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

**DESIGNATION OF SPEAKER PRO TEMPORE**

The Speaker pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC, May 8, 2019.

I hereby appoint the Honorable JAMES P. McGOVERN 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.

**AMERICA IS IN A CONSTITUTIONAL CRISIS**

The Speaker pro tempore. The Chair recognizes the gentleman from Texas (Mr. Green) for 5 minutes.

Mr. Green of Texas, Mr. Speaker, I rise today because there are some things that I must call to the attention of the Congress.

Some news sources have indicated that somebody has said that we are in a crisis, a constitutional crisis. Mr. Speaker, I am that somebody. We are in a constitutional crisis.

Mr. Speaker, we currently have the executive branch in a standoff, a standoff because the President of the United States of America has refused to cooperate and has encouraged others to do so, refusing to allow subpoenas to be properly honored—subpoenas properly issued. I might add. He has indicated that he, as President, will continue to do so in his words and his deeds.

So, Mr. Speaker, I still rise, and I do so because there is a crisis. But I also do so because this obstruction by the President continues to this day.

As I speak currently, the President is engaged in obstruction. This policy that he is implementing of not allowing persons to testify if he can prevent them from doing so, thwarting the investigation that is taking place—lawful investigations, I might add—is a form of obstruction in and of itself. He continues to obstruct.

Mr. Speaker, I rise, also, because many have said that the soul of the country is at stake. Mr. Speaker, I would amend this. I would agree that the soul of the country is at risk, but I would also say that the soul of the Congress is at risk.

The Congress of the United States of America must do its job. Mr. Speaker, the Congress of the United States of America, many of whom, as Members, have indicated that the President has committed impeachable acts but then go on to say that we should not impeach him.

Mr. Speaker, we cannot say that a President has committed impeachable offenses and then not impeach. To do so would legitimate the President’s actions. This Congress cannot allow this President to continue to do what he is doing, say that he ought to be impeached, and then step back from impeachment. That would say to the President that he can go out now and claim legitimacy.

He can say that, if I were a person guilty of impeachable offenses, the Congress would have impeached me. He will say that one party had enough votes to do it without the assistance of the other party. He will say to the country, “I have done nothing wrong,” and that would be wrong, in toto, for him to say such a thing because he has done many things that are wrong.

We as a Congress have a duty to bring before the body the President of the United States for impeachment purposes. This is the only place where such an action can take place, and the longer we delay, the greater the opportunity for the President to obfuscate, to confuse the country, to give people the impression that it is just a witch hunt.

It is not a witch hunt. It is the proper thing that we should do, pursuant to Article II, Section 4 of the Constitution of the United States of America; and our failure to do so will only allow us to give the President reason to go forward and say that he has been vindicated when the truth is he has committed impeachable acts, starting with the firing of Mr. Comey and continuing through his efforts to deny the House of Representatives, by and through its lawful investigative authorities, to look into and bring witnesses before investigative bodies.

Mr. Speaker, this is a sad day in the history of our country. It is a red letter day, but there is hope, and I assure you that this President will not—will not—go unchecked. There will be Articles of Impeachment brought before this body. I assure you there will be Articles of Impeachment.

I pray that we can get this done through the proper committees, but if nobody else does it, each Member of Congress is accorded the authority to come to the floor, the ability, and to bring Articles of Impeachment.

I don’t want to do it. This is not something that I came to Congress to do. But I love my country, and I will not watch and allow such a thing to happen before this country without my...
taking appropriate action. I will bring Articles of Impeachment if nobody else does.

And finally, I will say more about this this evening. I should have 30 minutes of time. I will speak to a greater extent of the information I have called to Members’ attention now.

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

ENRIQUE PADRON OP-ED REGARDING CUBAN SOCIALISM DANGERS

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

Mr. BROOKS of Alabama. Mr. Speaker, socialist Democrats advocate dictatorial and guaranteed-to-fail socialism over liberty and the free enterprise economic system that has created America in Cuba. Socialism supports evil.

