SIGNIFICANT MALICIOUS CYBER-ENABLED ACTIVITIES THAT WAS DECLARED IN EXECUTIVE ORDER 13894 ON APRIL 1, 2015—PM 7

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report, which was referred to the Committee on Banking, Housing, and Urban Affairs:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, within 90 days before the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent to the Federal Register for publication the enclosed notice stating that the national emergency declared in Executive Order 13894 of April 1, 2015, as amended by Executive Order 13757 of December 23, 2016, is to continue in effect beyond April 1, 2019.

Significant malicious cyber-enabled activities originating from or directed by persons located, in whole or in substantial part, outside the United States continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. Therefore, I have determined that it is necessary to continue the national emergency declared in Executive Order 13894, as amended by Executive Order 13757, with respect to significant malicious cyber-enabled activities.

DONALD J. TRUMP

THE WHITE HOUSE, March 26, 2019.

MESSAGE FROM THE HOUSE

At 3:49 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks announced that the House has passed the following bill, without amendment:

S. 252. An act to authorize the honorary appointment of Robert J. Dole to the grade of colonel in the regular Army.

The message also announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 854. An act to provide humanitarian assistance to the Venezuelan people, including Venezuelan refugees in the Americas and for other purposes.

H.R. 920. An act to restrict the transfer of defense articles, defense services, and crime control articles to an entity of the security forces of Venezuela that is under the authority of a government of Venezuela that is not recognized as the legitimate government of Venezuela by the Government of the United States, and for other purposes.

H.R. 1477. An act to require a threat assessment and strategy to counter Russian influence in Venezuela, an assessment of foreign acquisition of CITGO assets in the United States, and for other purposes; to the Committee on Foreign Relations.

H.R. 1616. An act to prioritize the efforts of and enhance coordination among United States agencies to encourage countries in Europe and Eurasia to diversify their energy sources and supply routes, increase energy security in the region, and help the United States reach its global energy security goals, and for other purposes; to the Committee on Foreign Relations.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. BARRASSO, from the Committee on Environment and Public Works:

Report to accompany S. 268, a bill to authorize the Partners for Fish and Wildlife Program and certain wildlife conservation funds, to establish prize competitions relating to the prevention of wildlife poaching and trafficking, wildlife conservation, the management of invasive species, and the protection of endangered species, to amend the Marine Turtle Conservation Act of 2004 to modify the protections provided by that Act, and for other purposes; to the Committee on Appropriations.

By Mr. GRASSLEY, from the Committee on Finance:


EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of nominations were submitted:

By Mr. INHOFE for the Committee on Armed Services:

Marine Corps nominations beginning with Col. Leonard F. Anderson IV and ending with Col. William E. Souza III, which nominations were received by the Senate and appeared in the Congressional Record on January 15, 2019.

Navy nomination of Rear Adm. (lh) John G. Weber, to be Rear Admiral.

Navy nomination of Rear Adm. (lh) Gayle D. Stenback, to be Rear Admiral.

Navy nominations beginning with Rear Adm. (lh) Kelly A. Aeschbach and ending with Rear Adm. (lh) Frank D. Whitworth, which nominations were received by the Senate and appeared in the Congressional Record on January 30, 2019.

Navy nominations beginning with Rear Adm. (lh) Michael A. Wettlaufer, which nominations were received by the Senate and appeared in the Congressional Record on January 30, 2019.

Navy nominations beginning with Rear Adm. (lh) Rachel L. Connelly and ending with Rear Adm. (lh) Michael A. Wettlaufer, which nominations were received by the Senate and appeared in the Congressional Record on January 30, 2019.

Navy nomination of Capt. Dean A. Vanderlie, to be Rear Admiral (lower half).


Navy nomination of Capt. Timothy H. Weber, to be Rear Admiral (lower half).

Navy nomination of Capt. Dean A. Vanderlie, to be Rear Admiral (lower half).


Navy nomination of Capt. Timothy H. Weber, to be Rear Admiral (lower half).

Navy nomination of Capt. Dean A. Vanderlie, to be Rear Admiral (lower half).


Navy nomination of Capt. Timothy H. Weber, to be Rear Admiral (lower half).
Navy nomination of Capt. James L. Hancock, to be Rear Admiral (lower half).

Navy nominations beginning with Capt. Nicholas M. Homan and ending with Capt. Michael R. Nazar, which nominations were received by the Senate and appeared in the Congressional Record on January 30, 2019.

Navy nomination of Capt. Charles W. Brown, to be Rear Admiral (lower half).

Navy nomination of Rear Adm. John B. Nowell, Jr., to be Vice Admiral.


Air Force nomination of Col. Steven J. Butow, to be Lieutenant General.

Army nomination of Maj. Gen. Steven H. Gibson, to be Lieutenant General.

Army nominations beginning with Rear Adm. (h) Francis D. Morley and ending with Rear Adm. (h) Francis D. Morley, which nominations were received by the Senate and appeared in the Congressional Record on February 23, 2019.

Navy nomination of Rear Adm. Ronald A. Boxall, to be Vice Admiral.

Army nomination of Brig. Gen. Thomas L. Soltis, to be Lieutenant General.

Army nominations beginning with Brig. Gen. Telita Crosland and ending with Brig. Gen. Dennis P. LeMaster, which nominations were received by the Senate and appeared in the Congressional Record on March 5, 2019.


Army nomination of Maj. Gen. Walter E. Piatti, to be Lieutenant General.


Navy nomination of Rear Adm. Dee L. Mewbourne, to be Vice Admiral.

Navy nomination of Rear Adm. Jon A. Hill, to be Vice Admiral.

Mr. INHOFE. Mr. President, for the Committee on Armed Services I report favorably the following nomination lists that were printed in the RECORDS on the dates indicated, and ask unanimous consent, to save the expense of reprinting on the Executive Calendar that these nominations lie at the Secretary’s desk for the information of the Senate.

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

Air Force nominations beginning with Daniel M. Anderson and ending with Denise M. Zona, which nominations were received by the Senate and appeared in the Congressional Record on January 24, 2019.

Air Force nomination of Thomas D. Cribb, to be Colonel.

Air Force nominations beginning with Shaw C. Bishop and ending with Christian L. Williams, which nominations were received by the Senate and appeared in the Congressional Record on February 25, 2019.

Air Force nominations beginning with Brian M. Alexander and ending with Jason C. Zumwalt, which nominations were received by the Senate and appeared in the Congressional Record on February 25, 2019.

Air Force nominations beginning with Julie Huygen and ending with Tom Posch, which nominations were received by the Senate and appeared in the Congressional Record on March 6, 2019.

Air Force nominations beginning with Adrian Acevedo and ending with G010477, which nominations were received by the Senate and appeared in the Congressional Record on February 6, 2019.

Navy nominations beginning with Benjamint T. Abel and ending with G010586, which nominations were received by the Senate and appeared in the Congressional Record on February 6, 2019.

Army nominations beginning with Kwanasha E. Ackah and ending with D014862, which nominations were received by the Senate and appeared in the Congressional Record on February 6, 2019.

Army nominations beginning with Alan Adams and ending with G010477, which nominations were received by the Senate and appeared in the Congressional Record on February 6, 2019.

Army nomination of Elizabeth A. Fields, to be Major.

Army nomination of P. J. Fox, to be Lieutenant Colonel.

Army nomination of Nathan M. Clayton, to be Major.

Army nomination of Adam P. James, to be Major.

Army nominations beginning with Jason S. Baker and ending with Richard J. Zeigler, which nominations were received by the Senate and appeared in the Congressional Record on February 25, 2019.

Army nomination of Shelia R. Day, to be Lieutenant Colonel.

Army nomination of Robert D. Cope, to be Lieutenant Colonel.

Army nomination of William C. Mitchell, to be Colonel.

Army nomination of Rubirosa B. Bago, to be Major.

Army nomination of Meghan C. Gerrity, to be Major.

Army nomination of Daniel M. Jansen, to be Major.

Army nomination of Randolph Powell, to be Major.

Army nomination of Michael J. Prokos, to be Major.

Army nomination of Anthony Bellofiguera, to be Major.

Army nomination of Sean R. Richardson, to be Major.

Army nomination of Kahtonna C. Allen, to be Major.

Army nomination of Angelo N. Catalano, to be Colonel.

Army nomination of Charles J. Calais, to be Lieutenant Colonel.

Army nomination of Robert T. Evans, to be Colonel.

Army nominations beginning with Paula I. Schaefer and ending with Jan E. Aiddykiewicz, which nominations were received by the Senate and appeared in the Congressional Record on March 6, 2019.

Army nominations beginning with Steven M. Angeline and ending with Curtis E. Borjas, which nominations were received by the Senate and appeared in the Congressional Record on February 25, 2019.

Army nominations beginning with Brian C. Alexander and ending with Jason C. Zumwalt, which nominations were received by the Senate and appeared in the Congressional Record on January 24, 2019.

Marine Corps nomination of John C. Jarvis, to be Major.

Marine Corps nominations beginning with Nathaneal J. Hart, Jr. and ending with W. Scott Heffel, which nominations were received by the Senate and appeared in the Congressional Record on January 24, 2019.

Marine Corps nominations beginning with Matthew J. Anderson and ending with Isaac K. Tibayan, which nominations were received by the Senate and appeared in the Congressional Record on January 24, 2019.

Navy nomination of M. Prendergast, to be Lieutenant Commander.

Navy nomination of Thomas L. Hinnant III, to be Commander.

Navy nomination of Sanjay Sharma, to be Lieutenant Commander.

Navy nomination of Angela Tang, to be Commander.

By Mr. GRASSLEY for the Committee on Finance.

Mr. VAN HOLLEN (for himself and Mr. ROBERTS): S. 866. A bill to amend part B of the Individuals with Disabilities Education Act to provide full Federal funding of such part; to the Committee on Health, Education, Labor, and Pensions.

By Ms. HASSAN (for herself, Mr. DURBIN, and Mr. BROWN): S. 867. A bill to protect students of institutions of higher education and the taxpayer investment in institutions of higher education by improving oversight and accountability of institutions of higher education, particularly for-profit colleges, improving protections for students and borrowers, and ensuring the integrity of postsecondary education programs, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Ms. HIRONO: S. 868. A bill to address the disparate impact of climate change on women and support the efforts of women globally to address climate change, and for other purposes; to the Committee on Foreign Relations.

By Mr. PORTMAN (for himself, Mr. JOHNSON, Ms. COLLINS, Ms. ERNST, and Mr. LANKFORD): S. 869. A bill to affirm the authority of the President to require independent regulatory agencies to comply with regulatory analysis requirements applicable to executive agencies for other purposes; to the Committee on Homeland Security and Governmental Affairs.

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. VAN HOLLEN (for himself and Mr. ROBERTS):

S. 866. A bill to amend part B of the Individuals with Disabilities Education Act to provide full Federal funding of such part; to the Committee on Health, Education, Labor, and Pensions.

By Ms. HASSAN (for herself, Mr. DURBIN, and Mr. BROWN):

S. 867. A bill to protect students of institutions of higher education and the taxpayer investment in institutions of higher education by improving oversight and accountability of institutions of higher education, particularly for-profit colleges, improving protections for students and borrowers, and ensuring the integrity of postsecondary education programs, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Ms. HIRONO:

S. 868. A bill to address the disparate impact of climate change on women and support the efforts of women globally to address climate change, and for other purposes; to the Committee on Foreign Relations.

By Mr. PORTMAN (for himself, Mr. JOHNSON, Ms. COLLINS, Ms. ERNST, and Mr. LANKFORD):

S. 869. A bill to affirm the authority of the President to require independent regulatory agencies to comply with regulatory analysis requirements applicable to executive agencies for other purposes; to the Committee on Homeland Security and Governmental Affairs.
By Mr. PORTMAN:
S. 870. A bill to amend the Unfunded Mandates Reform Act of 1995 to provide for regulatory impact analyses for certain rules and consider the use of cost-benefit alternative, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. HEINRICH (for himself and Mr. UDALL):
S. 871. A bill to establish the White Sands National Park in the State of New Mexico as a unit of the National Park System, and for other purposes; to the Committee on Armed Services.

By Mrs. SHAHEEN:
S. 872. A bill to require the Secretary of the Treasury to redesign $20 Federal reserve notes to include likenesses of Harriet Tubman, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. BROWN (for himself, Ms. BALDWIN, Ms. WARREN, and Mr. WHITEHOUSE):
S. 873. A bill to amend titles XIX and XXI of the Social Security Act to provide for a 12-month continuous enrollment under Medicaid and the Children’s Health Insurance Program, and for other purposes; to the Committee on Finance.

By Mr. GRAHAM (for himself and Mr. DURBIN):
S. 874. A bill to authorize the cancellation of removal and adjustment of status of certain individuals who are long-term United States residents who entered the United States as children, and for other purposes; to the Committee on the Judiciary.

By Mr. TOOMEY (for himself, Mr. COONS, Mr. RUBIO, and Mr. JONES):
S. 875. A bill to provide for the reporting to State and local law enforcement authorities of cases in which the national instant criminal background check system indicates that a firearm has been sought to be acquired by a prohibited person, so that authorities may pursue criminal charges under State law, and to ensure that the Department of Justice notifies the Department of Homeland Security, Science, and Transportation.

By Ms. WARREN (for herself, Ms. BROWN, Ms. CANTWELL, Mr. CARDIN, Ms. CARPER, Mr. CASHEY, Ms. COONS, Ms. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Mrs. GILLIBRAND, Ms. HARRIS, Ms. HIRONO, Ms. KLOBUCHAR, Mr. LEAHY, Mr. MARKET, Mr. MENKELY, Mr. MURPHY, Mrs. MURR, Mr. PETERS, Mr. REED, Mr. SMITH, Ms. STABENOW, Mr. UDALL, Mr. VAN HOLLEN, Mr. WHITEHOUSE, and Mr. WYDEN):
S. 881. A bill to improve understanding and forecasting of space weather events, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. WARREN (for herself, Ms. BALDWIN, Mr. BENNET, Mr. BLUMENTHAL, Mr. BOOKER, Mr. BROWN, Ms. CANTWELL, Mr. CARDIN, Mr. CARPER, Mr. CASHEY, Ms. COONS, Ms. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Mrs. GILLIBRAND, Ms. HARRIS, Ms. HIRONO, Ms. KLOBUCHAR, Mr. LEAHY, Mr. MARKET, Mr. MENKELY, Mr. MURPHY, Mrs. MURR, Mr. PETERS, Mr. REED, Mr. SMITH, Ms. STABENOW, Mr. UDALL, Mr. VAN HOLLEN, Mr. WHITEHOUSE, and Mr. WYDEN):
S. 882. A bill to address financial conflicts of interest of the President and Vice President; to the Committee on Homeland Security and Governmental Affairs.

By Ms. MCSALLY (for herself and Ms. SINEMA):
S. 883. A bill to provide for the unencumbering of non-Federal land owned by Win Oil Company, Inc., for purposes of economic development by removing the Federal reversionary interest in the land, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. COONS (for himself and Mr. CASSIDY):
S. 884. A bill to authorize a grant program that strengthens the capacity of community development financial institutions through alignment with national service participants; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. TESTER (for himself and Mrs. SHAHEEN):
S. 885. A bill to amend the Elementary and Secondary Education Act of 1965 to expand access to school-wide arts and music programs, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

ADDITIONAL COSPONSORS

At the request of Ms. MURKOWSKI, the names of the Senator from North Carolina (Mr. TILLIS) and the Senator from New Hampshire (Ms. HASSAN) were added as cosponsors of S. 133, a bill to award the Congressional Gold Medal to four Americans who contributed to the development of the United States missile and space programs.

At the request of Mr. HIRONO, the name of the Senator from Arizona (Ms. DUCKWORTH) was added as a cosponsor of S. 203, a bill to amend the Internal Revenue Code of 1986 to permanently extend the railroad track maintenance credit, and for other purposes.

At the request of Mr. THUNE, the name of the Senator from Arizona (Ms. BROWN) was added as a cosponsor of S. 209, a bill to require Senate confirmation of the Inspector General of the Bureau of Consumer Financial Protection, and for other purposes.

At the request of Mr. CRapo, the name of the Senator from Indiana (Mr. BROWN) was added as a cosponsor of S. 203, a bill to amend the Internal Revenue Code of 1986 to permanently extend the railroad track maintenance credit, and for other purposes.

At the request of Mr. CASEY, the name of the Senator from Illinois (Ms. DUCKWORTH) was added as a cosponsor of S. 260, a bill to assist employers providing employment under special certificates issued under section 164(c) of the Fair Labor Standards Act of 1938 to transform their business and program models, to support individuals with disabilities to transition to competitive integrated employment, to phase out the use of such special certificates, and for other purposes.

At the request of Mr. HEINRICH, the names of the Senator from Michigan (Ms. STABENOW) and the Senator from Montana (Mr. DAINES) were added as cosponsors of S. 261, a bill to extend the authorization for allocation to carry out approved wetlands conservation projects under the North American Wetlands Conservation Act through fiscal year 2024, and for other purposes.

At the request of Mr. WARREN, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 272, a bill to establish the policy of the United States regarding the no-first-use of nuclear weapons.

At the request of Ms. HIRONO, the name of the Senator from Arizona (Ms. MCSALLY) was added as a cosponsor of S. 277, a bill to posthumously award a Congressional Gold Medal to Fred Korematsu, in recognition of his dedication to justice and equality.

At the request of Mr. GRASSLEY, the name of the Senator from South Carolina (Mr. SCOTT) was added as a cosponsor of S. 317, a bill to amend title XIX of the Social Security Act through fiscal year 2024, and for other purposes.
of the Social Security Act to provide States with the option of providing co-ordinated care for children with complex medical conditions through a health home.

S. 321

At the request of Mrs. MURRAY, the names of the Senator from Illinois (Mr. DURBIN), the Senator from Michigan (Ms. STABENOW) and the Senator from Massachusetts (Ms. WARREN) were added as co-sponsors of S. 323, a bill to direct the Secretary of Education to establish the Recognition Inspiring School Employees (RISE) Program recognizing excellence exhibited by classified school employees providing services to students in prekindergarten through high school.

S. 326

At the request of Mr. WyDEN, the names of the Senator from Alaska (Ms. MURKOWSKI), the Senator from New Jersey (Mr. MENENDEZ), the Senator from Illinois (Ms. DUCKWORTH) and the Senator from Maine (Mr. KING) were added as co-sponsors of S. 362, a bill to amend the Internal Revenue Code of 1986 to reform taxation of alcoholic beverages.

S. 396

At the request of Mr. LEE, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a co-sponsor of S. 386, a bill to amend the Immigration and Nationality Act to eliminate the per-country numerical limitation for employment-based immigrants, to increase the per-country numerical limitation for family-sponsored immigrants, and for other purposes.

S. 400

At the request of Mr. TOOMEY, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a co-sponsor of S. 400, a bill to gather information about the illicit production of illicit fentanyl in foreign countries and to withhold bilateral assistance from countries that do not have emergency scheduling procedures for new illicit drugs, cannot prosecute criminals for the manufacture or distribution of controlled substance analogues, or do not require the registration of tabletting machine and encapsulating machines.

S. 460

At the request of Mr. WARNER, the names of the Senator from Oregon (Mr. MERKLEY) and the Senator from Minnesota (Ms. KLOBUCHAR) were added as co-sponsors of S. 460, a bill to amend the Internal Revenue Code of 1986 to extend the exclusion for employer-provided education assistance to employer payments of student loans.

S. 501

At the request of Ms. SINEMA, the name of the Senator from Indiana (Mr. BRAUN) was added as a co-sponsor of S. 504, a bill to amend title 36, United States Code, to authorize The American Legion to determine the requirements for membership in The American Legion, and for other purposes.

S. 511

At the request of Mrs. GILLIBRAND, the name of the Senator from Delaware (Mr. COONS) was added as a co-sponsor of S. 511, a bill to promote and protect from discrimination living organ donors.

S. 518

At the request of Ms. CANTWELL, the names of the Senator from Rhode Island (Ms. WARREN), the Senator from Vermont (Mr. SANDERS), the Senator from Nevada (Ms. CORTEZ MASTO), the Senator from Massachusetts (Ms. WARREN) and the Senator from Pennsylvania (Mr. CASEY) were added as co-sponsors of S. 518, a bill to amend title XVIII of the Social Security Act to provide for Medicare coverage of certain lymphedema compression treatment items as items of durable medical equipment.

S. 521

At the request of Mr. BROWN, the names of the Senator from Massachusetts (Ms. WARREN), the Senator from New Jersey (Mr. MENENDEZ), the Senator from New Jersey (Mr. BOOKER), the Senator from Washington (Ms. MURRAY), the Senator from Illinois (Ms. DUCKWORTH), the Senator from Connecticut (Mr. BLUMENTHAL), the Senator from Maryland (Mr. VAN HOLLEN) and the Senator from Minnesota (Ms. KLOBUCHAR) were added as cosponsors of S. 521, a bill to amend title II of the Social Security Act to repeal the Government pension offset and windfall elimination provisions.

S. 546

At the request of Mrs. GILLIBRAND, the names of the Senator from New Hampshire (Ms. HASSAN), the Senator from Maryland (Mr. CARDIN), and the Senator from Hawaii (Ms. HIRONO) were added as cosponsors of S. 546, a bill to extend authorization for the September 11th Victim Compensation Fund of 2001 through fiscal year 2090, and for other purposes.

S. 555

At the request of Ms. SMITH, the name of the Senator from Arizona (Ms. SINEMA) was added as a co-sponsor of S. 555, a bill to amend title 38, United States Code, to provide for the treatment of veterans who participated in the cleanup of Enewetak Atoll as radiation-exposed veterans for purposes of the presumption of service-connection of certain disabilities by the Secretary of Veterans Affairs, and for other purposes.

S. 565

At the request of Ms. ERNST, the name of the Senator from Oklahoma (Mr. LANKFORD) was added as a co-sponsor of S. 565, a bill to require the Director of the Office of Management and Budget to submit to Congress an annual report on projects that are over budget and behind schedule, and for other purposes.

S. 590

At the request of Mr. DAINES, his name was added as a co-sponsor of S. 590, a bill to award Congressional Gold Medals to Katherine Johnson and Dr. Christine Darden, to posthumously award Congressional Gold Medals to Dorothy Vaughan and Mary Jackson, and to award a Congressional Gold Medal to honor all of the women who contributed to the success of the National Aeronautics and Space Administration during the Space Race.

S. 598

At the request of Ms. MURKOWSKI, the name of the Senator from Oklahoma (Mr. INHOFE) was added as a co-sponsor of S. 598, supra.

S. 602

At the request of Mr. PETERS, the name of the Senator from Montana (Mr. Tester) was added as a co-sponsor of S. 622, a bill to amend title 10, United States Code, to increase certain funeral benefits for veterans, and for other purposes.