Merriam-Webster dictionary defines “evil” as “morally reprehensible,” “causing harm,” or “pernicious.” By that definition, socialism is evil, and anyone in America who supports socialism supports evil.

Enrique Padron recently published an editorial in the New York Post entitled: “Hey, Democrats: Here’s the price you paid for your Socialist dream.” It is a revealing test of the evils of socialism over liberty and the free enterprise economic system that has created America in Cuba.

“American Democrats are pining over the Fidel Castro regime.

“The house where I was born in Communist Cuba had a dirt floor, a bathroom hole in the ground, which we shared with six other families, and a zinc roof that left us unbearably hot in the summer and shivering in the winter.

“We had no running water, no refrigerator and no door in the back of the house. We cooked with charcoal. My mother raised four boys by herself in that ‘house,’ working 12 hours a day to earn 160 Cuban pesos, or approximately $6, a month.

“Why didn’t we fix it?

“In addition to the meager income, we had no access to hardware stores to buy nails or cement to fix our humble house. In fact, the local member of the national assembly was the only person one could talk to. We were object to this system, lest we lose our free education and free healthcare. . . .

“In Cuba, doctors make the equivalent of 25 cents an hour and teachers 21 cents an hour. Pharmacists earn eight cents an hour.

“In Cuba, there is no right to free speech and virtually no independent media. There are no free, fair, multiparty elections. In fact, there is just one political party, Communist, and only members of the Communist Party may run as candidates for any office. If one cannot object to this system, lest we lose our free education and free healthcare. . . .

“In Cuba, if you dare to yell something true, like ‘Fidel and Raul are dictators,’ you could spend many years in prison. . . .

“In Cuba, doctors make the equivalent of 25 cents an hour and teachers 21 cents an hour. Pharmacists earn eight cents an hour.

“And finally, I will say more about this this evening. I should have 30 minutes of time. I will speak to a greater extent of the information I have called to Members’ attention now.

“Mr. Speaker, Enrique Padron has lived it under the Fidel Castro regime.

“The house where I was born in Communist Cuba had a dirt floor, a bathroom hole in the ground, which we shared with six other families, and a zinc roof that left us unbearably hot in the summer and shivering in the winter.

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“In Cuba, doctors make the equivalent of 25 cents an hour and teachers 21 cents an hour. Pharmacists earn eight cents an hour.

“Mr. Speaker, Enrique Padron has lived it under the Fidel Castro regime.

“One of my two brothers followed me to the United States, also in a raft, nearly dying of thirst and hunger during the journey. My other brother is still awaiting the visa I filed for him. . . .

“After arriving in the United States, I worked as an international sales manager, hosted a radio program and authored two books.

“Today, I work for a Member of Congress. None of those opportunities would have been possible for me in socialist Cuba.

“I wish that one day I might have a conversation with some of these young Americans. I have more experience with actually existing socialism. They like to think they can have democracy and a socialist economy. But everywhere it’s been implemented, public ownership of the means of production has led to political repression. . . .

“Mr. Speaker, Enrique Padron has shared his firsthand experience with the suffering, depravity, and evils of socialism in Cuba. Americans should heed his words.

Free enterprise is about liberty and freedom. Socialism is about poverty and slavery through the ruling class.

PROTECTING INDIVIDUALS WITH PREEXISTING CONDITIONS

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

Mr. COSTA. Mr. Speaker, I rise today to talk about healthcare and to ask that my colleagues join me in support of protecting individuals in America who have preexisting conditions.

We can, and we must do a better job in reducing costs and improving access to healthcare in America. Since the Affordable Care Act was signed into law in 2010, no provision has had a more significant impact on the health of Americans than protecting those with preexisting conditions.

In my district in 2010 in San Joaquin Valley in California, almost 25 percent of my constituents had no healthcare insurance whatsoever, and 17 percent were uninsured. Today, 9 years later, 10 percent of my constituents do not have healthcare insurance, and the ability for people who were underinsured has much improved.