S. 622

At the request of Mr. JONES, the names of the Senator from Maryland (Mr. CARDIN), the Senator from New Hampshire (Mrs. SHAHEEN), and the Senator from North Carolina (Mr. BURR) were added as co-sponsors of S. 622, a bill to amend title 10, United States Code, to repeal the requirement that deduction for dependent or survivor annuities under the Survivor Benefit Plan by veterans’ dependency and indemnity compensation, and for other purposes.

S. 627

At the request of Mrs. MURRAY, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a co-sponsor of S. 627, a bill to achieve the economic security and safety of survivors of domestic violence, dating violence, sexual assault, or stalking, and for other purposes.

S. 631

At the request of Mr. CARPER, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a co-sponsor of S. 631, a bill to provide for the admission of the State of Washington, D.C. into the Union.

S. 632

At the request of Mr. LANKFORD, the name of the Senator from Montana (Mr. DAINES) was added as a co-sponsor of S. 632, a bill to amend the Internal Revenue Code of 1986 to repeal the inclusion of certain fringe benefit expenses for which a deduction is disallowed in unrelated business taxable income.

S. 651

At the request of Mr. CASEY, the name of the Senator from Pennsylvania (Mr. TOOMEY) was added as a co-sponsor of S. 651, a bill to amend the Internal Revenue Code of 1986 to increase the age requirement with respect to eligibility for qualified ABLE programs.

S. 663

At the request of Ms. HIRONO, the name of the Senator from Oregon (Mr. MERKLEY) was added as a co-sponsor of S. 663, a bill to clarify the status and treatment during the Space Race.

S. 686

At the request of Mr. BROWN, the name of the Senator from Nebraska
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(Mrs. FISCHER) was added as a cosponsor of S. 688, a bill to amend title XVIII of the Social Security Act to waive co-insurance under Medicare for colorectal cancer screening tests, regardless of whether therapeutic intervention is required during the screening.

S. 673

At the request of Ms. ERNST, the name of the Senator from Wisconsin (Ms. BALDWIN) was withdrawn as a cosponsor of S. 673, a bill to amend the Small Business Act to eliminate the inclusion of option years in the award price for sole source contracts, and for other purposes.

At the request of Ms. ERNST, the name of the Senator from Illinois (Ms. DUCKWORTH) was added as a cosponsor of S. 673, supra.

S. 684

At the request of Mr. HEINRICH, the names of the Senator from Missouri (Mr. BLUNT) and the Senator from Nevada (Ms. ROSEN) were added as cosponsors of S. 684, a bill to amend the Internal Revenue Code of 1986 to repeal the excise tax on high-cost employer-sponsored health coverage.

S. 692

At the request of Mr. TOOMEY, the name of the Senator from Tennessee (Mrs. BLACKBURN) was added as a cosponsor of S. 692, a bill to amend the Internal Revenue Code of 1986 to repeal the excise tax on medical devices.

S. 703

At the request of Mrs. FEINSTEIN, the names of the Senator from Oregon (Mr. MERKLEY) and the Senator from Montana (Mr. TESTER) were added as cosponsors of S. 703, a bill to amend title 10, United States Code, to address health, safety, and environmental hazards at private military housing units, to prohibit the payment by members of the Armed Forces of deposits or other fees relating to such housing units, and for other purposes.

S. 707

At the request of Mr. MENENDEZ, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 707, a bill to amend the Foreign Assistance Act of 1961 to include in the Annual Country Reports on Human Rights Practices a section on reproductive rights, and for other purposes.

S. 708

At the request of Mr. MERKLEY, the name of the Senator from New Mexico (Mr. UDALL) was added as a cosponsor of S. 708, a bill to amend the Animal Welfare Act to limit experimentation on cats.

S. 727

At the request of Mr. COONS, the names of the Senator from Wisconsin (Ms. BALDWIN), the Senator from Arkansas (Mr. BOOZMAN), the Senator from Massachusetts (Mr. MARKEY) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. 727, a bill to combat international extremism by addressing global fragility and violence and stabilizing conflict-affected areas, and for other purposes.

S. 758

At the request of Ms. DUCKWORTH, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 758, a bill to ensure affordable abortion coverage and care for every woman, and for other purposes.

S. 771

At the request of Mr. RUBIO, the name of the Senator from Idaho (Mr. RISCH) was added as a cosponsor of S. 771, a bill to amend section 21 of the Small Business Act to require cyber certification for small business development center counselors, and for other purposes.

S. 772

At the request of Mr. RUBIO, the name of the Senator from Idaho (Mr. RISCH) was added as a cosponsor of S. 772, a bill to require an annual report on the cybersecurity of the Small Business Administration, and for other purposes.

S. 775

At the request of Mr. SCHATZ, the names of the Senator from Connecticut (Mr. BLUMENTHAL) and the Senator from Oregon (Mr. MERKLEY) were added as cosponsors of S. 775, a bill to amend the America COMPETES Act to require certain agencies to develop scientific integrity policies, and for other purposes.

S. 815

At the request of Mr. BOOZMAN, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 815, a bill to amend the Internal Revenue Code of 1986 to allow a refundable tax credit against income tax for the purchase of qualified assistive technology for the blind.

S. 827

At the request of Mr. WHITEHOUSE, the name of the Senator from New Hampshire (Mrs. SHAHEEN) was added as a cosponsor of S. 827, a bill to designate certain Army Reserve System land and certain public land under the jurisdiction of the Secretary of the Interior in the States of Idaho, Montana, Oregon, Washington, and Wyoming as wilderness, wild and scenic rivers, national wildlife refuges, biological resource connecting corridors, and for other purposes.

S. 861

At the request of Mr. MARKEY, the name of the Senator from New Jersey (Mr. BOOKER) was added as a cosponsor of S. 861, a bill to establish in the Bureau of Democracy, Human Rights, and Labor of the Department of State a Special Envoy for the Human Rights of LGBTI Peoples, and for other purposes.

S. RES. 100

At the request of Mr. UDALL, the name of the Senator from Arizona (Ms. SINEMA) was added as a cosponsor of S. Res. 100, a resolution recognizing the heritage, culture, and contributions of American Indian, Alaska Native, and Native Hawaiian women in the United States.

S. RES. 118

At the request of Ms. WARREN, the name of the Senator from Louisiana (Mr. CASSIDY) was added as a cosponsor of S. Res. 118, a resolution recognizing the importance of paying tribute to those individuals who faithfully served and retired from the Armed Forces of the United States, designating April 18, 2019, as “Military Retiree Appreciation Day”, and encouraging the people of the United States to pay tribute to the past and future service of military retirees to their local communities and the United States.

S. RES. 129

At the request of Mr. CARIDIN, the names of the Senator from Delaware (Mr. COONS), the Senator from Maine (Ms. COLLINS), the Senator from Connecticut (Mr. BLUMENTHAL), the Senator from West Virginia (Ms. CAPITO), the Senator from Oregon (Mr. WYDEN), the Senator from Arkansas (Mr. BOOZMAN), the Senator from West Virginia (Mr. MANCHIN), the Senator from Tennessee (Mrs. BLACKBURN), the Senator from Pennsylvania (Mr. CASEY), the Senator from North Dakota (Mr. CRAZER), the Senator from New Jersey (Mr. BOOKER), the Senator from Utah (Mr. LEE), the Senator from Nevada (Ms. ROSEN), the Senator from Colorado (Mr. GARDNER), the Senator from Massachusetts (Mr. MARKEY), the Senator from New Jersey (Mr. MENENDEZ) and the Senator from Kansas (Mr. ROBERTS) were added as cosponsors of S. Res. 129, a resolution opposing efforts to delegitimize the State of Israel and the Global Boycott, Divestment, and Sanctions Movement targeting Israel.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Ms. HIRONO:

S. 868. A bill to address the disparate impact of climate change on women and support the efforts of women globally to address climate change, and for other purposes; to the Committee on Foreign Relations.

Ms. HIRONO, Mr. President, I come to the floor today to denounce the majority leader's sham debate on the Green New Deal.

Let's be clear. The majority leader did not call up this resolution for a vote because he thinks climate change is an urgent threat to our country. In fact, he has opposed nearly every congressional effort to combat the climate crisis.

The Republican Party's political and financial ties to the fossil fuel industry are well known. This latest effort to attack Senators demanding action on climate change with cries of socialism is reminiscent of the Red Scare, in my view.

Give me a break. The Green New Deal is an aspirational plan to combat climate change, create high-paying jobs, and develop a more sustainable
economy that allows communities, families, and individuals to thrive. This isn’t radical. This isn’t socialism. This is basic common sense. The truly radical position is the majority leader’s insistence that we stick our heads in the sand and do nothing to tackle climate change.

The status quo might benefit the majority leader, the Republican Party, and their allies in the fossil fuel industry. But it is deeply dangerous for our country. Climate change is already impacting our lives and damaging our economy.

Annual weather-related natural disasters have more than tripled world-wide since the 1960s, when scientists at the Mauna Loa Observatory on the big island of Hawaii first confirmed that carbon dioxide levels in the atmosphere were steadily rising due to the burning of fossil fuels. According to the National Oceanic and Atmospheric Administration, NOAA, the United States has sustained 139 weather and climate disasters—beginning with Hurricane Katrina in 2005—where damages exceeded $1 billion. The total cost of these disasters is nearly $1 trillion.

Last year, in 2018, the United States experienced the fourth highest number of weather disasters in our history at the tremendous costs of 247 lives lost and $91 billion in damages. In Hawaii last year, we recorded the worst flooding on Kauai and Oahu that resulted in more than $125 million in damages. That storm generated the largest 24-hour rainfall accumulation in American history at nearly 50 inches on Kauai’s North Shore in a very short period of rainfall time.

Residents of the Commonwealth of the Northern Mariana Islands also felt the devastating impact of Typhoon Yutu—the worst storm to hit any part of the United States since 1950. It is certainly not a coincidence that 2018 was also the fourth hottest year on record, surpassed only by 2016, 2015, and 2017.

We have already seen the devastating cost of climate-driven disasters in the first 3 months of 2019. Eleven days ago, Tropical Cyclone Idai devastated Mozambique, Zimbabwe, and Malawi, killing hundreds of people. It is already being called one of the worst weather-related disasters ever in the southern hemisphere.

Closer to home, the Missouri River has already set record levels of flooding in Nebraska, Iowa, and South Dakota. Under current estimates, this historic flooding in the Midwest will cost at least $9 billion in damages to roads, farms, homes, and businesses. According to Texas A&M University climate scientist Andrew Dessler, climate change is exacerbating the flooding. He said: “You can think of climate change as steroids for these rain events.”

More is on the way. According to the spring weather outlook NOAA released last Thursday, more than 200 million Americans are at risk for some kind of flooding, with 13 million of them at risk of major inundation. The increasing intensity and frequency of severe weather events, many more States and communities will lose something we are about to vote on later this week. Disaster relief is something we cannot, and should not, play politics with.

Every community impacted by natural disasters should receive assistance in the upcoming supplemental appropriations bill, including Puerto Rico, the Northern Mariana Islands, and other territories.

While these extreme weather events will continue to impact local communities and the American economy, climate change also threatens our national security. Like a large majority of the American people, senior national security and Department of Defense officials understand we can’t just follow the proof of past examples and stick our heads in the sand to avoid the painful truth of climate change.

In 2017, for example, then-Secretary of Defense James Mattis told the Senate Armed Services Committee: “Climate change is impacting stability in areas of the world where our troops are operation.” He also stated that “climate change is a challenge that requires a broader, whole-of-government response.”

In February, Director of National Intelligence Dan Coats issued a new worldwide threat assessment that concluded that climate hazards like extreme weather events, and acidifying oceans are “threatening infrastructure, health, and water and food security” around the world. This means there will be more threats to our national security in an increasingly unstable world environment.

Faced with a global problem that threatens our national security, President Trump, with the support of Republicans in Congress, announced he would withdraw the United States from the Paris climate deal. This, in effect, abdicated America’s global leadership role in the climate crisis, alienated our allies, and created new opportunities for near-peer competitors like China. At the same time as the United States embraced climate denial on the international stage under Donald Trump, China has stepped up to fill the diplomatic void.

After the latest round of international talks in November, Canada’s Minister of Environment, Catherine McKenna said: “When the U.S. stepped back, China decided to step up. The role China plays around the negotiating table can’t be underestimated.”

As an international leader and global citizen, China has made significant policy changes to reduce its coal use from its 2013 peak and to scale up low carbon alternatives. China is now the world’s leading producer, exporter, and installer of solar panels, wind turbines, batteries, and electric vehicles.

China isn’t the only country on the global stage acknowledging the reality of climate change and taking steps to combat it. German Chancellor Angela Merkel, for example, has said: “Climate action is a matter of both ecological necessity and economic rationality.”

Canadian Prime Minister Justin Trudeau has said: “The effects of climate change are everywhere, and they are a constant reminder of the need to act now. While climate change is the biggest challenge of this generation, it also provides the opportunity to do better while growing the economy.”

Under the previous 2 years of their unified control of the White House and Congress, Republicans have repeatedly blocked any efforts to combat climate change. With Democrats now in control in the House, I am looking forward to working with like-minded colleagues to demonstrate there are those of us ready and willing to act.

Today, I am joining Representative Barbara Lee of California to introduce the Women and Climate Change Act of 2019. This bill recognizes that while the negative impacts of climate change often impact women the most, they too often don’t have a seat at the table when it comes to decisions they impact.

Our bill creates a Federal interagency working group that will collect data and develop policies and strategies to address the effects of climate change on women both at home and abroad. We need to empower women to tackle climate change. They need seats at the table.

So long as Donald Trump and his Republican allies in Congress obstruct meaningful debate and action, States and local communities are taking their own decisive steps to combat climate change.

Almost every State in the country has begun to experience the impact of climate change. But as an island State, Hawaii is poised to experience some of the harshest consequences of climate change. Rising sea levels, combined with increased storm runoff, will increase coastal flooding and erosion, damaging sensitive ecosystems, infrastructure, and agriculture.

According to research from the University of Hawaii Sea Grant Program, 70 percent of beaches in Hawaii are eroding and 13 miles of public beaches that once were present no longer exist. Waikiki Beach alone generates $2.2 billion of Hawaii’s economy each year and could be completely submerged by the end of the century. A warming ocean will increase bleaching and disease outbreaks on coral reefs, which currently support $360 million in economic activity each year.

While Hawaii, a sea level rise of 3.2 feet—which could happen as early as 2060—will result in $20 billion in damage, the chronic flooding of 38 miles of major roads, 25,000 acres of land, 6,500 structures rendered unusable or lost, and 120,000 residents displaced.

The prospect of such widespread climate change-driven devastation has spurred the State of Hawaii to action.
We have made a commitment to become carbon-neutral and generate 100 percent of our electricity from renewable energy sources by 2045, and we became the first State to separately ratify the Paris climate agreement. Eighteen States and Puerto Rico have since followed suit.

In addition to efforts at the State level, local communities, families, and landowners are taking their own steps to cope with the threat of climate change, actions that are necessary. Last week, I met with National Park Service officials, members of the Ala Kahakai Trail Association, local government representatives, nongovernment organizations, and community partners, including Natives Hawaiians and lineal descendants, to learn what they are doing to lead community-based approaches to trail management and how the issue of climate change is threatening national treasures on our coasts in Hawaii.

During my visit, members of the Kailapa Community Association created a plan to cope with decreased rainfall, coastal erosion, and other impacts of global warming. Now, for more than 12 generations, families and communities in Hawaii who understand the threat of climate change are demanding that we take decisive action to combat it.

Donald Trump and Republicans in Congress should muster the political courage to do the same, but that is not happening anytime soon—quite the contrary. Instead, as with so many ideas and policies as Republicans have resorted to mocking and distorting what the Green New Deal does. They are doing it by their tried-and-true method—by scaring people.

Donald Trump and the majority leader have had a lot of time in attempting to justify their claim that the Green New Deal is going to ban air travel. What?

Ms. HIRONO. Let me conclude by saying that the Green New Deal is aspirational. To say that it is going to result in forcing everyone to stop eating meat—it is like, what the heck? What these so-called facts opponents and the climate change deniers are saying about the Green New Deal is laughable, coming from the very people who deny the scientific fact of climate change.

I can only hope one day, we will have more to say as we continue this so-called sham debate. But let’s not continue to stick our heads in the sand.

I ask unanimous consent to include in the RECORD a letter written by an 11-year-old girl who spoke at a March 15th climate action protest in Hawaii, and also the letter written by Mr. Kamaka, an 11-year-old kid who wrote her views to the President.

I hope that all of our eyes are open now. Floods are demolishing people’s homes, forest fires are killing people and singeing acres of land, Sea creatures are dying. Oceans are rising. How can we deny climate change and the science that supports its human causes?

“We are experiencing World War III, except in this war, we are all on the same side. We can all agree on clean air, clean water, and a clean earth. As a child that is going to inherit our Earth, I beg you please do everything in your power to protect my generation’s future and the generations to follow.”

Mesina is asking us to step up. It’s past time to take urgent action to combat climate change.

AMENDMENTS SUBMITTED AND PROPOSED

SA 201. Mr. SHELBY submitted an amendment intended to be proposed to him by the bill H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes; which was ordered to lie on the table.

SA 202. Mr. SANDERS (for himself, Mr. BUMENESTAL, Mr. KUCOWICH, Mr. HARRIS, and Ms. WARREN) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. Shelby and intended to be proposed to the bill H.R. 268, supra, which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 201. Mr. SHELBY submitted an amendment intended to be proposed by him to the bill H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes; which was ordered to lie on the table.

SA 202. Mr. SANDERS (for himself, Mr. BUMENESTAL, Mr. KUCOWICH, Mr. HARRIS, and Ms. WARREN) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. Shelby and intended to be proposed to the bill H.R. 268, supra, which was ordered to lie on the table.

SECTION 1. SHORT TITLE.

This Act may be cited as the “Additional Supplemental Appropriations for Disaster Relief, 2019”.

SEC. 2. TABLE OF CONTENTS.

Sec. 1. Short title.

Sec. 2. Table of contents.

DIVISION A—ADDITIONAL SUPPLEMENTAL APPROPRIATIONS FOR DISASTER RELIEF, 2019

Title I—Department of Agriculture

Title II—Department of Commerce

Title III—Department of Defense

Title IV—Corps of Engineers—Civil

Title V—Department of Homeland Security

Title VI—Department of the Interior

Title VII—Department of Labor

Title VIII—Legislative Branch

Title IX—Department of Defense

Title X—Department of Transportation

Title XI—General Provisions

DIVISION B—OTHER MATTERS

Title I—Violence Against Women Act Extension

Title II—Harbor Maintenance Trust Fund

DIVISION C—ADDITIONAL SUPPLEMENTAL APPROPRIATIONS FOR DISASTER RELIEF, 2019

The following sums in this division are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2019, and for other purposes, namely:

TITLE I

DEPARTMENT OF AGRICULTURE

AGRICULTURAL PROGRAMS

PROCESSING, RESEARCH AND MARKETING

OFFICE OF THE SECRETARY

For an additional amount for the “Office of the Secretary”, $3,005,442,000, which shall remain available until September 30, 2020, for necessary expenses related to losses of crops (including milk and harvested adulterated wine grapes), trees, bushes, and vines, as a consequence of Hurricane Florence, other hurricanes, floods, tornadoes, typhoons, volcanic activity, and wildfires occurring in calendar years 2018 and 2019 under such terms and conditions as determined by the Secretary: Provided, That the Secretary may provide assistance for such losses in the form of block grants to eligible States, territories, and such assistance may include compensation to producers, as determined by the Secretary, for forest restoration and plant invasion control efforts.

For the purpose of providing additional funds for the assistance provided under the heading “Disaster Assistance for Tree Farmers and Forest Landowners”, $1,070,000,000, which shall be available until September 30, 2020, for administrative expenses related to providing assistance for such losses in the form of block grants to eligible States, Territories, and possessions, which shall be used for the purpose of providing block grants to eligible States, Territories, and possessions as determined by the Secretary: Provided, That the Secretary may provide assistance for such losses in the form of block grants to eligible States, territories, and such assistance may include compensation to producers, as determined by the Secretary, for forest restoration and plant invasion control efforts.

For the purpose of providing additional funds for the assistance provided under the heading “Disaster Assistance for Tree Farmers and Forest Landowners”, $1,000,000,000, which shall be available until September 30, 2020, for administrative expenses related to providing assistance for such losses in the form of block grants to eligible States, Territories, and possessions, which shall be used for the purpose of providing block grants to eligible States, Territories, and possessions as determined by the Secretary: Provided, That the Secretary may provide assistance for such losses in the form of block grants to eligible States, territories, and such assistance may include compensation to producers, as determined by the Secretary, for forest restoration and plant invasion control efforts.
FARM SERVICE AGENCY
EMERGENCY FOREST RESTORATION PROGRAM
For an additional amount for the “Emergency Forest Restoration Program”, for necessary expenses related to the consequences of Hurricane Florence and wildfires occurring in calendar year 2018, and other natural disasters, $480,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

NATURAL RESOURCES CONSERVATION SERVICE
WATERSHED AND FLOOD PREVENTION OPERATIONS
For an additional amount for “Watershed and Flood Prevention Operations”, for necessary expenses for the Emergency Watershed Protection Program related to the consequences of Hurricanes Michael and Florence and wildfires occurring in calendar year 2018, and other natural disasters, $125,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

RURAL DEVELOPMENT
RURAL COMMUNITY FACILITIES PROGRAM
ACCOUNT
For an additional amount for the cost of grants for rural community facilities programs as authorized by section 306 and described in section 381(e)(1) of the Consolidated Farm and Rural Development Act for necessary expenses related to the consequences of Hurricanes Michael and Florence and wildfires occurring in calendar year 2018, and other natural disasters, $50,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

GENERAL PROVISIONS—THIS TITLE
Sect. 101. In addition to amounts otherwise made available under section 18 of Food and Nutrition Act of 2008, $25,200,000 shall be available for the Secretary to provide a grant to the Commonwealth of Puerto Rico under this section, out of any funds made available, out of the funds made available for the fiscal year ending September 30, 2019, in remuneration for the costs of conducting, or directly or indirectly, for more than $125,000. (c) In this section, the term “average adjusted gross income” has the meaning given in the definition of “adjusted gross income” in section 62 of the Internal Revenue Code of 1986. (d) Paragraphs (1) and (2) do not apply to a person or legal entity if at least 75 percent of the adjusted gross income of such person or legal entity is derived from farming, ranching, or forestry related activities. (b) A person or legal entity may not receive a payment under the Market Facilitation Program established pursuant to section 12201 of the Consolidated Farm and Rural Development Act of 1981 (7 U.S.C. 3814f et seq.) if the average adjusted gross income of such person or legal entity is greater than $90,000. (e) Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Sect. 102. For purposes of administering title I of division B of the Bipartisan Budget Act of 2018 (Public Law 115–123), the additional funds made available by the Farm Service Agency, due to extreme collective losses from tropical storms, shall be in addition to funds otherwise made available by the Farm Service Agency for the fiscal year 2018 and remain available for obligation, or removal; and for disaster assistance in response to the Presidentially declared major disasters and emergencies: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Sect. 103. (a)(1) Except as provided in paragraphs (2), (3), (4), and (5), in addition to any funds made available under section 18 of Food and Nutrition Act of 2008, $1,000,000 shall be transferred to the “Office of Inspector General” for the purpose of conducting, or directly or indirectly, $600,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. Provided further, That within the amount appropriated to 2 percent of funds may be transferred to the “Office of Inspector General” for the purpose of conducting, or directly or indirectly, $600,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. Provided further, That within the amount appropriated, out of the funds made available, out of any funds made available under section 306 of division O of Public Law 114–113, $50,000,000 shall be transferred to the “Office of Inspector General” for the purpose of conducting, or directly or indirectly, $50,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. Provided further, That the National Oceanic and Atmospheric Administration shall submit a spending plan to the Committee on Appropriations of the House of Representatives for the purposes of determining how the funding provided under subsection (4) of this heading within 45 days after the date of enactment of this division is to be spent.
services used for hurricane intensity and track prediction; flood prediction, forecasting, and mitigation; and wildfire prediction, detection, and forecasting: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the non-Federal cash contribution for projects other than ongoing construction projects shall be financed in accordance with the provisions of Section 335 of Public Law 94-588 over a period of 30 years from the date of completion of the project or separable element: Provided further, That up to $25,000,000 of the funds made available under this heading shall be used for continuing authorities projects to reduce the risk of flooding and storm damage: Provided further, That any project funding provided for under this heading shall be initiated only after non-Federal interests have entered into binding agreements with the Secretary requiring, where applicable, the non-Federal interests to pay 100 percent of the operation, maintenance, repair, replacement, and rehabilitation costs of the project and to hold and save the United States free and clear of any and all Federal interests in it as security for the performance of the obligations and covenants of any and all Federal interests under the contract or agreement: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the Assistant Secretary of the Army for Financial Management shall provide a monthly report directly to the Committees on Appropriations of the House of Representatives and the Senate detailing the allocation and obligation of these funds, beginning not later than 60 days after the date of enactment of this division.

TITLe II
DEPARTMENT OF DEFENSE

OPERATION AND MAINTENANCE, MARINE CORPS

For an additional amount for “Operation and Maintenance, Marine Corps”, $200,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

FEDERAL AVIATION ADMINISTRATION

Weathers, Airports, and Facilities

For an additional amount for “Weathers, Airports, and Facilities”, $36,400,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the Federal aviation administration shall be subject to the same terms and conditions set forth in such sections, except that all references in sections 502 and 503 to 1997 and 1998 shall be deemed to refer instead to 2018 and 2019, respectively, and except that sections 501 and 503 of Public Law 104-194 (referenced by Public Law 105-119) shall be deemed to refer instead to the amount made available under this heading: Provided further, That, for the purposes of this division, the Legal Services Corporation shall be considered an agency of the United States Government.

TITLe III
DEPARTMENT OF DEFENSE

OPERATION AND MAINTENANCE, MARINE CORPS

For an additional amount for “Operation and Maintenance, Marine Corps”, $400,000,000, for necessary expenses related to the consequences of Hurricanes Michael and Florence: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

FEDERAL AVIATION ADMINISTRATION

Weathers, Airports, and Facilities

For an additional amount for “Weathers, Airports, and Facilities”, $9,400,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That none of the funds appropriated in this division to the National Oceanic and Atmospheric Administration shall submit a spending plan to the Committees on Appropriations of the House of Representatives and the Senate not later than 60 days after the date of enactment of this division.

TITLe IV
CORPS OF ENGINEERS—CIVIL

DEPARTMENT OF THE ARMY

INVESTIGATIONS

For an additional amount for “Investigations” for necessary expenses related to the completion, or initiation and completion, of flood and storm damage reduction, including shore protection, projects which are currently authorized or which are authorized after the date of enactment of this division, to reduce risk from future floods and hurricanes, at full Federal expense, $35,000,000, to remain available until expended, for high priority studies of projects in States and insular areas that were impacted by Hurricanes Florence and Michael, Typhoon Yutu and Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the Assistant Secretary of the Army for Civil Works shall provide a monthly report directly to the Committees on Appropriations of the House and the Senate detailing the allocation and obligation of these funds, including new studies selected to be initiated using funds provided under this heading, beginning not later than 60 days after the date of enactment of this division.

CONSTRUCTION

For an additional amount for “Construction” for necessary expenses, $740,000,000, to remain available until expended, to construct, repair, and restore, reduction, including shore protection, projects which are currently authorized or which are authorized after the date of enactment of this division, and flood and storm damage reduction, including shore protection, projects which have signed Chief’s Reports as of the date of enactment of this division or which are studied using funds provided under the heading “Investigations” if the Secretary determines such projects to be technically feasible, economically justified, and environmentally acceptable shall be funded by the Corps if the owners of such projects were impacted by Hurricanes Florence and Michael, Typhoon Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita: Provided, That projects receiving funds provided under the first proviso in “Title IV—Corps of Engineers—Civil—Department of the Army—Construction” for the Corps of Engineers projects and rehabilitation and repair damages to Corps of Engineers projects, caused by natural disasters, $250,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the Assistant Secretary of the Army for Civil Works shall provide a monthly report directly to the Committees on Appropriations of the House of Representatives and the Senate detailing the allocation and obligation of these funds, beginning not later than 60 days after the date of enactment of this division.

MISsISSIPPI RIVER AND TRIBUTARIES

For an additional amount for “Mississippi River and Tributaries” for necessary expenses, $180,000,000, to remain available until expended, to construct, repair, and rehabilitate Corps of Engineers projects and rehabilitate and repair damages to Corps of Engineers projects, caused by natural disasters, $225,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the Assistant Secretary of the Army for Civil Works shall provide a monthly report directly to the Committees on Appropriations of the House of Representatives and the Senate detailing the allocation and obligation of these funds, beginning not later than 60 days after the date of enactment of this division.

OPERATION AND MAINTENANCE

For an additional amount for “Operation and Maintenance” for necessary expenses to construct, repair, and maintain the Corps of Engineers—Civil—Department of the Army—Construction, in response to, and repair damages to Corps of Engineers Federal projects caused by, natural disasters, $245,000,000, to remain available until expended: Provided, That, in determining the amount of necessary expenses which are necessary to cover the Federal share of eligible operation and maintenance costs for coastal harbors and channels, and for inland waterways and harbors, and for maintenance of the National Waterways Maintenance Trust Fund: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985: Provided further, That the Assistant Secretary of the Army for Civil Works shall be subject to the same terms and conditions set forth in such sections, except that all references in
as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. Provided further, That the Assistant Secretary for Civil Works shall provide a monthly report directly to the Committees on Appropriations of the House of Representatives and the Senate detailing the availability and obligation of these funds, beginning not later than 60 days after the date of enactment of this division.

DEPARTMENT OF THE INTERIOR

Central Utah Project

For an additional amount for "Central Utah Project Completion Account", $550,000, to be deposited into the Utah Reclamation Mitigation and Conservation Account for use by the Utah Reclamation Mitigation and Conservation Commission, to remain available until expended, for expenses necessary in carrying out fire remediation activities related to wildfires in 2018: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Bureau of Reclamation

For an additional amount for "Water and Related Resources", $15,500,000, to remain available until expended, for fire remediation and suppression emergency assistance related to wildfires in 2017 and 2018: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Title VI Department of Homeland Security Security, Enforcement, and Investigations Coast Guard Operations and Support

For an additional amount for "Operations and Support" for necessary expenses related to the consequences of Hurricanes Michael, Florence, and Lane, and Typhoon Mangkhut, $6,977,000, to remain available until September 30, 2020: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Procurement, Construction, and Improvements

For an additional amount for "Procurement, Construction, and Improvements" for necessary expenses related to the consequences of Hurricanes Michael, Florence, and Lane, Tropical Storm Gordon, and Typhoon Mangkhut, $476,755,000, to remain available until September 30, 2023: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

United States Geological Survey

For an additional amount for "Surveys, Investigations, and Research" for necessary expenses related to the consequences of Hurricanes Florence and Michael, and Typhoon Yutu, $36,500,000, to remain available until September 30, 2023: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Environmental Compliance and Restoration

For an additional amount for "Environmental Compliance and Restoration" for necessary expenses related to the consequences of Hurricanes Michael and Florence, and Typhoon Mangkhut, $72,310,000, to remain available until September 30, 2023: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Title VII Department of Defense Department of the Army

United States Fish and Wildlife Service Construction

For an additional amount for "Construction" for necessary expenses related to the consequences of Hurricanes Florence, Lane, and Michael, and flooding associated with major declared disasters DR–1665, and calendar year 2018 earthquakes, $82,400,000, to remain available until expended: Provided, That this amount $50,000,000 shall be used to restore and rebuild national wildlife refuges and increase the resiliency and capacity of coastal habitats and infrastructure to withstand storms and reduce the amount of damage caused by such storms: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

National Park Service Historian Preservation Fund

For an additional amount for the "Historic Preservation Fund" for necessary expenses related to the consequences of Hurricanes Florence and Michael, and Typhoon Yutu, $52,000,000, to remain available until September 30, 2032, including costs to States and territories necessary to complete compliance activities required by section 306108 of title 54, United States Code, shall not be subject to a non-Federal matching requirement: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Construction

For an additional amount for "Construction" for necessary expenses related to the consequences of Hurricanes Florence and Michael, and Typhoons Yutu and Mangkhut, and calendar year 2018 wildfires, earthquakes, and typhoons, $98,500,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Department of Energy

For an additional amount for "Science and Technology" for necessary expenses related to preparing preparedness of the water sector, $600,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Leaking underground Storage Tank Trust Fund Program

For an additional amount for "Leaking Underground Storage Tank Fund" for necessary expenses related to the consequences of Hurricanes Florence and Michael, calendar year 2018 earthquakes, and Typhoon Yutu, $1,500,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

State and Tribal Assistance Grants

For additional amounts for "State and Tribal Assistance Grants" for necessary expenses related to the consequences of Hurricanes Florence and Michael and calendar year 2018 earthquakes for the hazardous waste financial assistance grants program, $1,500,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Office of Inspector General

Salaries and Expenses

For an additional amount for "Salaries and Expenses" for necessary expenses related to the consequences of major disasters declared pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), $512,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.
For an additional amount for "State and Tribal Assistance Grants", $349,400,000 to remain available until expended, of which $53,300,000 shall be for capitalization grants for the Clean Water State Revolving Funds under title VI of the Federal Water Pollution Control Act, and of which $298,100,000 shall be for capitalization grants under section 1452 of the Federal Water Pollution Control Act. That notwithstanding section 604(a) of the Federal Water Pollution Control Act and section 1452(a)(1)(D) of the Safe Drinking Water Act, funds appropriated herein shall be provided to States or Territories in EPA Regions 4, 9, and 10 in amounts determined by the Administrator for wastewater treatment works and for water utilities impacted by Hurricanes Florence and Michael, Typhoon Yutu, and calendar year 2018 wildfires and earthquakes: Provided, further, That notwithstanding the requirements of section 603(i) of the Federal Water Pollution Control Act and section 1452(d) of the Safe Drinking Water Act, for the funds appropriated herein, each State shall use not less than 20 percent but not more than 30 percent of the amount of its capitalization grants to provide additional subsidization to eligible recipients in the form of forgiveness of principal, negative interest loans or grants or any combination of these: Provided, further, That the Administrator shall retain $10,400,000 of the funds appropriated herein for grants for drinking water facilities and waste water treatment plants impacted by Typhoon Yutu, that funds appropriated herein for the funds appropriated herein shall be used for eligible projects whose purpose is to reduce flood or fire damage risk and vulnerability or to enhance resiliency to rapid hydrologic change or natural disaster at treatment works as defined by section 212 of the Federal Water Pollution Control Act or any eligible tasks at such treatment works or facilities necessary to further such purposes: Provided, further, That the Administrator of the Environmental Protection Agency may retain up to $1,000,000 of the funds appropriated herein for management and oversight: Provided, further, That the Administrator of the Environmental Protection Agency may retain up to $1,000,000 of the funds appropriated herein for the Balanced Budget and Emergency Deficit Control Act of 1985.

DEPARTMENT OF AGRICULTURE

FOREST SERVICE

For an additional amount for “Forest and Rangeland Research” for necessary expenses related to the consequences of Hurricanes Florence and Michael, and the calendar year 2018 wildfires, $1,000,000, to remain available until expended: Provided, That such funds shall be solely available to be transferred and merged with other appropriations accounts from which funds were transferred funds for wildland fire suppression in fiscal year 2018 to fully repay those amounts: Provided, further, That such amount shall be designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

NATIONAL INSTITUTES OF HEALTH

For an additional amount for "National Institute of Environmental Health Sciences" for necessary expenses in carrying out activities set forth in section 312(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9660(a) and section 126(g) of the Superfund Amendments and Reauthorization Act of 1986), to remove the requirement for major disasters declared pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act of 1988, to remain available until expended: Provided, That such amount shall be designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

GENERAL PROVISION—THIS TITLE

SEC. 601. Not later than 45 days after the date of enactment of this division, the Secretary shall designate an agency for the purpose of reviewing and implementing policies as to the use of funds available under this title. The Secretary shall report to the Committees on Appropriations every 60 days until all such funds are expended.

TITLE VII

DEPARTMENT OF LABOR

EMPLOYMENT AND TRAINING ADMINISTRATION

For an additional amount for "Training and Employment Services" (including transfer of funds), $10,000,000, for the dislocated workers assistance national reserve for necessary expenses directly related to the consequences of Hurricanes Florence and Michael, Typhoon Mangkhut, Super Typhoon Yutu, wildfires and earthquakes occurring in calendar year 2018, and tornadoes and floods occurring in calendar year 2019 in those areas which a major disaster has been declared under section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170) and all other areas in the declared counties, to remain available until spent: Provided, That the Secretary shall allocate such funds based on assessed need notwithstanding sections 685J and 685O of the Child Care and Development Block Grant Act of 1990: Provided, further, That such funds may be used for costs of renovating, repairing, or rebuilding child care facilities without regard to section 686 of such Act and with amounts allocated for such purposes excluded from the calculation of percentages under subsection 686(c)(5) of such Act: Provided, further, That funds appropriated in this paragraph shall not be available for costs that are reimbursed by the Federal Emergency Management Agency, under a disaster insurance, or by self-insurance: Provided further, That the amounts designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.
CHILDREN AND FAMILIES SERVICES PROGRAMS

For an additional amount for "Children and Families Services Programs", $90,000,000, to remain available through September 30, 2021, for necessary expenses directly related to the consequences of Hurricanes Florence and Michael, Typhoon Mangkhut, Super Typhoon Yutu, wildfires and earthquakes occurring in calendar year 2018, and tornadoes and floods occurring in calendar year 2019 in those areas for which a major disaster or emergency has been declared under section 401 or 501 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170 and 5191): Provided, That $55,000,000 shall be for Head Start programs, including making payments under the Head Start Act: Provided further, That funds provided in the previous proviso shall be included in the calculation of the "base grant" in subsequent fiscal years, as such term is defined in sections 640a(h)(3)(A), 641A(h)(1)(B), or 645(d)(3) of the Head Start Act: Provided further, That funds provided in the second previous proviso are not subject to the allocation requirements of section 640(a): Provided further, That $5,000,000 shall be for payments to States, territories, and tribes for activities authorized under section 319(a) of the Public Health Service Act (referred to in this Act as the "PHS Act"): Provided further, That expenditures for necessary expenses directly related to the consequences of Hurricanes Florence and Michael, Typhoon Mangkhut, Super Typhoon Yutu, wildfires, and earthquakes occurring in calendar year 2018, and tornadoes and floods occurring in calendar year 2019 in those areas for which a major disaster or emergency has been declared under section 401 or 501 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170 and 5191) (referred to under this heading as "covered disaster or emergency") shall be for "Health and Social Services Emergency Programs", $90,000,000, to remain available until expended, for the Health Centers Program under section 336 of the PHS Act, including alteration, renovation, construction, equipment, and other capital improvement costs as necessary to meet the needs of areas affected by a covered disaster or emergency: Provided further, That the amount provided, not less than $100,000,000 shall be transferred to the Office of the Inspector General for oversight of activities supported with funds appropriated under this heading, and up to $1,000,000 of the funds made available under this heading shall be for program administration: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

DEPARTMENT OF EDUCATION

HURRICANE EDUCATION RECOVERY

(INCLUDING TRANSFER OF FUNDS)

For an additional amount for "Hurricane Education Recovery" for necessary expenses directly related to the consequences of Hurricanes Florence and Michael, Typhoon Mangkhut, Super Typhoon Yutu, wildfires, earthquakes, and floods occurring in calendar year 2018, and tornadoes and floods occurring in calendar year 2019 in those areas for which a major disaster or emergency has been declared under section 401 or 501 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170 and 5191) (referred to under this heading as "covered disaster or emergency") shall be for "Children and Families Services Programs", $90,000,000, to remain available until expended, for the Health Centers Program under section 336 of the PHS Act, including alteration, renovation, construction, equipment, and other capital improvement costs as necessary to meet the needs of areas affected by a covered disaster or emergency: Provided further, That the amount provided, not less than $100,000,000 shall be transferred to the Office of the Inspector General for oversight of activities supported with funds appropriated under this heading, and up to $1,000,000 of the funds made available under this heading shall be for program administration: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

OFFICE OF THE SECRETARY

PUBLIC HEALTH AND SOCIAL SERVICES EMERGENCY FUND

(INCLUDING TRANSFER OF FUNDS)

For an additional amount for the "Public Health and Social Services Emergency Fund", $201,000,000, to remain available through September 30, 2020, for necessary expenses directly related to the consequences of Hurricanes Florence and Michael, Typhoon Mangkhut, Super Typhoon Yutu, wildfires and earthquakes occurring in calendar year 2018, and tornadoes and floods occurring in calendar year 2019 in those areas for which a major disaster or emergency has been declared under section 401 or 501 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170 and 5191) (referred to under this heading as "covered disaster or emergency"): Provided, That the amount provided, $80,000,000 shall be transferred to "Health Resources and Services Administration—Primary Health Care" for expenditures for necessary expenses directly related to a covered disaster or emergency: Provided further, That the amount provided, up to $1,000,000, to remain available until expended, shall be transferred to "Substance Abuse and Mental Health Services Administration—Health Surveillance and Program Support" for grants, contracts, and cooperative agreements for treatment of substance use disorders, crisis counseling, and related helplines, and for other similar programs to provide support to individuals affected by a covered disaster or emergency: Provided further, That the amount of the amount provided, up to $1,000,000, to remain available until expended, shall be transferred to "Office—Office of Inspector General" for oversight of activities responding to such covered disasters or emergencies: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

DEPARTMENT OF DEFENSE

MILITARY CONSTRUCTION, NAVY AND MARINE CORPS

For an additional amount for "Military Construction, Navy and Marine Corps", $700,000,000, to remain available through September 30, 2023, for planning and design related to the consequences of Hurricanes Florence and Michael on Navy and Marine Corps installations: Provided, That none of the funds shall be available for obligation until the Committees on Appropriations of the House of Representatives and the Senate receive a detailed plan for the installations: Provided further, That none of the funds shall be available for obligation until the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

MILITARY CONSTRUCTION, AIR FORCE

For an additional amount for "Military Construction, Air Force", $700,000,000, to remain available until September 30, 2023, for planning and design related to the consequences of Hurricanे Michael: Provided, That none of the
funds shall be available for obligation until the Committees on Appropriations of the House of Representatives and the Senate have completed their review of the supplemental appropriations. Funds received by the Secretary of Defense shall be made available for obligation only upon the recommendation of the Committees on Appropriations of the House of Representatives and the Senate, a detailed expenditure plan for funds provided under this heading: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

MILITARY CONSTRUCTION, ARMY NATIONAL GUARD

For an additional amount for “Military Construction, Army National Guard”, $24,400,000, to remain available until September 30, 2023, for necessary expenses related to the consequences of Hurricanes Florence and Michael and Typhoons Mangkhut and Yutu: Provided, That none of the funds shall be available for obligation until the Committees on Appropriations of the House of Representatives and the Senate have completed their review of the supplemental appropriations. Funds receive from 1391 for each specific request: Provided further, That, not later than 60 days after enactment of this division, the Director of the Army National Guard, or his designee, shall submit to the Committees on Appropriations of the House of Representatives and the Senate a detailed expenditure plan for funds provided under this heading: Provided further, That such funds may be obligated or expended for planning and design and military construction projects and otherwise authorized by law: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

DEPARTMENT OF VETERANS AFFAIRS

VETERANS HEALTH ADMINISTRATION

MEDICAL FACILITIES

FOR AN ADDITIONAL AMOUNT FOR “MEDICAL FACILITIES”, $3,000,000, to remain available until September 30, 2023, for necessary expenses related to the consequences of Hurricanes Florence and Michael and Typhoons Mangkhut and Yutu: Provided, That the Secretary of Veterans Affairs, upon determination that such necessary expenses results as a result of the consequences of Hurricanes Florence and Michael and Typhoons Mangkhut and Yutu, may transfer such funds to any discretionary account of the Department of Veterans Affairs: Provided further, That before a transfer may take place, the Secretary of Veterans Affairs shall submit notice of the supplemental appropriations of the House of Representatives and the Senate: Provided further, That none of these funds shall be available for obligation unless the Secretary of Veterans Affairs submits to the Committees on Appropriations of the House of Representatives and the Senate a detailed expenditure plan for funds provided under this heading: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

TITILE X

DEPARTMENT OF TRANSPORTATION

FEDERAL TRANSPORTATION ADMINISTRATION

PUBLIC TRANSPORTATION EMERGENCY RELIEF PROGRAM

For an additional amount for the “Public Transportation Emergency Relief Program” as authorized under section 5324 of title 49, United States Code, $10,542,000 to remain available until expended, for transit systems damaged by Hurricane Michael: Provided further, That, not later than 60 days after enactment of this division, the Secretary of Transportation shall certify to each State, unit of general local government, or Indian tribe that such funds are available by, the Federal Emergency Management Agency or the Army Corps of Engineers, in excess of the authorized amount of funds available by, or for which funds have been made available by, the Federal Emergency Management Agency or the Army Corps of Engineers, as determined by the Secretary: Provided further, That prior to the obligation of funds a grantee must submit to the Secretary a written application detailing the proposed use of all funds, including copies of all relevant procurement documents, grantee administrative contracts and future contractual obligations, as determined by the Secretary: Provided further, That with respect to any such duplication of benefits, the Secretary shall act in accordance with section 1210 of Public Law 115–254 (132 Stat. 3442) and section 312 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (2 U.S.C. 5151), to ensure timely expenditure of funds, maintain control and oversight as authorized under sections 5334 and 5338(f)(2) of such title and shall in addition to any other appropriations for such purpose, designate by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

FEDERAL AVIATION ADMINISTRATION

OPERATIONS

(airport and airway trust fund)

Of the amounts made available for “Federal Aviation Administration—Operations” in division B of the Bipartisan Budget Act of 2018 (Public Law 115–123), up to $18,000,000 shall be available for necessary expenses related to the consequences of major declared disasters occurring during calendar year 2018: Provided, That amount is repurposed under this heading that were previously designated by the Congress as being an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985 are designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

FEDERAL HIGHWAY ADMINISTRATION

EMERGENCY RELIEF PROGRAM

For an additional amount for the Emergency Relief Program as authorized under section 120 of the Congress, $1,650,000,000, to remain available until expended: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.
Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.) provided further, That the sixth proviso under this heading in the Supplemental Appropriations for Disaster Relief Requirements Appropriations Act of 2019 (division I of Public Law 115–254) amended by striking “State or sub-

division thereof” and inserting “State, unit

ments Act, 2018 (division I of Public Law 115–

Provided further

Division C of Public Law 114–223, section 192 of division C of Public Law 114–223 (as added by section 101(3) of division A of Public Law 114–254), section 421 of division K of Public Law 114–31, and any mitigation funding provided under the heading “Department of Housing and Urban Development—Community Planning and Development—Community Development—Program Office Salaries and Expenses” in this division in or division 1 of Public Law 115–254 that are allocated in response to Hurricane Florence may be used interchangeably and without limitation for the same activities in the most impacted and distressed areas related to Hurricane Florence. In addition, any funds provided under the heading “Department of Housing and Urban Development—Community Planning and Development—Community Development Fund” in this division or in division 1 of Public Law 115–254 that are allocated in response to Hurricane Florence may be used interchangeably and without limitation for the same activities in the most impacted and distressed areas related to Hurricane Matthew. Until HUD publishes an action plan revised plans to include those impacted by Hurricane Florence. Until HUD pub-

slished, any additional action plan revised plans shall include the execution of re-
vized grant terms and conditions as nec-

ecessary. Once the implementing Notice is published, any additional action plan revis-

sions shall follow the requirements con-

ained therein.