Before the ACA, insurers could deny health coverage to many health conditions such as asthma, diabetes, or cancer.

How many of our families have preexisting conditions in those areas?

I submit most of us do. These denials often force families into decisions between paying for a loved one’s treatment or keeping the lights on in their house. No family should be faced with such a choice.

Protections for preexisting conditions remain one of the popular parts of the ACA. These protections should not be weakened due to partisan politics. Working together in a bipartisan fashion is the only way we are going to get something enacted that will work for all Americans.

We can do better for the American people, and we should. That is what the folks in my 16th Congressional District in the San Joaquin Valley want me to do. They want me to help improve their healthcare.

WILDFIRE AWARENESS

Mr. COSTA. Mr. Speaker, I would like to discuss the importance of wildfire awareness. No one knows more about how important the subject is than California.

There is no longer a fire season in California. It suffers from fires, sadly, year-round resulting from many factors, including climate change.

Just last year California saw the deadliest wildfire in its history. The town of Paradise was decimated with more than 14,000 homes destroyed, and 85 people lost their lives. God bless those and their families.

There have been other fires in Santa Barbara, Mendocino, and the Yosemite Rim fire right in my own district’s backyard.
We need to do more. For the first time in its 110-year history, the Forest Service says they will now dedicate more than half their budget to wildfire suppression efforts, which we have directed as a result of the farm bill last year.

To begin with, this requires better managing and caring for our forests.

This week, we will vote on an emergency supplemental to help communities affected by wildfires. I ask my colleagues to vote with me and pass this important legislation.

Let’s do the right thing and help our fellow Americans rebuild their lives and their communities. At the same time, let’s be more responsible stewards of our forests.

We know how to do it. Let’s get started with our States, local governments, and the private sector.

Future generations deserve better management of forests throughout our country. I think we can do it if we work together.

CONGRATULATING BALD EAGLE AREA HIGH SCHOOL UNIFIED BOCCE TEAM ON STATE CHAMPIONSHIP

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

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to honor the Bald Eagle Area High School unified bocce team, which recently brought home a State championship.

It is only the unified bocce team’s second season, and they have already crowned the best in the State.

The unified bocce team is made up of four students, four with intellectual disabilities and four without. This winter sport allows students with and without disabilities to participate in a competitive environment that promotes physical activity, sportsmanship, and socialization. Teams are made up of students with intellectual disabilities, known as athletes, and regular education students, known as partners.

I am so proud of my alma mater for adopting the unified bocce team, which operates in conjunction with Special Olympics Pennsylvania. Multiple high schools in the region have unified bocce teams, including State College and Bellefonte in Centre County and Clearfield Area High School in Clearfield County.

Bocce has become so popular at Bald Eagle Area that it started the season with two teams, a blue team and a gold team. The two met in the regional championship, with the gold advancing to states.

The gold team’s eight members include Chelsea Butterworth, Alyssa Packer, Nick Zink, Josh Zink, Fay Shaheen, Emily Gardner, Jordan Bonsell, and Bridget Esenwine.

Mr. Speaker, Special Olympics Pennsylvania also hosted its third annual Unified Bocce Government Challenge on Monday in the east rotunda of the Pennsylvania State Capitol in Harrisburg. The challenge paired various local organizational leaders, government officials, and legislative leaders with Special Olympics athletes for a fun, competitive, and social experience.

I am so proud of our athletes, our partners, and everyone in the community who has supported the unified bocce team and the inclusion movement.

The team had a hero’s welcome home from Hershey in March when they won the State championship. About 100 teachers, parents, and students greeted the team when they arrived back at the school, with a fire truck escort leading the way.

Congratulations to our State champs, the unified bocce team. Go Eagles!