(b) Amounts made available for adminis-

tration under title I of the Housing and Community Develop-

ment Act of 1974 (42 U.S.C. 5301 et seq.) re-

lated to disaster relief, long-term recovery, restoration of infrastructure and housing, economic revitalization, and mitigation in the most impacted and distressed areas under this division or any future Act, and any amounts made available under section 420 of division L of Public Law 114–113, sec-

ce 145 of division C of Public Law 114–223, section 192 of division C of Public Law 114–

223 (as added by section 101(3) of division A of Public Law 114–254), section 421 of division K of Public Law 115–31, and under the heading “Department of Housing and Urban Develop-

ment—Community Development Fund” of division B of Public Law 115–56, Public Law 115–123, and Public Law 115–254, shall be available for eligible administrative costs of the grantee related to any disaster relief funding identified in this subsection without regard to the particular disaster appropriation from which such funds originated.

(c) The additional uses pursuant to this section for amounts previously designated by the Congress, respectively, as an emergency requirement or as being for disaster relief pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985 or as being for disaster relief pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985 are designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be available (or rescinded or transferred, if applicable) only if the Secretary subsequently so designates all such amounts and transmits such designations to the Congress.

This division may be cited as the “Addi-

tional Discretionary Appropriations for Dis-

Relief, 2019”.

DIVISION B—OTHER MATTERS

TITLE I

VIOLENCE AGAINST WOMEN ACT

Sect. 101. Any program, authority, or provi-

sion, including any pilot program, author-

ized under the Violence Against Women Re-

sponse Act of 2013 (Public Law 113–4; 127 Stat. 54) shall continue in effect through

September 30, 2019.

HARBOR MAINTENANCE TRUST FUND

Sect. 201. In subsequent fiscal years, any dis-

cretionary appropriation for the Corps of Engineers derived from the Harbor Main-

tenance Trust Fund (not to exceed the total amount deposited in the Harbor Maintenance

Trust Fund in the prior fiscal year) shall be subtracted from the estimate of discre-

tionary budget authority and outlays for any activity or project under the heading “Har-

bor Maintenance Trust Fund” in the Congressional Budget and Impoundment


Sect. 202. In subsequent fiscal years, funds

made available for donor ports, medium-

sized donor ports, and energy transfer ports in accordance with 33 U.S.C. 2232(b) shall be considered to be derived from the Harbor Maintenance

Trust Fund and may additionally be used for an in-water improvement or maintenance of in-water infrastructure that benefits commercial navigation.

SA 202. Mr. SANDERS (for himself,

Mr. BLUMENTHAL, Ms. KLOBUCHAR, Ms. SHELBY, and Ms. WARREN) submitted an amend-

ment intended to be proposed to amendment SA 201 submitted by Mr.

SHELBY and intended to be proposed to the bill H.R. 268, making supplemental apro-

priations for the fiscal year ending September 30, 2019 for the purpose of preventing a
delay in the resolution of deficiencies in the method of accounting for the

payroll of employees of the Corps of Engineers, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the follow-

SEC. 1. PARTICIPATION OF PUERTO RICO, AMERICAN SAMOA, AND THE NORTH-

ERN MARIANA ISLANDS IN THE SUP-

PLEMENTAL NUTRITION ASSISTANCE

PROGRAM.

(a) In General—
would apply under this Act for approval of that plan if the governmental entity were 1 of the several States.

(11) DETERMINATION BY SECRETARY.—If the Secretary approves a plan of operation under subparagraph (A) if the governmental entity and State agency satisfy the requirements described in the applicable plan of operation submitted to the Secretary a request to provide benefits under the supplemental nutrition assistance program that would be sufficient to satisfy the requirements of this Act if the governmental entity were 1 of the several States.

(12) CASH BENEFITS PROVIDED IN PUERTO RICO.—As part of a plan of operation submitted under paragraph (1)(A), the Commonwealth of Puerto Rico may submit to the Secretary a request to provide benefits under the supplemental nutrition assistance program in the form of cash.

(13) FAMILY MARKET PROGRAM IN PUERTO RICO.—As part of a plan of operation submitted under paragraph (1)(A), notwithstanding subsection (g), the Secretary shall allow the Commonwealth of Puerto Rico to continue to carry out, under the supplemental nutrition assistance program, the Family Market Program established under this section.

(14) TERMINATION OF EFFECTIVENESS.—

(1) In general.—Each plan of operation (a) through (e) shall cease to be effective with respect to the Commonwealth of Puerto Rico, American Samoa, or the Commonwealth of the Northern Mariana Islands, as applicable, on the date described in paragraph (1)(A) of section 19 of the Food and Nutrition Act of 2008 (7 U.S.C. 2014) (as added by subsection (b)).

(2) DATE DESCRIBED.—The date referred to in paragraph (1)(A) is the date described in subparagraph (B) of a number of retail food stores located in the governmental entity requesting a certification that a governmental entity qualifies to participate in the supplemental nutrition assistance program that would be sufficient to satisfy the requirements of this Act if the governmental entity were 1 of the several States.

(15) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to the Secretary of Agriculture to carry out this section the sums as are necessary for each fiscal year, to remain available until expended.

AUTHORITY FOR COMMITTEES TO MEET

Mr. CORNYN. Mr. President, I have 10 requests for committees to meet during today’s session of the Senate. They have the approval of the Majority and Minority leaders.

Pursuant to rule XXVI, paragraph 5(a), of the Standing Rules of the Senate, the following committees are authorized to meet during today’s session of the Senate:

COMMITTEE ON ARMED SERVICES

The Committee on Armed Services is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 9:30 a.m., to conduct a hearing.

COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

The Committee on Banking, Housing, and Urban Affairs is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 10 a.m., to conduct a hearing entitled “Chairman’s housing reform outline.”

COMMITTEE ON FINANCE

The Committee on Finance is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at a time to be determined during votes, to conduct a hearing on the following nominations: Andrew M. Saul, of New York, to be Commissioner of Social Security, Gordon Hartogensis, of Connecticut, to be Director of the Pension Benefit Guaranty Corporation, and Courtney Dunbar-Jones, of Virginia, to be a Judge of the United States Tax Court.

COMMITTEE ON FOREIGN RELATIONS

The Committee on Foreign Relations is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 10 a.m., to conduct a hearing entitled, “Ukraine’s progress and Russia’s malign activities.”

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

The Committee on Health, Education, Labor, and Pensions is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 10 a.m., to conduct a hearing entitled, “Making electronic health information available to patients and providers.”

COMMITTEE ON THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 10 a.m., to conduct a hearing entitled, “Examining guidelines for State action.”

COMMITTEE ON VETERANS’ AFFAIRS

The Committee on Veterans’ Affairs is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 10 a.m., to conduct a hearing.

SUBCOMMITTEE ON CYBERSECURITY

The Subcommittee on Cybersecurity of the Committee on Armed Services is authorized to meet during the session of the Senate on Tuesday, March 26, 2019, at 2:30 p.m., to conduct a hearing.

SUBCOMMITTEE ON MANUFACTURING, TRADE, AND CONSUMER PROTECTION

The Subcommittee on Antitrust, Competition, Policy and Consumer Rights of the Committee on Commerce, Science, and Transportation is authorized to meet during the session of the
Mr. PERDUE. Madam President, I ask unanimous consent that the Legislative Counsel be discharged from further consideration of S. Res. 68 and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 68) designating April 5, 2019, as “Gold Star Wives Day”.

There being no objection, the committee was discharged, and the Senate proceeded to consider the resolution.

Mr. PERDUE. Madam President, I ask unanimous consent that the resolution be agreed to, and the motions to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The resolution (S. Res. 68) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, is printed in the RECORD of March 14, 2019, under “Submitted Resolutions.”

ORDERS FOR WEDNESDAY, MARCH 27, 2019

Mr. PERDUE. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m., Wednesday, March 27; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, morning business be closed, and the Senate resume consideration of the motion to proceed to H.R. 268; finally, that all time during recess, adjournment, morning business, and leader remarks count postcolture on the motion to proceed to H.R. 268.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

ORDER FOR ADJOURNMENT

Mr. PERDUE. Madam President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order following the remarks of Senator KLOBUCHAR.

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

Mr. PERDUE. Madam President, I ask unanimous consent to speak for as much time as I may consume.

The PRESIDING OFFICER. Without objection, it is so ordered.
the administration’s refusal to defend the law. Instead of going in to put out the fire when the house was burning down, they just stood there. They just stood there and poured lighter fluid on, in terms of tweets and rhetoric.

If that’s not enough, the consequences of just this ruling alone from Texas will be devastating. To start, protections for people with preexisting conditions will be gone. About half of all Americans have preexisting conditions. This isn’t just rare diseases. It is diabetes, it is heart disease, it is blood disorders, it is diabetes and asthma. The ability to keep your kid on your insurance plan until they are 26 would be gone. The work we have done to close the Medicare doughnut hole coverage gap would be gone. The provisions that help people buy insurance on the healthcare exchanges would be gone.

In my State, Minnesotans would see a loss of $364 million in premium tax credits, and roughly 272,000 people would lose their coverage. That is one State alone.

We cannot allow this to happen. The decision from Texas should be overturned, and we need a President who believes the same thing. It is time to stop trying to reset the clock or start from scratch. This is not what the American people want. The vast majority of Americans support those protections. They want to keep those protections in the Affordable Care Act.

We know we can make improvements to the Affordable Care Act. I would like to see pharmaceutical prices go down. I would like to pass my bill to allow Medicare to negotiate cheaper prices for prescription drugs. We could have a vote on that. I would love to see the bill that I had with Senator McCain, and now Senator GRASSLEY, come up for a vote that would allow less expensive drugs to be brought in from other countries that are safe, like Canada. I would like to see a vote on the bill that Senator ACA, the very act that this administration announced last night it wanted to repeal, is going to be the law, or considered. They announced they want to repeal all of it.

What would that do to people? Let’s hear the stories. Let’s read the letters. I am going to read 100 letters tonight. I am going to go with the first letter, from my home State. Bruce from Minneapolis has diabetes. He was spending $1,000 a month for medical coverage before Congress passed the Affordable Care Act in 2010. Today, he pays $300. He was quoted saying: “As an individual with pre-existing conditions, the ACA has helped save me thousands of dollars and given me a better lifestyle.” Amy of St. Paul said she needs the Medicaid benefits she gained under the ACA. She says she had a brain injury. This is another piece of why this is so important, because she got a disability when she slipped and had a brain injury. She asked for care for her cancer after it reoccurred, my only insurance option even denied my pap smears and lifesaving tests. Cancer dottet my cervix in an attempt to overtake me; I refused to allow it to win.

Because of the ACA, I faced a future of hope—not only for myself, but for cancer sistor who were unable to get treatment and died. My best friend’s cancer scans weren’t covered by her insurance until 2015 and after battling for 3 years, she passed last year. Special provisions are now in place in the bill for women’s health. Healthcare is going to be more affordable for people like
me and my children for years to come. Being a woman should NOT be a pre-existing condition.

Story No. 7. Abbey of Minneapolis was diagnosed with a parasitic infection at the age of 10 months old. Because of the ACA, she was still on her insurance throughout college when she had to have two brain surgeries and multiple eye surgeries. It also helped her pay for the only medicine that treats her disease.

Story No. 8. Mary Jo from Minnesota is struggling with the costs of sending three kids to college. She was able to provide health insurance for her middle daughter only because the ACA allowed her to be covered by her father’s insurance. Mary Jo writes that a reversal of this legislation would be “the last straw for us. Please don’t take it away from us—we’re hanging on by a fingernail.”

I thank that is a good one to send to the White House: This would be “the last straw for us.” This is someone who is struggling to keep their kids in college and who needs the ACA to keep the kids on their healthcare.

Tara is another one from outside of my state. When her son was born, she and her husband were concerned that he would not be alive if it weren’t for Medi-Cal. Tara was laid off from her job just prior to his birth, and there was an issue with transitioning to COBRA. Her husband is self-employed without insurance, so when her son Benjamin came, he was uninsured, Tara writes:

We were hard-working Americans, but that didn’t matter when it came to insurance. Benjamin was uninsured because of his heart.

When Benjamin was 2 weeks old, he was taken to the emergency room, where they learned he had a congenital heart defect that was causing him to go into heart failure. As doctors rushed to save his life, Tara and her husband panicked, not knowing how they would afford any care. Tara’s mom and sisters offered to sell their houses, and their extended family looked to liquidate whatever assets they had. At that point, someone at the hospital gave Tara the paperwork for California Children’s Services. That is where they live. They found they were eligible, and Benjamin’s coverage began shortly thereafter.

For years, Tara and her family watched their income levels closely, keeping their income low, fearing that Medi-Cal would be terminated. She didn’t return to work for years. She emphasizes that they never collected any other kind of assistance, but she was left with no choice, knowing that they would never be able to find other coverage for Benjamin.

Her mom, who is retired, takes care of Benjamin and helps her. Tara eventually went back to work, but when she went back to work, her husband was diagnosed with hepatitis. He now joins the millions of Americans who have preexisting conditions. She wrote:

If the ACA is repealed and I lose my job, and insurance, my husband and son will lose access to health insurance we can afford. No healthcare saving will cover the cost of their care, not on a teacher’s salary, Benjamin will soon be an adult and unable to be covered on my health plan. I pray he will be able to afford health insurance.

She says this is what she wants lawmakers to know—that means us, right here, who work here:

We never collected any other type of assistance, but we had no choice to accept the [healthcare] coverage. Please consider the effects of repealing this act on children like my son and our family. We are real people. We’re not special, we’re normal Americans. We work hard, with some extraordinary circumstances. We don’t want a free ride; we just want help and for lawmakers to know we’re not disposable.

Letter No. 10. Kathy from Nevada says:

Before the Affordable Care Act, there were times in my life when I had health insurance and other times when I did not. Some employers would cancel a plan, and then if I switched jobs, I’d lose it.

By the way, I can’t tell you how many times I heard this in my home State.

She goes on:

I tried to apply for coverage on the individual market.

This is before the Affordable Care Act—

but insurers would deny me when I admitted [and told the truth] that I had occasional migraines and sinus issues.

In late 2013, I started to notice pain in my abdomen nearly every time I ate anything. . . . I drove myself to the nearest urgent care facility. Many tests and procedures followed, and by March I was diagnosed with Burkitt’s lymphoma, a rare form of non-Hodgkin’s lymphoma that’s extremely aggressive. . . . The diagnosis came at the worst time imaginable. My mom died unexpectedly in January and a tree fell on my house in February. I found myself running . . . infusions of chemotherapy . . .

Before the Affordable Care Act, there were times in my life when 

switched jobs, I'd lose it.

about a week, the cancer had . . . I drove myself to the nearest urgent care facility. Many tests and procedures followed, and by March I was diagnosed with Burkitt’s lymphoma, a rare form of non-Hodgkin’s lymphoma that’s extremely aggressive. . . . The diagnosis came at the worst time imaginable. My mom died unexpectedly in January and a tree fell on my house in February. I found myself running away from treatment. Because of my age and my cancer history, any plan that doesn’t have those protections guarantees that I will be charged more and that I am at risk for being discriminated against.

Thank you for listening to my story.

Story No. 11. Mendy in Virginia says:

My family’s whole world was turned upside down in September 2015 when my husband, Ed, suffered a massive stroke.

The stroke left Ed severely disabled. He lost the ability to verbally express himself, needed a wheelchair, and required help with all basic functions, including bathing and toileting.

When the stroke hit, Ed was working for an insurance company and I was a stay-at-home mom. His employer was kind enough to keep us on their health insurance for as long as they could. But within a couple of months, it became apparent that the damage was too severe, and Ed’s recovery would take too long. His employer had no choice but to let Ed go, and with that, we lost our health insurance.

It was frightening—I knew that Ed needed help and that COBRA was too expensive at $600 a month. A friend recommended that we make an appointment with a navigator at the local health center. I had no idea help that even existed, but we walked out of an appointment with a silver plan for $15 a month. Our son was able to receive coverage through CHIP.

The insurance is what we can ask for (and it is good). It covers Ed’s physical therapy and rehabilitation, a cardiologist, a neuropsychologist, and all of the medications he needs to make sure he doesn’t have another stroke.

Now, you can imagine if they didn’t have this coverage, and if he had another stroke when he is not that old, it would be even more expensive. Those are my words that I am adding.

She says:

Almost two years after the stroke, Ed can move around with the help of a cane, but he still needs assistance standing.

What are we going to do if we lose access to insurance?

She continues:

I’m not being dramatic when I say this is life or death. My husband will die if we lose access to affordable coverage.

I wish lawmakers—

And I would add in this case, as we know from what was announced last night, this administration—

could understand that they are cutting our family’s lifetime.

Letter No. 12. Celeste and Larry from Michigan say:

My husband and I worked our entire lives. Larry worked as a stone mason, while I pursued a degree . . . in social work. . . . We worked hard, with some extraordinary circumstances, and still, until recently, we were able to cover our healthcare costs. Please consider the effects of repealing this act on children like my son and our family. We are real people. We’re not special, we’re normal Americans.

She says:

The insurance is what we can ask for (and it is good). It covers Ed’s physical therapy and rehabilitation, a cardiologist, a neuropsychologist, and all of the medications he needs to make sure he doesn’t have another stroke.

Now, you can imagine if they didn’t have this coverage, and if he had another stroke when he is not that old, it would be even more expensive. Those are my words that I am adding.

She continues:

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could understand that they are cutting our family’s lifetime.

Letter No. 12. Celeste and Larry from Michigan say:

My husband and I worked our entire lives. Larry worked as a stone mason, while I pursued a degree . . . in social work. . . . We saved for retirement. We built up a great nest egg, but it all got yanked away. We’re now 61 and 61, and I don’t know what we are going to do if the Senate takes away—

If this administration takes away, I would add—

our access to Medicaid.

In 2006, Larry was laid off from his job and he struggled to find another job in light of the Great Recession. It became really important for me to keep my job so that we could maintain insurance for both of us.

Within a couple of years, Larry began to experience problems with his memory, and doctors diagnosed him with early onset Alzheimer’s disease.

As we know, by the way, many millions of Americans are affected by Alzheimer’s—some of them way too early and some of them not expecting it.
This can happen to any family—what happened to Celeste and Larry. That is why taking their word last night and looking at what they have said they wanted to do, which is to repeal the Affordable Care Act, would mean that not only do those who buy insurance on the exchange lose out, but everyone who loses out who could have a preexisting condition or who does have a preexisting condition.

So she says this:

He was diagnosed with early onset Alzheimer’s disease. But, because he had been out of work for so long, he wasn’t eligible for disability benefits. I had to leave my job because I became disabled. We were without any insurance until the Affordable Care Act marketplaces opened. In order to get it, we sold our houses, spend down our retirement, and took drastic measures to pay our medical bills and day-to-day living expenses. That first year, we bought a plan that cost us only $27 a month. The next year, we qualified for expanded Medicaid.

We paid into the system our entire lives. I don’t think it is right that lawmakers are now threatening to take everything away from us.

She says this:

My parents immigrated to this country. English wasn’t their first language. Four out of five of us kids went to college. All of the grandchildren went to college. Everyone is doing well because we worked.

My family has collectively paid into the system more than enough to cover us, but now they are talking about ripping away benefits that have been earned in this country.

She adds this—this woman whose husband has Alzheimer’s, who was protected by the Affordable Care Act. Do you know what she says in this letter?

We are not losers. We are not freeloaders. We should not have to be embarrassed or shamed for needing help. There should be dignity in getting old, and we should be enjoying our golden years, but that has been taken away from us. Don’t make it worse.

Story No. 13, Mary and Erich:

Let me tell you about my son Erich. He is my first born and the contemplation. When he grew up, he wants to be in a band and to be a Power Ranger. He loves to dance to videos we find together on YouTube. His greatest joy comes from being around his friends at school, where he plays third base.

It has been a critical lifeline over these last 3 years. I only have a supplemental plan (Medigap) that, with the self-employed, especially those of us with health issues. Repealing the Affordable Care Act—- which has been devastating impact on small businesses and the self-employed, especially those of us with health problems. I am terrified that I won’t be able to afford coverage as I inch closer to the 50-64 age bracket. And if the ACA is repealed and there is no marketplace for me to purchase insurance, I will be forced to close my businesses.

Story No. 14, Sara in Maryland. She says:

I am a physician, and the ACA allows me to document [healthcare issues] better and more fully. I no longer need to worry that if a person is designated as, for example, having acne and they have a serious condition later on, they will be denied insurance for a preexisting condition.

I thought this story in the letter was interesting because it shows what the doctors were going through as they were trying to figure out how they report things so this person isn’t denied coverage because of pre-existing conditions. Now they don’t have to worry about that anymore, but if the administration wins—if they win in their action to repeal the Affordable Care Act, like they announced last night they will do—we would go back to that situation.

Story No. 15, Tracey in Maryland. She says this:

In 2011, I began dialysis due to end-stage kidney disease. Before dialysis and well into it, I worked as a preschool teacher, a notorious low-paying profession. In 2007, when I changed jobs, I lost my employer-based health insurance through my union. I joined a local insurance provider, the Maryland Health Insurance Exchange, and signed up for the Silver plan. In 2016, I had my first kidney transplant and am now on Medicare Part A and receive Medicare coverage. I can afford to live independently.