AFTER MUELLER: THE WORK TO BE DONE

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

Mr. SCHIFF. Mr. Speaker, 45 years ago this summer, the Watergate scandal, which had preoccupied the Nation for 2 years, culminated with the resignation of President Richard Nixon and touched off a period of activism and reform on Capitol Hill.

In the years that followed, Congress worked to ensure transparency and prevent the abuse of executive power, informed not only by the work of two special prosecutors but also by the good investigative work of multiple House and Senate committees.

The Watergate investigations exposed an array of abuses of power by a craven President and his associates.

In response to these roll call contributions, the Congress enacted the Federal Election Commission, required disclosure, and placed limits on how much candidates could raise and spend.

When Congress discovered that private information held by the IRS and other agencies had been used for political purposes, Congress passed the Privacy Act, restricting government use of Americans’ private data.

The Watergate era bears more than a passing resemblance to the current era. It is vital to fully identify the scope of this threat, the financial means and methods that foreign adversaries use, and the counterintelligence vulnerabilities of U.S. officials and institutions.

The committee’s ongoing investigation and oversight, along with other committee investigations, will inform a wide range of legislation and appropriations decisions, including to improve financial transparency so that politicians can never again hide significant financial vulnerabilities from the American people.

Strengthen legal authorities and capabilities for our intelligence and law enforcement agencies to better track illicit financial flows;

Deter Presidential abuses of power by imposing constitutional constraints on the corrupt misuse of the Presidency, such as legislation I have introduced to rein in the abuse of the pardon power;

Toughen foreign agent registration to prohibit tactics used by our foreign adversaries’ unofficial surrogates; and,

Ensure that campaign finance laws prohibit a campaign from taking help from foreign actors and require reporting to law enforcement of nefarious outreach from foreign powers;

Regulate Presidential transitions and inaugurations to prevent foreign powers from exercising undue influence;

Counter covert active measures campaigns by enhancing cybersecurity to combat hacking; and,

Reform security clearance processes to help prevent compromised individuals from receiving access to our Nation’s most sensitive secrets.

For nearly 250 years, the durability of our Republic has rested on our capacity to adapt to changing times and circumstances and to learn from our mistakes. In this effort, Congress has played the leading role and must do so here as well.

We are prepared to do the difficult work required, but we need all the information we seek to ensure that we get it right.
Mr. Speaker, 45 years ago this summer, the Watergate scandal, which had preoccupied the nation for two years, culminated with the resignation of President Richard Nixon and touched off a period of activism and reform on Capitol Hill.

In the years that followed, Congress worked to ensure transparency and prevent the abuse of executive power—informed not only by the work of two special prosecutors, but also by the good investigative work of multiple House and Senate committees.

The Watergate investigations exposed an array of abuses of power by a craven President and his associates, including campaign finance violations, and the use of executive branch agencies to harass or undermine domestic political opponents. Consequently, an informed Congress enacted landmark legislation to curb such abuses and to close those loopholes.

In response to illegal corporate campaign contributions, Congress created the Federal Elections Commission, required disclosure, and placed limits on how much candidates could raise and spend. When Congress discovered that private information held by the IRS and other agencies had been used for political purposes, Congress passed the Privacy Act, restricting government use of Americans' private data.

The Watergate era bears more than a passing resemblance to the tumult of the past three years, and today, as in the 1970s, Congress has a responsibility to act to fortify our democracy and our institutions—in the present circumstance to counter pernicious foreign efforts to influence the U.S. political process. At the same time, and given the narrowness of the Special Counsel's mandate, it is also incumbent on Congress to exercise rigorous oversight, without obstruction by the President, and pursue unexamined investigative threads to complete the fact finding work necessary to develop new laws and refine existing ones.

Even in redacted form, the Mueller report has illuminated serious gaps in laws intended to protect our nation's electoral and political process. The investigation, moreover, exposed weaknesses in the way our government tracks and responds to foreign influence efforts. Like other Committees, the House Intelligence Committee is undertaking a close review of the report to develop necessary legislative reforms to protect our nation moving forward. But, to fully assess the legislative implications and design laws that effectively counter the sophisticated threats we face, it is imperative that Congress—including our Committee—receive the full, unredacted report, as well as crucial underlying evidence.