My husband, Mary writes, died suddenly in 2009. So today, it is just Erich and me. After his husband’s death, I was forced to close down the business we owned, and we lost access to traditional insurance. Erich and I were able to get coverage through Medicaid.

It has been a critical lifeline over these last 3 years. I don’t know what would happen to either one of us if we were to go away.

Through the services provided by Medicaid and other supportive programs in our community, we were able to keep Erich’s education going and to keep Erich a part of the community where he belongs. He needs Medicare for speech therapy as he has an enlarged tongue, small mouth, and weak facial muscles. He has difficulty communicating and saying words like “water” (and “phone”). . . .

His sentences are two and three words. Erich is prone to sinus infections due to a smaller cartilage in his nose typical of Down syndrome. He suffers from skin rashes due to the infections that he gets. He does not have insurance. If he needs prescriptions and doctor’s visits and occasionally a visit to the emergency room.

As a boom generation widow, I need to make sure that I am healthy enough to show up for him. He has NO ONE else. I depend on these services, too.

Story No. 16, Debbie in New Jersey:

I am a 48-year-old woman with chronic health issues that require me to visit doctors every few weeks and take prescription medications. I suffer from migraines. . . . I also have herniated discs in my back. . . . I am self-employed and run two businesses.

Guess what. That means she is contributing in a big way to our economy. I was born with hip dysplasia. I had surgery to correct it at 9 months old. At best, the issue was corrected to 85 percent of what a normal hip will do. In college . . . I had hip pain. I underwent four separate surgeries to fix cartilage. That meant four sets of pre-op AND post-op MRIs or other scans and four sets of post-op hospital stays.

In just 27 years, my family and I racked up hundreds of thousands of dollars in medical bills. In recent years, insurance covered . . . [me]. I am honestly not sure what repeal of the ACA means for me, but I guarantee it will make life harder as it affects millions of people. I was lucky to have insurance.

Please vote no on any bill that repeals the ACA. Save my care.

As for this story, even though she didn’t know quite how it would affect her, I can tell you that with hip dysplasia, something I have, she has a preexisting condition, and that would mean that she couldn’t qualify for insurance, especially when it came to further hip surgery.

No. 18, Tegan in Ohio:

It would put me at risk of losing coverage [if you repeal] because of a genetic pre-existing condition. Congenital diaphragmatic hernia killed my grandfather, nearly killed my aunt, killed my sister, and nearly killed my brother. When my brother, a 12 year old at the time, needed a heart transplant, Tracey told our parents that the insurance could simply decide to not cover the procedure. They had buried a toddler just 4 years earlier, and they were faced with the possibility of losing another child.

Tegan writes:

We need to ensure that all Americans have access to care. You can’t predict when you...
will get sick or injured, and you can’t predict when a dangerous genetic mutation may emerge in your family. How we treat our fellow Americans is a measure of who we are as a people.

That is a good one to send to the White House tonight.

No. 19, Shirley in Massachusetts. She writes:

My second daughter was born with liver disease, which was diagnosed 9 weeks after her birth and required surgeries and medications. Pediatricians, cancer specialists, heart doctors, and family physicians all agree that . . . [healthcare suggested changes that would repeal the Affordable Care Act] will make things worse, not better.

No. 20, Sheila in Illinois:

The ACA allowed us to start a new business, in spite of the fact that my husband was diagnosed in 1992 with hepatitis C after receiving a tainted blood transfusion in the 70s. We became, in her words, job creators because we were finally able to get coverage for him outside of employer provided coverage.

She says:

I have been self-employed for 28 years but have gotten a job because at age 61, the fear of losing my healthcare at my age could ruin our finances.

No. 21, Carter, 22 months. This is written by his family.

Meet Carter. He loves cars, swimming, and building blocks. He requires therapy (speech, occupational, and physical), orthotics, glasses, and nebulizer machine. He sees an infectious disease, pulmonaryologist, and neurologist. His disease is progressive . . . [he needs healthcare].

Story No. 22, Myka, age 7:

Myka is 7 years old. She loves the Girl Scouts, ice skating, and playing with her friends. Myka was born with a congenital heart defect. What does access to affordable quality healthcare mean? It means Myka is still alive.

No. 23, Leonore in New York. She writes:

I have Parkinson’s, and I have had it for 18 years after the disability diagnosis in 2006. I am 62, and the ACA allows me to have a preexisting condition and . . . [still get help].

She talks about her son, who is 24 years old and disabled and says:

We both be in terrible trouble if we lost our coverage.

No. 24, Joanna:

My name is Joanna. I am here to share the story of my daughter Jasmine. . . . I will start at the beginning of her life, 3 years ago, when she was . . . inside my belly.

I was four months pregnant . . . when I received the most devastating and heart-wrenching news. . . . I was told that my previous little . . . [baby had a heart problem]. I was told she had one of the most complex and deadly conditions around.

I was told she would live half a heart with many of her organs flipped.

But she was given options.

I prayed for a decision. I was quickly reminded of the recent Obamacare legislation that would give Jasmine a chance at life. One that was hopeful and compassionate, that protects innocent children like Jasmine from being denied medical care due to pre-existing heart conditions, one that refuses to put a child on her life by imposing lifetime caps, and one that would ensure essential healthcare benefits to keep her alive.

She was born, and she had the surgery. She says:

Thank goodness for Essential Health Benefits that allowed me to receive proper maternal care when Jasmine was in the womb . . . and emergency services.

I am sharing my story today as a plea to not steal these lifetime protections away from Jasmine. . . . Please do not tell my child and children like her that they are not expensive, not worthy of life any longer. Please know, this is a life and death fight for me and my daughter, and I will do everything in my power . . . to stand up for whatever is needed to keep her alive.

No. 25, Kendall in Oklahoma.

The moment I finally realized what it meant to be poor and sick in America, I was sitting by myself in the cancer center an hour from my home. I had arrived early for my infusion that day, checked in and gotten that day’s hospital bracelet. Before I could be hooked up to an I.V., I was pulled into a side room and told my insurance had denied my claim.

That is the story, and that is what is going to happen over and over again if we go back to the old days before we had the Affordable Care Act.

No. 26, Jennifer:

My husband Chris is one of many ACA success stories in red state Oklahoma. In January 2008, Chris began working for a nonprofit that offered healthcare benefits after a certain period of employment. A few months later, we went to the ER thinking he had appendicitis. Doctors quickly took him to surgery thinking the same. After several hours, the surgeon (accompanied by a chaplain) said he removed a cancerous tumor. He was on the brink of death with a rare aggressive form of colon cancer. Removing the tumor increased his chances for survival but the cancer was far too advanced for traditional chemotherapy. The only course of action at that point was to see an oncologist every month for CEA labs and a colonoscopy every 6 months until the oncologist determined he was out of danger for recurrence. We crossed our fingers and hoped for the best.

Between 2008 and 2009, Chris tried to get health insurance but [was] rejected due to a cancer diagnosis being a preexisting condition. Once the ACA became law, because of its protections for people with preexisting conditions, my husband was able to purchase a [healthcare] policy through the federal exchange and continue seeing an oncologist for needed care.

Miraculously, Chris has not had a recurrence—so far. Without ACA protections for preexisting conditions, my husband will be forced [and] (priced) out of the market. That insurance allows me to continue my treatments for my illnesses. Without my medications, I will be in extreme pain, will have more joints eroding to the point of being nonfunctional, and will be landing in a hospital multiple times a year . . . . Without the tax subsidy I get through the ACA, my insurance premiums plus the max for my current plan would cost 80% of our income.

No. 31, Jennifer in Arizona.

I am an attorney and have been employed full-time since graduating law school in 2006. I take care of myself, make healthy choices, and work hard. I have encountered multiple medical challenges in the last 15 years, I was diagnosed with thyroid cancer in my first semester of law school and had surgery to remove my thyroid over Christmas break that same year. Since then, I live with thyroid cancer, I have more joints eroding to the point of being nonfunctional, and will be landing in a hospital multiple times a year . . . .

In 2012, I had an unexpected placental abruption with my first pregnancy and delivered my son 9 weeks early. He spent 5 weeks in [intensive care] learning to eat and breathe.

Last year, my son tripped over his Pull-up and broke his femur. He was placed in a full-body cast for almost 8 weeks.

We [have good jobs] with good employer health insurance coverage.

But here is the problem. Because of her problems with her thyroid, she would have a preexisting condition. They would not get health insurance.

We are working on continuing to be contributing members of society, investing our savings . . . [and making sure we participate] in the economy in every way.

No. 32, Debra in Illinois.

Our daughter is severely disabled.

By the way, anyone who dealt with the past attempts to repeal the Affordable Care Act knows that the disability being insured won’t mean anything if there is a lifetime maximum. By the time he reaches grade school, he will likely have exceeded the typical “million dollar maximum” we dread so much. Please keep our boy healthy.

She pleads not to repeal the Affordable Care Act.

No. 29, Adele in Massachusetts.

I was diagnosed with epilepsy at 18 years old. Beforehand, I was dealing with chronic depression which required high doses of antidepressants. . . . My mother is a single parent and I am currently 22, so we try our best to be able to afford our medications. The ACA [is useless], because if that day’s hospital bracelet. Before I could be hooked up to an I.V., I was pulled into a side room and told my insurance had denied my claim.

So many of these stories involve people trying to fit their budget with healthcare.

She writes:

Insurance allows me to continue my treatments for my illnesses. Without my medications, I will be in extreme pain, will have more joints eroding to the point of being nonfunctional, and will be landing in a hospital multiple times a year . . . . Without the tax subsidy I get through the ACA, my insurance premiums plus the max for my current plan would cost 80% of our income.

No. 30, Helen in North Carolina.

Insuring me through COBRA when my husband retired would have cost us a full third of our small, fixed income. The ACA provided [us] not only assured access to health insurance for me, but insured with a premium and an out-of-pocket maximum that fits [with] our budget.

By the way, anyone who dealt with the past attempts to repeal the Affordable Care Act knows that the disability being insured won’t mean anything if there is a lifetime maximum. By the time he reaches grade school, he will likely have exceeded the typical “million dollar maximum” we dread so much. Please keep our boy healthy.
community was mobilized as never before. Because they, of anyone, the families of people with kids with disabilities, understand more than anyone how important this preexisting condition protection is.

Yet, last night, without regard to them, without regard to anyone in America with a preexisting condition, the administration just announced they are going all out to repeal these protections in the Affordable Care Act. That is what happened.

Debra from Illinois.

Our older daughter is severely disabled. Essentially a preexisting condition since birth. In 2014 I underwent treatment for Stage 3 . . . breast cancer. I was horrified. Then I pulled myself together. If I can survive cancer, I can survive [this].

But without healthcare, we can’t survive.

No. 33, Felicia in Texas.

I have struggled with chronic pain for over 20 years. For years I’ve gone to specialist after specialist, and pain clinic after pain clinic. No one could tell me why regular approaches to joint and tendon pain never worked. Just last year I was finally diagnosed with . . . a genetic . . . connective tissue disorder.

She goes through and describes what this means to her: There is no cure for my chronic condition, only pain management.

Because these conditions are rare, [these physicians don’t know] how to help me.

She says she depends on healthcare specialists. She says she needs the affordable healthcare act because of the preexisting condition protection. I believe her.

No. 34, Janet in Illinois.

I have a son who survived cancer and a daughter with Crohn’s disease. My daughter’s husband has Cystic Fibrosis.

Repeal of the ACA would change everything.

Let them stay healthy.

No. 35, Elizabeth in Illinois.

I am a 62-year old and am currently in the state pool and basically self-insured until the ACA became effective. . . . Although not perfect, it was a last resort. . . . By law, I am now being held to a preexisting condition.

I wish the ACA had been around 10 years ago. It would have saved me.

No. 36, Patricia in Illinois.

I have a preexisting condition as I have covered through my employer. That said, even if I could be impacted if lifetime and annual limits are made secondary. If you cut the requirements that corporations offer to their employees and retirees I will be greatly affected as I’m living on a fixed income. My condition is hereditary and no amount of exercise or dieting will ever bring down my blood pressure enough for it to be normal.

No. 40, Lauren in California.

When I was a freshman in college, I donated blood to the Red Cross. A couple of weeks later, a letter from the Red Cross informed me that I had Hepatitis C— I was 18, living away from home (clear across the country) for the first time, and I had no idea what to do or how I might have contracted the virus. After a year it was determined the diagnosis was a fluke— but every blood test since has indicated liver enzyme levels outside of normal, which means Hepatitis C will be a pre-existing condition that follows me around the rest of my life. Just earned my PhD and I’m still looking for my first postdoctoral job, which means I’ll need health care coverage until I am insured under Medicare and my employer insurance will become secondary. If you cut the requirements that corporations offer to their employees and retirees I will be greatly affected as I’m living on a fixed income. My condition is hereditary and no amount of exercise or dieting will ever bring down my blood pressure enough for it to be normal.

That was the information she received when she gave blood— has the potential to wreck my chances for affordable health insurance [if the ACA protections aren’t in place].

No. 41, Koula in Texas.

I have high blood pressure & pre-diabetic, I am retired. I’m able to be covered under my employers plan as a retiree (I pay premiums at twice what an active employee pays) until the age of 65 then I switch to Medicare and my employer insurance will become secondary. If you cut the requirements that corporations offer to their employees and retirees I will be greatly affected as I’m living on a fixed income. My condition is hereditary and no amount of exercise or dieting will ever bring down my blood pressure enough for it to be normal.

No. 42, Joy in Texas.

I would be allowed to bankrupt without ACA coverage. Within 6 weeks of moving to Austin from New York City in 2012, I was diagnosed with stomach cancer; I had had breast cancer on an insurance associated with my business, a plan unavailable in Texas. That had expired, I was kind of stunned to discover I was uninsurable. . . . For the next 6 months I was in the state pool and basically self-insured until the ACA became effective. . . . Although not perfect, it provided me with the coverage I needed at a price I could afford. . . .

No. 44, Jerry writes:

Fifteen years ago I was self-employed and working furiously to get a new company off the ground. Things were going fine until I ran up against a brick wall—health insurance. My wife and I had been happily paying for health coverage through my previous employer via COBRA, but then we approached the time limit allowed under that coverage. It was impossible for us to buy a policy on the individual market: my wife had not only been recently treated for cervical cancer, but she was also pregnant with our first child.

He says:

Protect our care. Entrepreneurial and creative Americans deserve the freedom to chase our dreams without having to risk financial ruin by being denied access to comprehensive healthcare. Isn’t that risk-taking spirit . . . what . . . our forebears could have taught us . . . is needed to build our economy ever higher?

No. 45, Lisa writes:

No healthcare coverage for my chronic illness will result in my death [because of the ACA.]

No. 46, Hannah writes:

My spouse is a research scientist. Some years ago, while working at the University of Texas, he received a highly prestigious national research fellowship. The fellowship made him ineligible for Medicare and affordable insurance. . . . Due to a preexisting condition he contracted as a teenager, however, he was denied affordable insurance. . . . We oppose the repeal of the ACA because the denial of healthcare to individuals based on their employment status, their economic status, or their health conditions is deeply unethical and un-American.

No. 47, Jaime writes:

I am a 62-year-old and am currently in the hospital awaiting open heart surgery. I am only able to have this surgery due to being in ObamaCare.

No. 48, Devora in Maryland writes:

My daughter Esther was diagnosed with Leukemia when she was 12. She would not be able to get health insurance under the proposed bill. She has been through enough.

That is what a lot of people in America would say right now to the Trump administration. They have been through enough because of their health problems and because they have worked hard, and they deserve to be carried. They have been through enough because they have had that healthcare threatened over and over. They voted in 2018 because they wanted to have their healthcare protected.

Yet now, last night, the administration—not listening to that—announced
they would repeal the entire Affordable Care Act.

No. 49, Darla in Michigan writes:
I’m on disability from chronic pain because of a doctor’s mistake with back surgery. I am going to have my fifth back surgery. I live at an age on disability. I already pay huge premiums.

She says: If you repeal the Affordable Care Act, “I will be homeless.”

No. 50, Nathan in Michigan writes:
I am a builder who builds and maintains homes for many of the wealthiest people in our State. I have worked hard and climbed my way to the top over the last 20 years. None of the employers in my area offered insurance coverage because it was too costly to afford the healthcare I need. I have severe asthma and have arthritis in my right hip. Even with the ACA, we still struggle to pay my medical bills, but we manage.

He says:
Now, we are worried that . . . [if we lose the ACA] I could be priced right out by being put in a high-risk pool because I have pre-existing conditions. I am making top dollar working for the people who are going to reap the profits. . . .

He finishes by saying: This is taking away my ability to do the work on their houses.

No. 51, Ellen in New York writes:
My husband has been disabled from a stroke for almost 20 years and unable to work. I am a licensed clinical social worker within busy Private Practice doing counseling with individuals, couples, and families. If Mental Health Services are dropped . . . I will not be able to support my family.

My husband and I are both seniors and anticipate retirement savings running out some day. . . . [If we don’t have the Affordable Care Act]. . . . we both have preexisting conditions.

Erika in Washington writes:
I have triplets, each of which have all had a form of healthcare issues that would be deemed under this plan to now be preexisting conditions.

I can’t fathom the thought that another woman or a mom would not be able to see or her children would not receive the same care we have. I will stand against anyone who threatens my children’s future access to healthcare. I am a former police mother who won’t be right there alongside me.

Well, I think they are going to have to go to the White House now because we just heard last night that they want to repeal the entire Affordable Care Act.

No. 53, Marcy writes:
I’m in fairly good physical health, but mental health has been a lifelong struggle for me. I take medication and have turned to therapy and counseling several times over the years. I do my best to stay mentally healthy. But there have been many times when I needed help. . . . I believe everyone should have access to mental healthcare. It’s not something you should choose as part of your health care plan or not.

We ALL need full, comprehensive, excellent health insurance, which includes care for mental health, maternity care, well care check-ups, medication, etc. is important for EVERYONE.

No. 54, Samantha in Massachusetts writes:
My husband has a genetic kidney disorder . . . and at the age of 47, needed a kidney transplant. He is now, thanks to the miracles of modern medicine and the incredible generosity of his donor, back at work, paying taxes, and living a good life. The transplant took place one week before the last election, and we did not debate the surgery was vote early—in large part to try to stave off the repeal of the ACA. My husband’s prospects are very good. . . . The financial implications to my family and the kidney donors are impossible to predict or calculate, but the cost of losing Obamacare would be steep, terrifying, and entirely un-American.

No. 55, Amal in Tennessee writes:
I feel ridiculously lucky that the ACA existed when I had my baby, and here’s why: My husband and I were both freelancers and self-employed, and when I went into my pregnancy I signed up for Obamacare in New York. When I was 5 months pregnant, we moved to Nashville for his job, which didn’t provide insurance. Because of the ACA, we were able to buy coverage, even though somehow pregnancy is considered a preexisting condition. It could once again become the basis for an insurance company to reject you or increase your premiums if the ACA is repealed.

Denying a pregnant woman insurance coverage can have far-reaching effects. She might stay in an unhealthy or abusive marriage to maintain her husband’s coverage. A family might forego a good opportunity to move for a better life for their child.

No. 56, Matthew in Washington writes:
I was diagnosed with a chronic medical condition when I was 9. Growing up, I was fortunate to have a mother who was able to fight for me, from keeping me enrolled in a public school to getting me access to experimental drugs at any of trials. . . . But also I saw her in tears over medical bills when my father was laid off after/11 and we had to go on COBRA, and how draining negotiations with insurance companies were. I am now successful, independent, and working in international relations in Washington, D.C. which I love. If the ACA is repealed, I will live in constant fear of being laid off or fired losing my insurance, or worry that I will have a flare-up that would devastate me financially.

No. 57, Page writes:
I was fired in 2015 when I was 5 weeks pregnant, so I was not able to get insurance through the Affordable Care Act because I could not be discriminated against under any preexisting condition limitations. I knew my maternity care would be covered. I logged onto the exchange, compared plans, [and] signed up. . . . I’m just so grateful that happened for me.

No. 58, Kelsey writes:
My brother has Type 1 diabetes and prior to the ACA, he was covered on my parents’ insurance. But he was going to happen to him (when we don’t have the ACA), if they took it away.

No. 59, Macon writes:
I’m a member of a union that takes care of me, but it also allows me to take care of others that fortunate and I’m scared for them. I have family members with preexisting conditions, and by every accounting, this bill, if it passes, is going to take coverage away from people who are vulnerable. . . .

No. 60, Samantha writes:
I’m fighting the repeal of the ACA because my father has a preexisting condition and he’s hoping to retire in the next few years. I would be so jinxed because of a bill that would remove protections for people with preexisting conditions.

No. 61, Golchir from Nevada writes:
It will be really hard for us to get insurance since I will be [considering having a preexisting condition]. . . . We would love to start our family. . . . Having kids is all we talk about, so please don’t take that away from many of us.

No. 62, Cathy writes:
ObamaCare saved my life. I had health insurance. I needed brain surgery. My health insurance company kept delaying approvals. Because they refused to pay for a CT scan that was needed to confirm a diagnosis, I had to pay for one out of pocket. . . . But, because of the public pressure, when ObamaCare was being signed, it was eventually approved by the insurance company in 2009. I am deeply concerned that legislation repealing ObamaCare could leave in place devastating and historic cuts to my hospital. Please do not gut protections for those of us with preexisting conditions. . . . Do not eliminate services for special needs kids.

No. 63, Jennifer in Nevada writes:
If the ACA is repealed, my healthcare might go away and I could never afford continuing care with my . . . [heart condition] and any other health problems. . . . I will be covered. I logged onto the exchange, compared plans and negotiated. . . .

No. 64, Adrian writes:
In 1986 to 1987, I was diagnosed with [genetic blood disease]. I was told I had a 25 percent chance of living 5 years. I quit my job to have medical treatment, and, after COBRA coverage ran out, was put in a high-risk pool (Illinois). My insurance payments were high . . . I had to go back to work to pay for . . . [them]. If that’s what happened 30 years ago . . . [what would happen now if I had a preexisting condition and couldn’t get insurance coverage]?

No. 65, Michelle writes:
I have had three surgeries for the “chronic disease” . . . Prior to ACA, these surgeries would not have been covered.

No. 66, Elizabeth writes:
Please do not allow the ability to opt out of holding insurance companies accountable to cover essential health benefits like maternity care, mental health treatment, and rehabilitation treatment. As an elementary public art educator, I know firsthand the importance of [the] mental health care [provision]. The school district I serve in has suffered the loss of four students who have taken their own lives just this year to battles with mental and emotional issues, the youngest of whom was 12 years old and a former student of mine from the first year I taught. . . . These senselessly preventable deaths have rocked our community. Coverage for mental health and treatment will allow parents the ability to seek help for their children whose precious lives hang in the balance in the politics of healthcare. Affordable care helps destigmatize mental and emotional illnesses, giving these students the confidence and ability to speak up.

People have long stories, and they care about this a lot.