The report also makes clear that the Special Counsel's mandate did not extend to broader foreign influence activities. The Intelligence Committee, therefore, is undertaking an investigation, and related oversight work, focused on efforts by Russia and other foreign actors to influence our political process before, during, and since the 2016 election. A core component is to understand how Russia and other foreign powers use financial levers to further their geopolitical goals, and whether, and to what extent, financial entanglements exist and may have been used to influence or compromise figures including President Trump, his family, and associates.

Working with the Financial Services Committee, the Intelligence Committee has requested information from financial institutions—information that will be vital to fully identify the scope of this threat, the financial means and methods foreign adversaries use, and the counterintelligence vulnerabilities of U.S. officials and institutions. A comprehensive review of this information is essential to understand the complete threat landscape and devise effective legislative changes, policy reforms, and appropriations priorities.

The Committee's ongoing investigation and oversight—alongside other committees' investigations—will inform a wide-range of legislation and appropriations decisions, including:

- Require financial transparency so that politicians can never again hide significant financial vulnerabilities from the American people; that the American people are fully aware of any conflicts of interest that arise from financial entanglements of individuals responsible for our foreign policy; and so that foreign powers cannot use American corporations to secretly funnel donations or engage in money laundering.

- Strengthen legal authorities and capabilities for our intelligence and law enforcement agencies to better track illicit financial flows, including through shell companies, real estate and other means; to better identify counterintelligence risks; and to expose interference by foreign actors;

- Detract presidential abuses of power, by instituting constraints on the corrupt misuse of the presidency such as legislation I've introduced to rein in the abuse of the pardon power;

- Toughen foreign agent registration to prohibit tactics used by our adversaries' unofficial surrogates, close gaps in the Foreign Agents Registration Act, and ensure that law enforcement has the resources to investigate and prosecute bad actors;

- Ensure that campaign finance laws prohibit a campaign from taking help from foreign actors and require reporting to law enforcement of nefarious outreach from foreign powers;

- Regulate presidential transitions and inaugurations to prevent foreign powers from exerting undue influence, including by contributing criminal or other proceeds to inauguration committees, and by requiring that presidential transitions coordinate exchanges with foreign leaders through the Department of State;

- Counter covert "active measures" campaigns by enhancing cybersecurity to combat hacking and taking steps to prevent social media companies from serving as vectors for foreign propaganda and disinformation;

- Reform the security clearances process to help prevent compromised individuals from receiving access to our nation's most sensitive secrets.

For nearly two hundred fifty years, the durability of our republic has rested on our capacity to adapt to changing times and circumstances—and to learn from our mistakes. In this effort, Congress has played the leading role and must do so here, as well. We are prepared to do even more difficult work required, but we need all of the information we seek to ensure we get it right.

RECOGNIZING THE MISSION OF TUESDAY’S CHILDREN

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

Mr. BACON. Mr. Speaker, I rise today to recognize an organization that works with children who have had their lives forever impacted by terrorism or traumatic loss.

Whether it was a child who lost someone in 9/11, a parent serving in the military, Tuesday's Children has served over 20,000 children since 2001 through trauma and grief support, youth mentoring, mental health services, youth leadership development, and so much more.

Today is its annual Take Our Children to Work Day, a program that offers the opportunity for youth to see, up close and personal, what it is like to serve in Congress.

Spending the day with me today are Spencer Hawn and Christopher Goodwin. They will be joining me at meetings and seeing what it is like behind the scenes of Capitol Hill.

The work done by Tuesday’s Children and other organizations in support of the children of our fallen is critical. As a Nation, we mourn the loss of lives lost to terrorists or traumatic events, but sometimes we forget the children of those who were tragically lost.