Story No. 67, Karen:
My friend Mary was never able to purchase health insurance until the Affordable Care Act passed. She bought a policy the very first day it was available to her. A few months later, she was
No. 68, JoSelle in Florida:
I am self-employed as a freelance writer and writer and have been for most of my post-college life. Unfortunately, I also have preexisting conditions.
Pre-ACA, I was ineligible for insurance despite being the cheapest, most common medications on the marketplace. I was forced into a high-risk pool in the State where I lived at the time, Utah, which placed an enormous financial burden on me.
Post 2014, I can afford to pay for my insurance.
Of course, the ACA isn’t perfect. I am sympathetic to those who faced premium increases under it or who found their access to healthcare diminished. However, the logical thing to do is to improve it, not demolish it.
That is a pretty good line. Send that one to Justice Department.
I urge all people reading this to stop and think. Whether you voted for Clinton or Trump, whether you preferred one of their presidential candidates to either or both, whether you live in a red, purple, or blue State... it does not do to not have the Affordable Care Act.
No. 69, Kat in Kansas:
I had advanced stage 3 breast cancer and inflammatory breast cancer. I am now off disability. Contrary to what many have said, I did nothing to bring this on myself. I ate right and exercised. I didn’t smoke. My cancer was the heart disease in my family. I had. I did not ask for this. Disability is no picnic. I can barely make ends meet. If the ACA is repealed, I will be homeless at the picnic. I can barely make ends meet. If the ACA is repealed, I will be homeless at the
No. 70, Lois in New York:
Breast cancer runs throughout my family on both my parents’ sides. My mother, aunt, and cousins have all had this disease. Some have died from it, including my mom, when I was in college, a lump appeared. Luckily, it was benign. The anxiety, pain of discovery, and treatment are excruciating enough without having to worry if you can afford care.
No. 71, Penny in New York:
My son has a life-threatening preexisting condition. He received medical treatment and medication through the ACA expansion of Medicaid in the State where he lives. Without this, he will be unable to pay for his medications and doctors’ visits and will surely decline. Both my mother and my husband’s father were able to be cared for in nursing homes, until their dying days, because of Medicaid. I am desperate to make sure we keep our healthcare.
Thank you for listening.
No. 72, Jen:
In 2015, I donated a kidney to a stranger, kicking off a chain of three transplants. I didn’t have to worry about how it would affect my health insurance because, thanks to the ACA, I could never be charged more or be denied coverage. I shared my spare kidney. I am 55 years old and self-employed. This repeal will be a direct attack on my financial and health security.
No. 73, Jolene:
I know many of my friends rely on Medicaid, to the loss of their lives. They cannot afford their medications without the ACA.
No. 74, Deborah:
My family’s story is over, but I want people to know how much the ACA meant to us at a very difficult time. Our niece, a single adult, lost her job and her insurance coverage while she was in the middle of the fight for her life, battling advanced melanoma. Because of the ACA, she was able to sign up for insurance on the marketplace. I will be very honest and say, easy and she was forced to change insurance companies because of changes in available plans. However—and this is big—she writes in capital letters, sort of identical to the President’s tweets—she was able to get covered despite the fact she was very ill. Anyone who has watched a loved one suffer from this devastating disease of melanoma knows how terrible it is. Even though she eventually succumbed to the melanoma that had spread throughout her body, she was able to have continued quality medical care and, eventually, hospice care until her death. I beg you to consider how your decisions will impact people. Even the least of those among us—
That was a quote she put—deserve the dignity of receiving quality medical care.
Think about this. This is a story of someone whom she lost in her family. I think you can think, how many would make in this Nation. Even when people are going to die, they want to have them die peacefully. They want them to have good healthcare. They don’t want to have them taken off of their insurance because of pre-existing conditions.
Story No. 75 talks about how a financial burden in the early 2000s forced him into bankruptcy. The reduction of work hours and required continuing medical costs left him unable to afford healthcare.
Now, with the potential loss of affordable healthcare on the horizon, my wife is facing a similar situation with her preexisting condition.
He writes:
Anyone is one step away from a financial disaster due to the onset of a serious medical condition. Believe me, I lived it first hand, and I didn’t see it coming. I think most people would say the same thing. They have gone through their lives. They are working hard. They didn’t see it coming. That is why we need the protections of the Affordable Care Act.
No. 76, Jackson:
Most of the people in my family are likely to lose coverage without anything less than the protections established in the ACA. Any one of us without the ACA would be one car accident or illness away from bankruptcy.
That kind of says it all.
No. 77, Allison in Utah:
My husband and I are self-employed, so we buy our insurance on the open market. Although we were much healthier than some people when we applied for insurance prior to the ACA, we were both rated out because of preexisting conditions. I was even rejected by one company. This seemed ridiculous because the preexisting conditions that caused the rate increases were injuries from being active and were both completely resolved. This made our insurance astronomically expensive.
When I say we are healthy, we really are healthy. We are lean; we are trim; we are in our mid forties; but we can run, hike, climb, and do more pushups than most people in their mid-20s. We eat healthy, exercise hard, and never get sick. At the most, we might catch one cold a year and I would be the one to get it. Since the ACA, we have had no problem getting health insurance, and we are not rated out because we have preexisting conditions, but the best part is we feel comfortable that we have health insurance. Now it sounds like people are scheming to take away the protections we enjoy.
OK. They are not just scheming. They actually announced last night to the entire country that they were going to do this. People woke up. They watched the TV. They looked at their newspapers. The administration said, you are not going to repeal just part of the ACA; it is going to repeal the whole ACA.
It goes on to read:
We are against their attempt to take away the mandate that prohibits insurance companies from discriminating against individuals with preexisting conditions.
No. 78, Erin in Missouri:
Ours is a story of a genetic mutation that no one had ever heard of before. You could face incredible health challenges to our family. We are the lucky few who have jobs that provide us with insurance. My grandfather’s sister was the first to be diagnosed with cancer. My mother’s cousin and her sister were next. Then my mom was diagnosed with uterine cancer. Then I came along at 32 with the diagnosis and then my sister. Now, as I type this note, my 78-year-old mother awaits another radiology appointment.
We have a family history of cancer. My mother has one breast and one ovary removed because she carry a gene that is beyond their control.
No. 79, Mary in Massachusetts:
We have MassHealth and great hospitals. Without both of these, my daughter would have died at birth. Everyone, no matter their income, deserves proper access to healthcare even if you have a preexisting condition or a previous illness. Every time I look at my daughter, it affirms this.
No. 80, Brent:
When I graduated high school, my dad informed me that he had paid enough for my health insurance, and now that I was an adult, he wasn’t going to pay anymore. That’s it. That was the entire conversation. I had no idea how to get health insurance for myself, much less how to pay for it, so I just went without for 7 years. Within that time, I had health problems.
My sister lives in France. He talks about her getting protections.
Instead of being punished, we should all be able to have healthcare. This is no way to run a democracy. This is no way to be a decent human.
No. 81, Tina in Texas:
I have stage 4 colon cancer, and I am currently on private insurance. I will be forced on to Medicare in another year as I am currently on disability. My life span is at risk if the provision to cover preexisting conditions is removed. I have literally risked my life in order to participate in a phase 1 drug trial to help advance our knowledge of treating cancer. How good is that knowledge if we won’t be covered?
No. 82, Julia:
I am a 29-year-old adult who was diagnosed with a syndrome at age 9, and all through
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 the 4-month mark, we found out 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. These things are not going to 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. It is very hard 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 a health care system that doesn’t 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 and 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 get 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 campaign.

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.
CONGRESSIONAL RECORD — SENATE  S2009

March 26, 2019

Thereupon, the Senate, at 8:37 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 DAILLY, 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 CUBA.

MATTHEW S. KIM, 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 MINISTER–COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF VIRGINIA, VICE HENRY E. HUDSON, RETIRED.

JEFFREY A. ROSEN, OF VIRGINIA, TO BE DEPUTY ATTORNEY GENERAL, VICE ROB J. BOOSHEIN.

IN THE ARMY

The following named officers for appointment in the United States Army to the grade indicated in the Reserve of the Army under Title 10, U.S.C., section 531:

ROBERT T. UNGERMAN III

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

To be major

ELISSA R. BALLAS

MATTHEW W. BOOTH

BRIAN C. BAIN

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

To be major

THOMAS L. REMPFER

IN THE ARMY

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

To be major

SHANE R. REEVES

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

To be major

DAVID M. POWELL

THOMAS R. THOM

FORD M. LANNAN

LUKE A. RANDALL

MARK M. KURA

BHANA S. KURDI

IN THE AIR FORCE

JEFFREY A. ROSEN, OF VIRGINIA, TO BE DEPUTY ATTORNEY GENERAL, VICE ROB J. BOOSHEIN.

IN THE NAVY

The following named officers for appointment in the United States Navy to the grade indicated in the United States Navy under Title 10, U.S.C., section 624:

ROBERT T. UNGERMAN III

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

To be major

JASON A. BYERS

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 major

NATHANIEL C. CURLEY

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

To be major

SEWEAN KIM

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 major

EARLY HOWARD, JR.

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 major

ISAAC L. HENDERSON

IN THE NAVY

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

To be major

SHAWN D. TRULOVE

JOHN R. WELLS

To be major commander

DENA R. BOYD

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

To be major commander

TRACY L. MCKINNON

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

To be captain

PATRICK H. O'MAHONY

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

CHARLES E. JENKINS IV

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

To be major commander

CONFIRMATION

Executive nomination confirmed by the Senate March 26, 2019:

THE JUDICIARY

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

HANNAH KING HOOVER
HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Hannah King Hoover for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Hannah King Hoover is a student at Three Creeks K-8 and received this award because her determination and hard work have allowed her to overcome adversities. The dedication demonstrated by Hannah King Hoover is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives. I extend my deepest congratulations to Hannah King Hoover for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. She will also receive the same dedication and character in all of her future accomplishments.

HONORING THE LAKE HAVASU CITY VETERANS TREATMENT COURT
HON. PAUL A. GOSAR
OF ARIZONA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. GOSAR. Madam Speaker, I rise today to honor the Lake Havasu City Veterans Treatment Court located in Lake Havasu City, Arizona. My district is home to 90,000 veterans and the Lake Havasu City Veterans Treatment Court has proven to be one of the most effective programs in improving the lives of our nation’s veterans.

The Lake Havasu City Veterans Treatment Court was awarded a SAMHSA grant of almost a million dollars over a three-year period, beginning in September 2017, one of four Veterans Treatment Courts in the country to receive this grant. The grant aims to benefit veterans who are participants of the Veterans Treatment Court and those who are ineligible to receive local VA treatment services. The grant also merged the Lake Havasu City and Kingman Veterans Treatment Courts in order to benefit all the veterans of Mohave County.

The success of the program speaks for itself. Over a five year period, the program has only experienced a 6.5 percent recidivism rate amongst graduates. When the graduates were asked what they felt was most helpful in the program, 87.5 percent of graduates felt it was their positive interaction with the judge, 73.6 percent felt it was their community service.

I want to especially commend Judge Mitchell Kailauli, Veterans Treatment Court Coordinator Colene Lowery, and Court Administrator Jennifer Harrol for their incredible work in leading this program. They truly represent what is great about this country and the state of Arizona. The veterans of Mohave County and the entire state of Arizona are incredibly grateful for their hard work.

IN RECOGNITION OF THE CHANGE OF COMMAND OF COMMANDER DAMON LOVELESS
HON. ROBERT J. WITTMAN
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. WITTMAN. Madam Speaker, I rise today in recognition of the Change of Command of Commander Damon B. Loveless, a brave and honorable man who has dedicated his life to the U.S. Navy.

CDR Damon Loveless attended the U.S. Naval Academy where he received a B.S. in Aerospace Engineering, and was commissioned an Ensign in 2001. He earned his Wings of Gold in April 2003. Commander Loveless reported to the VF–101 Grim Reapers in Virginia Beach, VA where he qualified in the F–14 Tomcat. He completed his first deployment with Carrier Air Wing SEVEN on USS George Washington in support of Operation Iraqi Freedom and later supported Operation Enduring Freedom.

In 2007, CDR Loveless transferred to the VFA–122 Flying Eagles in Lemoore, CA where he served as Instructor Pilot, Air-to-Ground Syllabus Phase Head and a Program Model Manager. In 2009, CDR Loveless was selected to serve in a Department of Defense Legislative Fellowship with Congressman Rob Wittman (VA–01), in Washington, D.C. Then, CDR Loveless was transferred to Commander Carrier Strike Group EIGHT in Norfolk, VA where he served as the Flag Lieutenant to the Commander.

CDR Loveless reported to the VFA–115 Eagles for his Department Head tour in NAF Atsugi, Japan in 2012. He served as Safety Officer, Administrative Officer, Operations Officer, and Maintenance Officer and embarked on USS George Washington. After, CDR Loveless reported to the Pentagon as a Branch Chief on the Chairman of the Joint Chiefs’ of Staff in the J–6 Directorate. He later attended Joint Forces Senior Staff College in Norfolk, VA, graduating in March of 2017. CDR Loveless joined the Tomcatters of VFA–31 in Virginia Beach, VA, as the Executive Officer in 2018.

CDR Loveless has accumulated more than 2,700 flight hours with over 60 carrier arrested landings. His personal decorations include the Defense Meritorious Service Medal, Strike/Flight Air Medal, Navy and Marine Corps Commendation Medal, Joint Service Achievement Medal, and Navy and Marine Corps Achievement Medal.

Madam Speaker, I ask you to join me in recognizing the incredible accomplishments of Commander Damon Loveless. Words alone cannot express our gratitude for his service. May God bless Commander Damon Loveless and the U.S. Navy.

HALLIE KEMP
HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Hallie Kemp for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Hallie Kemp is a student at Three Creeks K–8 and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Hallie Kemp is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Hallie Kemp for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

HONORING MRS. CHARLOTTE BENT
HON. MARTHA ROBY
OF ALABAMA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mrs. ROBY. Madam Speaker, I rise today to honor Mrs. Charlotte W. Bent for her years of service to the people of Alabama’s Second District and my office. Charlotte grew up in Troy, Alabama, and she spent time during college in Virginia, New York City, and Florence, Italy. She graduated from Troy University in Troy, Alabama, with a degree in Fine Art and Art History.

Prior to joining my staff in 2011, Charlotte worked several different positions, including jobs with Eastern Airlines and with her own sister’s Sister Shubert’s Homemade Rolls. In 2000, Charlotte joined former Congressman Terry Everett’s staff as a Constituent Services Representative. Then, Charlotte graciously came back to serve Alabama’s Second District and joined my original staff as a caseworker in my Montgomery district office.

Charlotte has dedicated much of her professional life to serving the constituents of Alabama’s Second District. During her time in my office and in Congressman Everett’s office, Charlotte worked to resolve various types of casework problems to better the lives of those in need of assistance. Throughout her time on Team Rosy, Charlotte proved to be a dedicated staff member with a strong commitment to serving the constituents of the Second District.
to team work. I am thankful for Charlotte’s time on my staff, and I am grateful to call her a dear friend.

Madam Speaker, it is my privilege to join Charlotte’s colleagues, family, and friends in honoring her successful career serving Alabama’s Second District. I wish her all the best in all her future endeavors. Congratulations, Charlotte.

RECOGNIZING CLARK COUNTY’S BICENTENNIAL

HON. JOHN SHIMKUS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 26, 2019

Mr. SHIMKUS. Madam Speaker, Illinois’ Clark County was formed in 1819 out of Crawford County. At the time of its formation, Clark County included about a third of Illinois and extended as far north as the present state of Wisconsin. Clark County was so large that it gave birth to many of its sister counties: Pike County and Fayette County in 1821, Edgar County two years later, and Coles County in 1830.

Clark County enjoys an illustrious history. The county was named for George Rogers Clark, the older brother of William Clark of the Lewis and Clark Expedition. George Rogers Clark was an officer of the army of Virginia that captured the Northwest Territory from the British during the Revolutionary War.

Clark County’s first courthouse was a log house located in 1808, and the county seat was in Darwin Township, but by popular vote Marshall was designated the new seat in 1839. In the late 1800s, county leaders believed they were outgrowing their latest building, so a fourth courthouse was built in 1887. The current courthouse, which is the county’s fifth, has been in place since 1903.

The people of Clark County have planned many festivities to celebrate their bicentennial this year. The celebration began on January 9th with Clark County Trivia Night, and commemorative activities will extend to October. I am honored to be a part of that celebration.

Madam Speaker, I ask that we pay tribute to those hearty people who first settled in Clark County, and to the pioneering spirit that lives today in all its citizens. I stand today to salute Clark County on its 200th anniversary and to wish it the very best in the future.

INTRODUCTION OF A RESOLUTION RECOGNIZING PEOPLE OF AFRICAN DESCENT AND BLACK EUROPEANS

HON. ALCEE L. HASTINGS
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 26, 2019

Mr. HASTINGS. Madam Speaker, I rise today to introduce a resolution with my good friends and colleagues, Representatives GREGORY MEeks of New York, GWEN MOORE of Wisconsin, and JOHN LEWIS of Georgia, which recognizes People of African Descendent and Black Europeans.

Our resolution would observe the history and current situation of People of African Descent living in Europe and Black Europeans during the United Nations designated International Decade for People of African Descent. It also encourages the U.S. Secretaries of State to take a number of steps to ensure their situation is improved following recommendations from last year’s People of African Descent Week (PADWEk) held by our colleagues in the European Parliament in Brussels, Belgium May 13–17, 2018.

As it was quite rightly put by European Parliamentarian Cecile Kyenge, “The People of African Descent Week demands European values by developing strategic and coherent responses to make our society more inclusive in the face of rising racial prejudice and violence across Europe.” Recommendations from the week included a European Black History Month and Remembrance Day for Victims of Colonialism and Enslavement; a fund for Black European led initiatives to address continuing disparities and discrimination and support for empowerment initiatives; European-wide strategies for the inclusion of People of African Descent; and support for transatlantic exchanges on common issues of racial prejudice and discrimination.

The need for recognition of Black populations in Europe became clear ten years ago when I chaired a U.S. Helsinki Commission hearing entitled, The State of (In)visible Black Europe: Race, Rights, and Politics, where we learned that the presence of Blacks in Europe can be traced to enslavement, colonization, military deployments, voluntary or forced migration, the movement of refugees and asylum seekers, or educational and other professional exchanges, the story of Europeans of African Descent and Black Europeans still remains largely untold, rendering many of their past and present contributions to the very fabric of Europe unseen or forgotten, which is unacceptable.

Madam Speaker, it is my hope that when we gather in the years to come to review the efforts of the United Nations designated International Decade for People of African Descent, we will not only speak of how our efforts resulted in our respective nations publicly recognizing the injustices and long-term impact of slavery and colonialism, but also of how our societies reconciled these issues in a manner that ensured equal opportunity, access, and justice for all people of African descent.

SADIE KRAMER
HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 26, 2019

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Sadie Kramer for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award.

Sadie Kramer is a student at Jefferson Jr./Sr. and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Sadie Kramer is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Sadie Kramer for winning the Arvada Wheat
Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

**INTRODUCTION OF THE RFK MEMORIAL STADIUM CAMPUS CONVEYANCE ACT**

**HON. ELEANOR HOLMES NORTON OF THE DISTRICT OF COLUMBIA IN THE HOUSE OF REPRESENTATIVES Tuesday, March 26, 2019**

Ms. NORTON. Madam Speaker, today, I introduce a bill, the RFK Memorial Stadium Campus Conveyance Act, to direct the federal government to sell for fair market value the Robert F. Kennedy Memorial Stadium (RFK) to the District of Columbia.

RFK, once an active sports stadium, for years has been a rusted stadium surrounded by deterioration and several parking lots. The District leases the RFK site from the Department of the Interior and, under the terms of the lease, may only use the land for recreation, stadium purposes and open space. The lease expires in 2038. The stadium and its many parking lots comprise 88 percent of the 190-acre campus, which currently has only 22.3 acres of green space and is largely hardscape.

The District recognizes the vast potential of this sprawling campus in the heart of the city to provide significant value to residents while also strengthening the local economy and neighborhood. The current lease and its accompanying restrictions have limited the District’s ability to make full use of this land, including collecting tax revenue. The limited number of years remaining on the current lease have also complicated the District’s ability to plan for the long-term development of this site and attract private investment.

The District has worked hard to identify creative utilization options for the property despite the uncertainty surrounding long-term control of the land. In August of last year, the District began work on its efforts to redevelop one of the site’s many parking lots into multipurpose playing fields as part of a larger recreation complex. The conveyance of the site will give the District the ability to consider more uses for this site including additional green space for public use, housing, commercial development and other enhancements that would benefit the surrounding neighborhood and the District as a whole.

This bill, at no cost to the federal government, would provide the District with the certainty that it needs to secure financing and proceed with long-term planning for this site. I urge my colleagues to support this bill.

**IN REMEMBRANCE OF HARRISON “SMITTY” MILTON SMITH, JR.**

**HON. ROBERT J. WITTMAN OF VIRGINIA IN THE HOUSE OF REPRESENTATIVES Tuesday, March 26, 2019**

Mr. WITTMAN. Madam Speaker, I rise today in remembrance of Harrison “Smitty” Milton Smith, Jr., who passed away at the age of 83 years old on February 12, 2019.

Harrison’s service to our nation spans 20 years, including time in both the U.S. Marine Corps and the U.S. Air Force and active duty service overseas during the Vietnam War. After his military career, Smitty worked for the U.S. Postal Service and retired after 21 years. He was a member of the Fredericksburg Veterans of Foreign Wars (VFW) and the Disabled American Veterans (DAV).

Harrison is survived by his wife Donna Lee Smith, five children, Elizabeth Terry Thompson and her husband Paul, Mike Smith, Don Smith and his wife Virginia, Rosie McCauley and her husband Dave, Harrison Smith III and his wife Melissa; one sister, Theresa Willis; 20 grandchildren and 16 great grandchildren.

Madam Speaker, I ask you to join me in remembrance of Harrison “Smitty” Milton Smith, Jr. Words alone cannot express our gratitude for his life of service. May God bless Smitty and his family during this difficult time.

**ALICIA LARA**

**HON. ED PERLMUTTER OF COLORADO IN THE HOUSE OF REPRESENTATIVES Tuesday, March 26, 2019**

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Alicia Lara for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award.

Alicia Lara is a student at Arvada West High School and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Alicia Lara is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Alicia Lara for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

**IN RECOGNITION OF DR. REGINALD T. HARDWAY, SR.’S LIFETIME OF SERVICE**

**HON. ROBIN L. KELLY OF ILLINOIS IN THE HOUSE OF REPRESENTATIVES Tuesday, March 26, 2019**

Ms. KELLY of Illinois. Madam Speaker, I rise today to recognize Dr. Reginald T. Hardaway, Sr. as he celebrates his 74th birthday. He has enriched countless lives through his public service.

Born in Chicago, Illinois, Dr. Hardaway dedicated his life to serving others and teaching students. He is a retired college professor, most recently teaching in the graduate schools of education and business at Concordia University in Chicago. During his distinguished career, Dr. Hardaway has authored works such as *The Keys to America’s Kingdom*: Business, Education and Politics published. Dr. Hardaway has received various awards and nominations throughout his life, including Who’s Who in America’s Education, Distinguished Leadership Award for Outstanding Contributions to Contemporary Society, Outstanding young Man of America and the Archbishop James P. Lyke African American Male Image Award.

In addition to his storied career, Dr. Hardaway is a devoted husband and father to his two sons. He is a lifelong fan of baseball, a sport that he played semi-professionally and continues to enjoy today. Dr. Hardaway is a valuable member of his community, and we are all grateful for his contributions to the next generation of business and educational leaders.

Madam Speaker, I ask my colleagues to join me in celebrating Dr. Reginald T. Hardaway, Sr. on his 74th birthday. His life has been dedicated to family, faith and serving others.

**IN RECOGNITION OF TOM BRYMER**

**HON. MICHAEL C. BURGESS OF TEXAS IN THE HOUSE OF REPRESENTATIVES Tuesday, March 26, 2019**

Mr. BURGESS. Madam Speaker, today I rise to honor Tom Brymer, who is retiring from his dual leadership roles as the Town Manager of Westlake and Superintendent of Westlake Academy.

Mr. Brymer has devoted more than four decades of his life to public service. Before coming to Westlake in 2008, he held leadership roles in Gilmer, Lockhart, Bryan, and College Station, Texas, as well as Olathe, Kansas.

As Superintendent of Westlake Academy, Mr. Brymer has had the unique opportunity to lead Texas’ only municipally-owned, open-enrollment charter school. Under his leadership, the school’s enrollment has more than doubled, and it has added four additional buildings to its campus. Mr. Brymer, in coordination with Westlake Academy’s faculty and staff, developed a renowned educational program that has earned accolades for its role in helping students thrive and prepare for the future.

During his tenure as Town Manager, Mr. Brymer has overseen significant improvements to Westlake’s infrastructure and economic development. For his efforts, Mr. Brymer been the recipient of multiple awards including the Texas Municipal League’s 2009 Municipal Excellence Award, the TEDC 2012 Community Economic Development Award, the ICMA 2012 Community Sustainability Program Excellence Award, and the Site Selectors Guild 2017 Excellence in Economic Development Award, among many others.

On behalf of the 26th District, I thank Mr. Brymer for his service to the Westlake community and wish him every success in his future endeavors.

**JAMAL LATHON**

**HON. ED PERLMUTTER OF COLORADO IN THE HOUSE OF REPRESENTATIVES Tuesday, March 26, 2019**

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Jamal Lathon for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award.
Jamal Lathon is a student at Arvada High School and received this award because his determination and hard work have allowed him to overcome adversities.

The dedication demonstrated by Jamal Lathon is exemplary of the type of achievement that can be attained with hard work and perseverance. Efforts by African descent led civil society organizations, agencies, and businesses including the United States State Department a Global Office of African Descent Affairs will continue this tradition and facilitate the full and equal participation of people of African descent, and strengthen and implement legal frameworks that combat racial discrimination.

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Reagan Lewis for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Since 2004, Crowther has provided leadership and oversight for their employees. Crowther was inspired by the change and inspiration she saw, shifting her career from banking to working in the community college system.

She was accepted into a doctoral program at the College of William & Mary, becoming friends with a colleague who encouraged Crowther to apply to her first job at Rappahannock Community College. She then advanced to positions at Lord Fairfax Community College and Blue Ridge Community College, ultimately returning to Rappahannock as President. Since 2004, Crowther has provided leadership and oversight for College and community initiatives. They include growing the Educational Foundation’s assets from $1 million to $11 million; completing facility renovations at both the Glenns and Warsaw campuses; adding satellite sites in Kilmarnock and New Kent; expanding partnerships with community organizations, agencies, and businesses including the establishment of LEAD Northern Neck; and providing focused resources on relevant programs.

Madam Speaker, I ask you to join me in recognizing Dr. Elizabeth Crowther’s accomplishments as she ends her tenure as president of Rappahannock Community College. We hope she enjoys her new life back on the family farm near Reeedville, pursuing personal interests and traveling with her family.

Reagan Lewis is a student at North Arvada Middle School and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Reagan Lewis is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Reagan Lewis for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

IN RECOGNITION OF DR. ELIZABETH (SISSY) CROWTHER
HON. ROBERT J. WITTMAN
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. WITTMAN. Madam Speaker, I rise today to recognize the retirement of Dr. Elizabeth (Sissy) Crowther as President of the Rappahannock Community College. After 15 years as President, Elizabeth will be leaving the College a better, stronger institution of higher education and learning.

A Northern Neck native, Sissy grew up on Buvington Farm in Northumberland County. Her late father, Rudolph Prosser Crowther, Sr., was president and then chairman of Lillian Lumber Company in Northumberland County, and served on the Rappahannock Community College local board in the 80’s. After graduating St. Margaret’s School in Tappahannock, Crowther attended Virginia Tech where she received both a bachelor’s and master’s in English. After college, she moved to Richmond, where she began a career in financial services. She aided J. Sargeant Reynolds and John Tyler community colleges with providing educational programs for their employees. Crowther was inspired by the change and inspiration she saw, shifting her career from banking to working in the community college system.

She was accepted into a doctoral program at the College of William & Mary, becoming friends with a colleague who encouraged Crowther to apply to her first job at Rappahannock Community College. She then advanced to positions at Lord Fairfax Community College and Blue Ridge Community College, ultimately returning to Rappahannock as President. Since 2004, Crowther has provided leadership and oversight for College and community initiatives. They include growing the Educational Foundation’s assets from $1 million to $11 million; completing facility renovations at both the Glenns and Warsaw campuses; adding satellite sites in Kilmarnock and New Kent; expanding partnerships with community organizations, agencies, and businesses including the establishment of LEAD Northern Neck; and providing focused resources on relevant programs.

Madam Speaker, I ask you to join me in recognizing Dr. Elizabeth Crowther’s accomplishments as she ends her tenure as president of Rappahannock Community College. We hope she enjoys her new life back on the family farm near Reeedville, pursuing personal interests and traveling with her family.

IN RECOGNITION OF DR. ELIZABETH (SISSY) CROWTHER
HON. ROBERT J. WITTMAN
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. WITTMAN. Madam Speaker, I rise today to recognize the retirement of Dr. Elizabeth (Sissy) Crowther as President of the Rappahannock Community College. After 15 years as President, Elizabeth will be leaving the College a better, stronger institution of higher education and learning.

Ms. ESHOO. Mr. Speaker, I rise in support of H.R. 1839, the Medicaid Services Investment and Accountability Act of 2019. I’m very
pleased the House is considering this bipartisan, bicameral legislation to extend and authorize important Medicaid programs that serve medically complex children, seniors, and people with disabilities, mental health and substance use disorders.

I am pleased to note that H.R. 1839 includes the ACE Kids Act. ACE Kids is the product of years of extensive work by my colleagues, former Congressman Joe Barton and Congresswoman KATHY CASTOR. This bill will improve care for the sickest children enrolled in Medicaid, which is the backbone of our health care system for these children. Children with complex medical conditions require a large amount of health services which are expensive and difficult for families to coordinate. The ACE Kids Act aims to better coordinate this care while reducing overall Medicaid spending. Each state's program will be specifically tailored to fit each child's needs and will provide families with a care coordinator. It is based on existing programs that save money while decreasing hospital visits and improving care. This legislation has broad bipartisan support and was passed by the House last December by a vote of 400 to 11. I urge all Members of the House to support it.

This bill also extends spousal impoverishment protections for recipients of home and community based services in Medicaid. These important protections ensure that spouses of Medicaid patients do not have to spend down their own assets for the Medicaid beneficiary to qualify for home and community based long term care services. Home and community based long term care services are critical to meeting the care and treatment needs of Medicaid beneficiaries, but spouses should not have to risk impoverishment for their loved ones to access these important services.

H.R. 1839 authorizes additional funding for the Money Follows the Person demonstration which has been successful in transitioning Medicaid beneficiaries out of institutions into community settings. The bill also extends the Excellence in Mental Health demonstration for two states to provide mental health services in community settings. Evidence shows that keeping patients in their communities and out of institutions improves outcomes, and I'm pleased to support extensions of these critical programs to ensure that patients can access services in the best setting for their needs.

The bill offsets these important extensions by closing loopholes that drug companies have exploited to misclassify their drugs and receive inappropriate rebates on their products. It also makes changes to third-party liability in child support, and denies federal funding for penis pumps in Medicaid.

I'm grateful that this bipartisan, bicameral legislation is being considered today to strengthen the Medicaid program for children with complex medical conditions, seniors, and people with disabilities, mental health and substance use disorders and I'm very proud to support it.

ERIN LIEBERTON

HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Erin Libberton for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award.

Erin Libberton is a student at Drake Middle School and received this award because her determination and hard work have allowed her to overcome adversity.

The dedication demonstrated by Erin Libberton is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Erin Libberton for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

MENSTRUAL EQUITY FOR ALL ACT OF 2019

HON. GRACE MENG
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Ms. MENG. Madam Speaker, in recognition of Women's History Month and the incredible advances women have made in our nation and around the world, I rise today to introduce the Menstrual Equity for All Act of 2019. This is the first comprehensive legislation that would end our nation's inequities toward women, girls, and individuals who menstruate.

Menstruation hygiene items, such as pads, tampons, cups, and liners, are necessary purchases for the vast majority of women. Madam Speaker, popular culture would have one believe these products are ubiquitous and cheap. But I have heard the heart-breaking testimonies of countless girls and women from across our nation that would say otherwise. We live in the richest nation and yet millions of women and girls suffer from issues of access and affordability. This is an injustice and it is simply wrong.

Most premenopausal women use menstrual hygiene products on a monthly basis and it is estimated that a woman will use up to 16,000 tampons in her lifetime. Regardless of income, women spend a significant amount of money on purchasing menstruation hygiene products each year.

Beyond being cost-prohibitive, different populations of women and girls face unique challenges in accessing menstrual hygiene products. The Menstrual Equity for All Act aims to address these challenges by:

- Giving states the option to use federal grant funds to provide students with free menstrual hygiene products in schools; these grants already provide funding for health and wellness efforts;
- Ensuring that incarcerated individuals and detainees in federal (including immigration detention centers), state, and local facilities have access to free, unaltered, menstrual hygiene products;
- Ensuring that no visitor is prohibited from visiting an incarcerated individual due to the products;
- Directing large employers (with 100 or more employees) to provide free menstrual hygiene products for their employees in the workplace;
- Allowing individuals to use their own pre-tax dollars from their health flexible spending accounts to purchase menstrual hygiene products;
- Requiring that Medicaid covers the cost of menstrual hygiene products for recipients;
- Requiring all public federal buildings, including buildings on the Capitol campus, provide free menstrual hygiene products in the restrooms;
- Allowing homeless assistance providers to use grant funds that cover shelter necessities (such as blankets and toothbrushes) to also use those funds to purchase menstrual hygiene products;
- Requiring the federal government to purchase menstrual hygiene products for federal employees;
- Improving the quality and accessibility of products for the lowest income groups.

Congressional Record — Extensions of Remarks

CONGRATULATING THE TELACU EDUCATION FOUNDATION ON THEIR 36TH ANNUAL BUILDING THE DREAM GALA

HON. PETE AGUILAR
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, March 26, 2019

Mr. AGUILAR. Madam Speaker, I rise today to congratulate the TELACU Education Foundation, a non-profit organization that has empowered talented Latino students and professionals in my district and throughout the country to achieve success for more than 36 years. TELACU is one of the largest and oldest Community Development Corporation in the U.S., celebrating 50 years of service just last year. As part of its commitment to service, advancement, empowerment and self-sufficiency using its constituency and in response to critical-level dropout rates for Latino students, in 1983 TELACU created the TELACU Education Foundation.
This year marks the Foundation’s 36th anniversary of shattering barriers to academic and professional success for thousands of first-generation Latinos from underserved communities. In addition to providing critical educational services and resources for veterans, TELACU’s Continuum of Education—comprised of the College Readiness and College Success Programs—annually propels approximately 2,000 TELACU Scholars from high school through graduate studies, equipping them with the academic credentials and professional tools needed to successfully enter the increasingly technical 21st Century workforce.

Historically, approximately 98 percent of high school TELACU Scholars graduate and nearly all pursue higher education; more than 99 percent of college Scholars earn a Bachelor’s degree, with an increasing number going on to seek advanced degrees. Since TELACU Scholars are predominantly Latinos from some of the most economically-depressed communities in Southern California, their attainment of high school diplomas and college degrees directly benefits disenfranchised communities. Program graduates become self-sufficient, well-educated professionals and role models who inspire and invest in the next generation of Latino leaders. Their attainment of higher education, increased earning power and dedication to service leads to the socioeconomic empowerment of their local communities, and betters our country as a whole.

Madam Speaker, in recognition of the thousands of students, families and communities they have served and empowered, I ask my colleagues to please join me in congratulating the TELACU Education Foundation on the occasion of its 36th Annual Building the Dream Gala, and in celebrating their inspiring TELACU Scholars.
Chamber Action


Measures Introduced: Twenty bills were introduced, as follows: S. 866–885. Pages S1986–87

Measures Reported:


Report to accompany S. 268, to reauthorize the Partners for Fish and Wildlife Program and certain wildlife conservation funds, to establish prize competitions relating to the prevention of wildlife poaching and trafficking, wildlife conservation, the management of invasive species, and the protection of endangered species, to amend the Marine Turtle Conservation Act of 2004 to modify the protections provided by that Act. (S. Rept. No. 116–18) Page S1985

Measures Passed:

Gold Star Wives Day: Committee on the Judiciary was discharged from further consideration of S. Res. 68, designating April 5, 2019, as “Gold Star Wives Day”, and the resolution was then agreed to. Page S2000

100th Anniversary of Fort Benning: Committee on Armed Services was discharged from further consideration of S. Res. 72, honoring the 100th anniversary of Fort Benning in Columbus, Georgia, and the resolution was then agreed to. Page S2000

National Rehabilitation Counselors Appreciation Day: Committee on the Judiciary was discharged from further consideration of S. Res. 117, designating March 22, 2019, as “National Rehabilitation Counselors Appreciation Day”, and the resolution was then agreed to. Page S2000

Measures Considered:

Green New Deal: Senate resumed consideration of the motion to proceed to consideration of S. J. Res. 8, recognizing the duty of the Federal Government to create a Green New Deal. Pages S1964–72

During consideration of this measure today, Senate also took the following action:

By a unanimous vote of 57 nays, 43 responding present (Vote No. 52), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected the motion to close further debate on the motion to proceed to consideration of the joint resolution. Pages S1971–72

Supplemental Appropriations Act—Agreement: Senate resumed consideration of the motion to proceed to consideration of H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019. Pages S1972–76

During consideration of this measure today, Senate also took the following action:

By 90 yeas to 10 nays (Vote No. 53), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate agreed to the motion to close further debate on the motion to proceed to consideration of the bill.

A unanimous-consent agreement was reached providing for further consideration of the motion to proceed to consideration of the bill, post-cloture, at approximately 9:30 a.m., on Wednesday, March 27, 2019; and that all time during recess, adjournment, morning business, and Leader remarks count post-cloture on the motion to proceed to consideration of the bill. Page S2000

Message from the President: Senate received the following message from the President of the United States:

Transmitting, pursuant to law, a report of the continuation of the national emergency with respect to significant malicious cyber-enabled activities that was declared in Executive Order 13694 on April 1, 2015; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–7) Page S1985

Nomination Confirmed: Senate confirmed the following nomination:

By 78 yeas to 21 nays (Vote No. EX. 51), Bridget S. Bade, of Arizona, to be United States Circuit Judge for the Ninth Circuit. Pages S1949–64, S2009
Nominations Received: Senate received the following nominations:
  Bridget A. Brink, of Michigan, to be Ambassador to the Slovak Republic.
  John Jefferson Daigle, of Louisiana, to be Ambassador to the Republic of Cabo Verde.
  Matthew S. Klimow, of New York, to be Ambassador to Turkmenistan.
  Christopher Landau, of Maryland, to be Ambassador to the United Mexican States.
  Ada E. Brown, of Texas, to be United States District Judge for the Northern District of Texas.
  David John Novak, of Virginia, to be United States District Judge for the Eastern District of Virginia.
  Jeffrey A. Rosen, of Virginia, to be Deputy Attorney General.
  1 Air Force nomination in the rank of general.
  1 Marine Corps nomination in the rank of general.
  Routine lists in the Air Force, Army, and Navy.

Messages from the House:

Measures Referred:

Executive Reports of Committees:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Amendments Submitted:

Authorities for Committees to Meet:

Record Votes: Three record votes were taken today. (Total—53)

Adjournment: Senate convened at 10 a.m. and adjourned at 8:07 p.m., until 9:30 a.m. on Wednesday, March 27, 2019. (For Senate’s program, see the remarks of the Acting Majority Leader in today’s Record on page S2000.)

Committee Meetings

(Committees not listed did not meet)

DEFENSE AUTHORIZATION REQUEST AND FUTURE YEARS DEFENSE PROGRAM

Committee on Armed Services: Committee concluded a hearing to examine the posture of the Department of the Army in review of the Defense Authorization Request for fiscal year 2020 and the Future Years Defense Program, after receiving testimony from Mark T. Esper, Secretary of the Army, and General Mark A. Milley, USA, Chief of Staff of the Army, both of the Department of Defense.

CYBERSECURITY RESPONSIBILITIES

Committee on Armed Services: Subcommittee on Cybersecurity concluded a hearing to examine cybersecurity responsibilities of the defense industrial base, after receiving testimony from William A. LaPlante, MITRE National Security Sector; John Luddy, Aerospace Industries Association; Christopher Peters, The Lucrum Group; and Michael P. MacKay, Progeny Systems Corporation.

HOUSING REFORM

Committee on Banking, Housing, and Urban Affairs: Committee concluded a hearing to examine Chairman’s housing reform outline, part I, after receiving testimony from Sue Ansel, Gables Residential, on behalf of the National Multifamily Housing Council and the National Apartment Association, Edward J. DeMarco, Housing Policy Council, Greg Ugalde, National Association of Home Builders, Hilary O. Shelton, National Association for the Advancement of Colored People, and Adam J. Levitin, Georgetown University Law Center, all of Washington, D.C.; and Mark Zandi, Moody’s Analytics, Philadelphia, Pennsylvania.

FEDERAL DATA PRIVACY FRAMEWORK


BUSINESS MEETING

Committee on Finance: Committee ordered favorably reported the nominations of Andrew M. Saul, of New York, to be Commissioner of Social Security, Gordon Hartogensis, of Connecticut, to be Director of the Pension Benefit Guaranty Corporation, and Courtney Dunbar Jones, of Virginia, to be a Judge of the United States Tax Court.

U.S. POLICY TOWARD NORTH KOREA

Committee on Foreign Relations: Subcommittee on East Asia, the Pacific, and International Cybersecurity Policy concluded a hearing to examine United States policy toward North Korea after the second summit, after receiving testimony from Victor Cha, Center for Strategic and International Studies, and Kelly E.
Magsamen, Center for American Progress, both of Washington, D.C.

21ST CENTURY CURES ACT

RED FLAG LAWS
Committee on the Judiciary: Committee concluded a hearing to examine red flag laws, focusing on guidelines for state action, after receiving testimony from Ron Honberg, National Alliance on Mental Illness, Arlington, Virginia; Amanda Wilcox, Brady California, Penn Valley; Ric Bradshaw, Palm Beach County Sheriff, West Palm Beach, Florida; Kimberly Wyatt, King County Deputy Prosecuting Attorney, Seattle, Washington; and David B. Kopel, Independence Institute, Denver, Colorado.

DEPARTMENT OF VETERANS AFFAIRS
BUDGET
Committee on Veterans Affairs: Committee concluded a hearing to examine the President’s proposed budget request for fiscal year 2020 and advanced appropriations requests for fiscal year 2021 for the Department of Veterans Affairs, after receiving testimony from Robert L. Wilkie, Secretary, Paul R. Lawrence, Under Secretary for Benefits, Veterans Benefits Administration, Richard A. Stone, Veterans Health Administration, and Jon Rychalski, Assistant Secretary for Management and Chief Financial Officer, all of the Department of Veterans Affairs.

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House of Representatives

Chamber Action
Public Bills and Resolutions Introduced: 26 public bills, H.R. 1868–1893; 1 private bill, H.R. 1894; and 3 resolutions, H. Con. Res. 26; and H. Res. 255–256, were introduced. Pages H2826–27

Additional Cosponsors: Pages H2828–29

Report Filed: A report was filed today as follows:
H. Res. 245, providing for the expenses of certain committees of the House of Representatives in the One Hundred Sixteenth Congress (H. Rept. 116–20).
Page H2826

Speaker: Read a letter from the Speaker wherein she appointed Representative Peters to act as Speaker pro tempore for today.
Page H2799

Recess: The House recessed at 10:28 a.m. and reconvened at 12 noon.
Page H2802

Guest Chaplain: The prayer was offered by the Guest Chaplain, Reverend Tony Lee, Community of Hope A.M.E. Church, Hillcrest Heights, Maryland.
Page H2802

Suspensions: The House agreed to suspend the rules and pass the following measures:
Lytton Rancheria Homelands Act of 2019: H.R. 1388, to take lands in Sonoma County, California, into trust as part of the reservation of the Lytton Rancheria of California, by a 2/3 yea-and-nay vote of 404 yeas to 21 nays, Roll No. 128; and Pages H2812–13, H2815–16

Pages H2813–14, H2816–17

Relating to a national emergency declared by the President on February 15, 2019—Presidential Veto: The House voted to sustain the President’s veto of H.J. Res. 46, relating to a national emergency declared by the President on February 15, 2019, by a yea-and-nay vote of 248 yeas to 181 nays, Roll No. 127 (two-thirds of those present not voting to override).
Pages H2806–12, H2814–15

Subsequently, the veto message (H. Doc. 116–22) and the joint resolution were referred to the Committee on Transportation and Infrastructure.
Page H2815

Authorizing the honorary appointment of Robert J. Dole to the grade of colonel in the regular Army: The House agreed to discharge from committee and pass S. 252, to authorize the honorary appointment of Robert J. Dole to the grade of colonel in the regular Army.
Pages H2817–18
Presidential Message: Read a message from the President wherein he notified Congress that the national emergency declared with respect to significant malicious cyber-enabled activities is to continue in effect beyond April 1, 2019—referred to the Committee on Foreign Affairs and ordered to be printed (H. Doc. 116–23).

Senate Referral: S. 863 was referred to the Committee on Veterans’ Affairs.

Senate Message: Message received from the Senate by the Clerk and subsequently presented to the House today appears on page H2812.

Quorum Calls—Votes: Three yea-and-nay votes developed during the proceedings of today and appear on pages H2814–15, H2815–16, and H2816–17. There were no quorum calls.

Adjournment: The House met at 10 a.m. and adjourned at 3:54 p.m.

Committee Meetings

APPROPRIATIONS—NATIONAL SCIENCE FOUNDATION
Committee on Appropriations: Subcommittee on Commerce, Justice, Science, and Related Agencies held a budget hearing on the National Science Foundation. Testimony was heard from France A. Córdova, Director, National Science Foundation.

APPROPRIATIONS—DEPARTMENT OF ENERGY
Committee on Appropriations: Subcommittee on Energy and Water Development, and Related Agencies held a budget hearing on the Department of Energy. Testimony was heard from Rick Perry, Secretary, Department of Energy.

APPROPRIATIONS—OFFICE OF MANAGEMENT AND BUDGET
Committee on Appropriations: Subcommittee on Financial Services and General Government held a budget hearing on the Office of Management and Budget. Testimony was heard from Russ Vought, Acting Director, Office of Management and Budget.

APPROPRIATIONS—DEPARTMENT OF EDUCATION
Committee on Appropriations: Subcommittee on the Departments of Labor, Health and Human Services, Education, and Related Agencies held a budget hearing on the Department of Education. Testimony was heard from Betsy DeVos, Secretary, Department of Education.

APPROPRIATIONS—DEPARTMENT OF THE INTERIOR
Committee on Appropriations: Subcommittee on Interior, Environment, and Related Agencies held a budget hearing on the Department of the Interior. Testimony was heard from Scott J. Cameron, Principal Deputy Assistant Secretary for Policy, Management and Budget, Department of the Interior; and Denise Flanagan, Director, Office of Budget, Department of the Interior.

APPROPRIATIONS—RESERVE COMPONENTS

MEMBER DAY
Committee on Appropriations: Subcommittee on the Departments of Transportation, and Housing and Urban Development, and Related Agencies held a hearing entitled “Member Day”. Testimony was heard from Representatives Cisneros, Espaillat, Jackson Lee, Malinowski, Rose of New York, Van Drew, Visclosky, and Watkins.

APPROPRIATIONS—U.S. COAST GUARD
Committee on Appropriations: Subcommittee on the Department of Homeland Security held a budget hearing on the U.S. Coast Guard. Testimony was heard from Admiral Karl Schultz, Commandant, U.S. Coast Guard.

MEMBER DAY
Committee on Appropriations: Subcommittee on Commerce, Justice, Science, and Related Agencies held a hearing entitled “Member Day”. Testimony was heard from Representatives Brooks of Alabama, Haaland, Jackson Lee, Jeffries, Posey, and Visclosky.

APPROPRIATIONS—MILITARY INSTALLATIONS AND BRAC OVERVIEW
Committee on Appropriations: Subcommittee on Military Construction, Veterans Affairs, and Related Agencies held a budget hearing on the Military Installations and BRAC Overview. Testimony was heard from Brigadier General John J. Allen, Air Force Director of Civil Engineers, Deputy Chief of Staff for Logistics, Engineering and Force Protection, Headquarters, U.S. Air Force; Lieutenant General Gwen Bingham, Assistant Chief for Installations
Management, U.S. Army; Major General Vincent A. Coglianese, Marine Corps Installations Command/Assistant Deputy Commandant, Installations and Logistics (Facilities), U.S. Marine Corps; Robert McMahon, Assistant Secretary of Defense for Sustainment, Department of Defense; and Vice Admiral Dixon R. Smith, Deputy Chief of Naval Operations, Fleet Readiness and Logistics, U.S. Navy.

MEMBER DAY
Committee on Appropriations: Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies held a hearing entitled “Member Day”. Testimony was heard from Chairman McGovern, and Representatives Thompson of Pennsylvania, Dunn, González-Colón of Puerto Rico, and Jackson Lee.

U.S. INDO-PACIFIC COMMAND
Committee on Appropriations: Subcommittee on Defense held an oversight hearing on the U.S. Indo-Pacific Command. Testimony was heard from General Robert Abrams, Commander, U.S. Forces Korea, United Nations Command, Combined Forces Command; and Admiral Phil Davidson, Commander, U.S. Indio-Pacific Command. This hearing was closed.

THE FISCAL YEAR 2020 NATIONAL DEFENSE AUTHORIZATION BUDGET REQUEST FROM THE DEPARTMENT OF DEFENSE
Committee on Armed Services: Full Committee held a hearing entitled “The Fiscal Year 2020 National Defense Authorization Budget Request from the Department of Defense”. Testimony was heard from Patrick M. Shanahan, Acting Secretary of Defense, Department of the Defense; and General Joseph F. Dunford, U.S. Marine Corps, Chairman, Joint Chiefs of Staff.

DEPARTMENT OF THE NAVY FISCAL YEAR 2020 BUDGET REQUEST FOR SEAPOWER AND PROJECTION FORCES
Committee on Armed Services: Subcommittee on Seapower and Projection Forces held a hearing entitled “Department of the Navy Fiscal Year 2020 Budget Request for Seapower and Projection Forces”. Testimony was heard from James F. Geurts, Assistant Secretary of the Navy for Research Development and Acquisition, Department of the Navy; Vice Admiral William R. Merz, U.S. Navy, Deputy Chief of Naval Operations for Warfare Systems (N9); and Lieutenant General David H. Berger, U.S. Marine Corps, Commanding General, Marine Corps Combat Development Command, and Deputy Commandant for Combat Development and Integration.

DEPARTMENT OF HEALTH AND HUMAN SERVICES FY 2020 BUDGET
Committee on the Budget: Full Committee held a hearing entitled “Department of Health and Human Services FY 2020 Budget”. Testimony was heard from Eric D. Hargan, Deputy Secretary, Department of Health and Human Services.

PROTECTING WORKERS’ RIGHT TO ORGANIZE: THE NEED FOR LABOR LAW REFORM
Committee on Education and Labor: Subcommittee on Health, Employment, Labor, and Pensions held a hearing entitled “Protecting Workers’ Right to Organize: The Need for Labor Law Reform”. Testimony was heard from public witnesses.

STRENGTHENING PREVENTION AND TREATMENT OF CHILD ABUSE AND NEGLECT
Committee on Education and Labor: Subcommittee on Civil Rights and Human Services held a hearing entitled “Strengthening Prevention and Treatment of Child Abuse and Neglect”. Testimony was heard from Judy King, Director, Family Support Programs, Washington State Department of Children, Youth, and Families; and public witnesses.

MISCELLANEOUS MEASURE
Committee on Energy and Commerce: Subcommittee on Communications and Technology held a markup on H.R. 1644, the “Save the Internet Act of 2019”. H.R. 1644 was forwarded to the full Committee, without amendment.

THE ADMINISTRATION OF DISASTER RECOVERY FUNDS IN THE WAKE OF HURRICANES HARVEY, IRMA, AND MARIA
Committee on Financial Services: Full Committee held a hearing entitled “The Administration of Disaster Recovery Funds in the Wake of Hurricanes Harvey, Irma, and Maria”. Testimony was heard from Fernando Gil Ensenat, Secretary of Housing, Puerto Rico; Jeremy Kirkland, Counsel to the Inspector General, Department of Housing and Urban Development; Daphne Lemelle, Executive Director, Harris County Community Services Department, Texas; and a public witness.

MISCELLANEOUS MEASURES
Committee on Financial Services: Full Committee began a markup on H.R. 389, the “Kleptocracy Asset Recovery Rewards Act”; H.R. 1500, the “Consumers First Act”; H.R. 1595, the “Secure and Fair Enforcement Banking Act of 2019”; H.R. 1815, the “SEC Disclosure Effectiveness Testing Act”; and H.R. 1856, the “Ending Homelessness Act of 2019”.

UNDERSTANDING ODEBRECHT: LESSONS FOR COMBATING CORRUPTION IN THE AMERICAS

Committee on Foreign Affairs: Subcommittee on the Western Hemisphere, Civilian Security, and Trade held a hearing entitled “Understanding Odebrecht: Lessons for Combating Corruption in the Americas”. Testimony was heard from public witnesses.

PROPOSED SMALL ARMS TRANSFERS: BIG IMPLICATIONS FOR U.S. FOREIGN POLICY

Committee on Foreign Affairs: Subcommittee on Oversight and Investigations held a hearing entitled “Proposed Small Arms Transfers: Big Implications for U.S. Foreign Policy”. Testimony was heard from Representative Torres of California, and public witnesses.

LOOKING FORWARD: U.S.-AFRICA RELATIONS

Committee on Foreign Affairs: Subcommittee on Africa, Global Health, Global Human Rights, and International Organizations held a hearing entitled “Looking Forward: U.S.-Africa Relations”. Testimony was heard from public witnesses.

THE HISTORIC AMERICAN ALLIANCE WITH EUROPE

Committee on Foreign Affairs: Subcommittee on Europe, Eurasia, Energy, and the Environment held a hearing entitled “The Historic American Alliance with Europe”. Testimony was heard from public witnesses.

THE DEPARTMENT OF HOMELAND SECURITY’S FAMILY SEPARATION POLICY: PERSPECTIVES FROM THE BORDER


MISCELLANEOUS MEASURE

Committee on the Judiciary: Full Committee held a markup on H. Res. 243, of inquiry requesting the President and directing the Attorney General to transmit, respectively, certain documents to the House of Representatives relating to the actions of former Federal Bureau of Investigation Acting Director Andrew McCabe. H. Res. 243 was ordered reported, as amended.

MISCELLANEOUS MEASURES

Committee on Oversight and Reform: Full Committee held a markup on H.R. 745, the “Executive Branch Comprehensive Ethics Enforcement Act”; H.R. 964, the “Transition Team Ethics Improvement Act”; H.R. 1076, the “Fair Chance Act”; H.R. 1496, the “Presidential Allowance Modernization Act”; H.R. 1847, the “Inspector General Protection Act”; H.R. 540, to designate the facility of the United States Postal Service located at 770 Ayrault Road in Fairport, New York, as the “Louise and Bob Slaughter Post Office”; H.R. 1198, to designate the facility of the United States Postal Service located at 404 South Boulder Highway in Henderson, Nevada, as the “Henderson Veterans Memorial Post Office Building”; H.R. 1449, to designate the facility of the United States Postal Service located at 3033 203rd Street in Olympia Fields, Illinois, as the “Captain Robert L. Martin Post Office”; S. 725, a bill to change the address of the postal facility designated in honor of Captain Humayun Khan; H.R. 828, to designate the facility of the United States Postal Service located at 25 Route 111 in Smithtown, New York, as the “Congressman Bill Carney Post Office”; and H.R. 829, to designate the facility of the United States Postal Service located at 1450 Montauk Highway in Mastic, New York, as the “Army Specialist Thomas J. Wilwerth Post Office Building”. H.R. 745, H.R. 964, H.R. 1076, H.R. 1496, and H.R. 1847 were ordered reported, as amended. H.R. 540, H.R. 1198, H.R. 1449, S. 725, a bill to change the address of the postal facility designated in honor of Captain Humayun Khan; H.R. 828, to designate the facility of the United States Postal Service located at 25 Route 111 in Smithtown, New York, as the “Congressman Bill Carney Post Office”; and H.R. 829, to designate the facility of the United States Postal Service located at 1450 Montauk Highway in Mastic, New York, as the “Army Specialist Thomas J. Wilwerth Post Office Building”. H.R. 745, H.R. 964, H.R. 1076, H.R. 1496, and H.R. 1847 were ordered reported, as amended. H.R. 540, H.R. 1198, H.R. 1449, S.
725, H.R. 828 and H.R. 829 were ordered reported, without amendment.

IMPROVING DATA SECURITY AT CONSUMER REPORTING AGENCIES
Committee on Oversight and Reform: Subcommittee on Economic and Consumer Policy held a hearing entitled “Improving Data Security at Consumer Reporting Agencies”. Testimony was heard from Michael Clements, Director, Financial Markets and Community Investment, Government Accountability Office; Andrew Smith Director, Bureau of Consumer Protection, Federal Trade Commission; and public witnesses.

REVITALIZING AMERICAN LEADERSHIP IN ADVANCED MANUFACTURING
Committee on Science, Space, and Technology: Subcommittee on Research and Technology; and Subcommittee on Energy held a joint hearing entitled “Revitalizing American Leadership in Advanced Manufacturing”. Testimony was heard from Mike Molnar, Director of the Office of Advanced Manufacturing, National Institute of Standards and Technology; Valri Lightner, Acting Director, Advanced Manufacturing Office, Office of Energy Efficiency and Renewable Energy, Department of Energy; and public witnesses.

CLEARED FOR TAKE-OFF?
IMPLEMENTATION OF THE SMALL BUSINESS RUNWAY EXTENSION ACT
Committee on Small Business: Subcommittee on Contracting and Infrastructure held a hearing entitled “Cleared for Take-off? Implementation of the Small Business Runway Extension Act”. Testimony was heard from public witnesses.

THE COST OF DOING NOTHING: WHY INVESTMENT IN OUR NATION’S AIRPORTS MATTERS
Committee on Transportation and Infrastructure: Full Committee held a hearing entitled “The Cost of Doing Nothing: Why Investment in our Nation’s Airports Matters”. Testimony was heard from public witnesses.

TRADE AND LABOR: CREATING AND ENFORCING RULES TO BENEFIT AMERICAN WORKERS
Committee on Ways and Means: Subcommittee on Trade held a hearing entitled “Trade and Labor: Creating and Enforcing Rules to Benefit American Workers”. Testimony was heard from public witnesses.

Joint Meetings
No joint committee meetings were held.

COMMITTEE MEETINGS FOR WEDNESDAY, MARCH 27, 2019
(Committee meetings are open unless otherwise indicated)

Senate
Committee on Appropriations: Subcommittee on Department of Defense, to hold hearings to examine proposed budget estimates and justification for fiscal year 2020 for the Army, 10 a.m., SD–138.

Subcommittee on Transportation, Housing and Urban Development, and Related Agencies, to hold hearings to examine proposed budget estimates and justification for fiscal year 2020 for the Department of Transportation, 10 a.m., SD–192.

Subcommittee on Energy and Water Development, to hold hearings to examine proposed budget estimates and justification for fiscal year 2020 for the Department of Energy, 2:30 p.m., SD–138.

Subcommittee on Legislative Branch, to hold hearings to examine proposed budget estimates and justification for fiscal year 2020 for the Library of Congress and the Architect of the Capitol, 3 p.m., SD–124.

Committee on Armed Services: Subcommittee on SeaPower, to hold hearings to examine Navy shipbuilding programs in review of the Defense Authorization Request for fiscal year 2020 and the Future Years Defense Program, 10 a.m., SR–232A.

Subcommittee on Strategic Forces, to hold hearings to examine military space operations, policy, and programs, 2:30 p.m., SR–222.

Committee on Banking, Housing, and Urban Affairs: to hold hearings to examine Chairman’s housing reform outline, part II, 10 a.m., SD–538.

Committee on the Budget: business meeting to markup the concurrent resolution on the budget for fiscal year 2020, 2:30 p.m., SD–608.

Committee on Commerce, Science, and Transportation: to hold hearings to examine our blue economy, focusing on successes and opportunities, 10 a.m., SD–G50.

Subcommittee on Aviation and Space, to hold hearings to examine the state of airline safety, focusing on Federal oversight of commercial aviation, 3 p.m., SH–216.

Committee on Energy and Natural Resources: Subcommittee on Water and Power, to hold hearings to examine the Colorado River drought contingency plan, 2:30 p.m., SD–366.

Committee on Foreign Relations: to hold hearings to examine the nominations of Robert A. Destro, of Virginia, to be Assistant Secretary for Democracy, Human Rights, and Labor, Keith Krach, of California, to be an Under Secretary (Economic Growth, Energy, and the Environment), to be United States Alternate Governor of the European Bank for Reconstruction and Development, and to be United States Alternate Governor of the International Bank for Reconstruction and Development, and United

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States Alternate Governor of the Inter-American Development Bank, and David Stilwell, of Hawaii, to be an Assistant Secretary (East Asian and Pacific Affairs), all of the Department of State, 10 a.m., SD–419.

Committee on Rules and Administration: to hold oversight hearings to examine the Smithsonian Institution, 10:30 a.m., SR–301.

Committee on Small Business and Entrepreneurship: business meeting to consider S. 771, to amend section 21 of the Small Business Act to require cyber certification for small business development center counselors, S. 772, to require an annual report on the cybersecurity of the Small Business Administration, and an original bill to repeal the sunset for collateral requirements for Small Business Administration disaster loans, 2:30 p.m., SR–428A.

House

Committee on Appropriations, Subcommittee on State, Foreign Operations, and Related Programs, budget hearing on the Department of State, 9:30 a.m., 2359 Rayburn.

Subcommittee on Energy and Water Development, and Related Agencies, budget hearing on the U.S. Army Corps of Engineers and Bureau of Reclamation, 9:45 a.m., 2362–A Rayburn.

Subcommittee on Financial Services and General Government, hearing entitled "Member Day", 10 a.m., 2362–B Rayburn.

Subcommittee on the Departments of Labor, Health and Human Services, Education, and Related Agencies, hearing entitled "Member Day", 10 a.m., 2358–C Rayburn.


Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies, hearing entitled "USDA’s Proposed Relocation of the Economic Research Service and the National Institute of Food and Agriculture", 11 a.m., 2358–A Rayburn.

Subcommittee on Defense, budget hearing on the National Security Agency, U.S. Cyber Command, 11 a.m., H–405 Capitol. This hearing will be closed.

Subcommittee on Interior, Environment, and Related Agencies, hearing entitled "Member Day", 1 p.m., 2008 Rayburn.

Subcommittee on Military Construction, Veterans Affairs, and Related Agencies, budget hearing on the Department of Veterans Affairs, 1 p.m., 2359 Rayburn.

Subcommittee on Financial Services and General Government, hearing entitled "Public Witness Hearing", 1:30 p.m., 2362–B Rayburn.

Subcommittee on Commerce, Justice, Science, and Related Agencies, budget hearing on the National Aeronautics and Space Administration, 2:30 p.m., 2358–C Rayburn.

Subcommittee on Defense, budget hearing on the National Reconnaissance Office, 3 p.m., H–405 Capitol. This hearing will be closed.

Committee on Armed Services, Full Committee, hearing entitled "National Security Challenges and U.S. Military Activities in the Indo-Pacific", 10 a.m., 2118 Rayburn.

Subcommittee on Military Personnel, hearing entitled "Reserve Component Duty Status Reform", 4 p.m., 2118 Rayburn.

Committee on the Budget, Full Committee, hearing entitled "Department of Defense’s Fiscal Year 2020 Budget Request", 10 a.m., 210 Cannon.

Committee on Education and Labor, Subcommittee on Higher Education and Workforce Investment, hearing entitled "Innovations in Expanding Registered Apprenticeship Programs", 10:15 a.m., 2175 Rayburn.

Committee on Energy and Commerce, Subcommittee on Health, markup on H.R. 1781, the "Payment Commission Data Act of 2019"; H.R. 938, the "BLOCKING Act of 2019"; H.R. 1520, the "Purple Book Continuity Act of 2019"; H.R. 1503, the "Orange Book Transparency Act of 2019"; H.R. 1499, the "Protecting Consumer Access to Generic Drugs Act of 2019"; H.R. 965, the "CREASE Act of 2019"; H.R. 1385, the "SAVE Act"; H.R. 1386, the "ENROLL Act of 2019"; H.R. 1425, the "State Health Care Premium Reduction Act"; H.R. 987, the "MORE Health Education Act"; H.R. 986, the "Protecting Americans with Preexisting Conditions Act of 2019"; and H.R. 1010, a bill to provide that the rule entitled "Short-Term, Limited Duration Insurance" shall have no force or effect, 10 a.m., 2123 Rayburn.

Committee on Financial Services, Full Committee, continue markup on H.R. 389, the "Kleptocracy Asset Recovery Rewards Act"; H.R. 1500, the "Consumers First Act"; H.R. 1595, the "Secure and Fair Enforcement Banking Act of 2019"; H.R. 1815, the "SEC Disclosure Effectiveness Testing Act"; and H.R. 1856, the "Ending Homelessness Act of 2019", 10 a.m., 2128 Rayburn.

Committee on Foreign Affairs, Subcommittee on Asia, the Pacific, and Nonproliferation, hearing entitled "Making Sanctions Effective: The Case of North Korea", 9:30 a.m., 2172 Rayburn.

Full Committee, hearing entitled "The State Department’s Foreign Policy Strategy and FY20 Budget Request", 12:30 p.m., 2172 Rayburn.


Subcommittee on Constitution, Civil Rights, and Civil Liberties, hearing entitled "Examining the Constitutional Role of the Pardon Power", 2 p.m., 2141 Rayburn.

Committee on Natural Resources, Full Committee, hearing entitled "Examining the Department of the Interior’s Spending Priorities and the President’s Fiscal Year 2020 Budget Proposal", 10 a.m., 1324 Longworth.

Committee on Science, Space, and Technology, Subcommittee on Investigations and Oversight; and Subcommittee on Environment, joint hearing entitled "EPA’s IRIS Program: Reviewing its Progress and Roadblocks Ahead", 10 a.m., 2318 Rayburn.


Committee on Transportation and Infrastructure, Full Committee, markup on H.R. 1108, the “Aviation Funding Stability Act of 2019”; H.R. 1775, to establish a task force on NOTAM improvements, and for other purposes; H.R. 367, the “Pay Our Coast Guard Parity Act of 2019”; H.R. 1322, to require a report on the effects of Climate Change on the Coast Guard; H.R. 1306, the “Federal Disaster Assistance Coordination Act”; H.R. 1307, the “Post-Disaster Assistance Online Accountability Act”; H.R. 1311, to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to ensure that unmet needs after a major disaster are met; and H.R. 1331, the “Local Water Protection Act”, 10 a.m., HVC–210.

Committee on Ways and Means, Full Committee, hearing entitled “The 2017 Tax Law and Who It Left Behind”, 10 a.m., 1100 Longworth.

Select Committee on the Modernization of Congress, Full Committee, hearing entitled “Congressional Reforms of the Past and Their Effect on Today’s Congress”, 2 p.m., 1310 Longworth.
Next Meeting of the SENATE
9:30 a.m., Wednesday, March 27

Senate Chamber

Program for Wednesday: Senate will continue consideration of the motion to proceed to consideration of H.R. 268, Supplemental Appropriations Act, post-cloture.

Next Meeting of the HOUSE OF REPRESENTATIVES
10 a.m., Wednesday, March 27

House Chamber

Program for Wednesday: Consideration of H.R. 7—Paycheck Fairness Act (Subject to a Rule). Consideration of H. Res. 124—Expressing opposition to banning service in the Armed Forces by openly transgender individuals (Subject to a Rule).

Extensions of Remarks, as inserted in this issue

HOUSE

Aguilar, Pete, Calif., E355
Burgess, Michael C., Tex., E353
Eshoo, Anna G., Calif., E354
Gosar, Paul, Ariz., E351
Hastings, Alcee L., Fla., E352, E354
Kelly, Robin L., Ill., E353
Meng, Grace, N.Y., E355
Norton, Eleanor Holmes, The District of Columbia, E353
Roby, Martha, Ala., E351
Shimkus, John, Ill., E354
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