I salute Tuesday's Children and its mission to give back to our wonderful youth.

RECOGNIZING JACQUELINE AND VICTORIA SCHNEIDER

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

Mr. FITZPATRICK. Mr. Speaker, I rise to recognize two outstanding citizens from Bucks County, Pennsylvania, who are making our community extremely proud.

Jacqueline and Victoria Schneider, twin sisters from Holland, Pennsylvania, will be graduating from Neumann University in Delaware County this weekend.

Throughout their time in college, Jacqueline and Victoria have been defined by their drive, their dedication, and their work ethic. Both women are standout students and athletes, competing on the Neumann Knights softball team.

Notably, Jacqueline and Victoria are dual valedictorians for the Neumann University class of 2019. This is the first time in the 51-year history of the school that two students will be receiving the valedictorian medal, and both will have the opportunity to address their peers at graduation.

I congratulate Jacqueline, who is pursuing a career in law enforcement, and Victoria, who is pursuing a career in education, on this outstanding achievement.

I would also like to recognize their parents, Gerry and Karen Schneider, for raising such amazing children and future leaders of our community.

RECOGNIZING EDUCATOR JOSH ISAACS

Mr. FITZPATRICK. Mr. Speaker, this week is Teacher Appreciation Week, and I wish to recognize Joshua Isaacs, a teacher at Doherty Elementary School in New Castle County, Delaware. Mr. Isaacs has been a part of Doherty Elementary School for 28 years, during which time he has taught over 2,000 students.

Mr. Isaacs has had the opportunity to work with students ranging from third through seventh grade. He has taught subjects ranging from social studies to math and science.

In his spare time, Mr. Isaacs enjoys hiking,reading, and spending time with his family. He is a dedicated educator who has made a significant impact on the lives of his students.

I would like to take this opportunity to recognize Mr. Isaacs for his hard work and dedication to education. His contributions to Doherty Elementary School have been invaluable, and I am proud to recognize him for his service to the community.

I am grateful to have had the opportunity to recognize Mr. Isaacs and express my appreciation for his commitment to education and his dedication to the students at Doherty Elementary School.

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Week, and I rise to recognize an educator in Bucks County, Pennsylvania, who is teaching his students the value of good citizenship.

Josh Isaacsohn, a fifth grade teacher at the Gayman Elementary School in Doylestown, was recently recognized by the Central Bucks school board for his work in the classroom.

For the past 3 years, during each month of the school year, Josh has sent notes and drawings from his students to parents of members of our military who, in turn, would add them to care packages.

Mr. Speaker, the men and women in our military deserve our full support and gratitude, and I thank Josh for teaching our community’s kids about respecting and honoring our true American heroes.

I would also like to thank Dr. John Kopicki, superintendent of the Central Bucks School District, and Glenn Schloeffel, president of the Bucks County school board, for all of their work as well. We thank them for their leadership in our community.

RECOGNIZING ARTISTS OF YARDLEY

Mr. FITZPATRICK. Mr. Speaker, I rise to recognize a nonprofit organization in Bucks County, Pennsylvania, that was recently named Pennsbury School District’s 2018-2019 Nonprofit Partner of the Year.

Artists of Yardley, founded in 2004, is an organization dedicated to enhancing creativity in our community through immersion in the arts.

Located at the Janney House on Patterson Farm in Yardley, Artists of Yardley boasts over 250 members and offers classes, workshops, and summer camps for young people in Bucks County. These opportunities, taught by professional art instructors, seek to amplify the artistic talents and education of our community’s youth.

Notably, for the past 3 years, Artists of Yardley has organized an art competition for Pennsbury School District students at its headquarters.

Mr. Speaker, I applaud Artists of Yardley for all of its amazing work with our community and for inspiring Bucks County students to pursue their dreams.

I would also like to particularly thank Artists of Yardley’s president, Alison Smith, and vice president, Jim Bongartz, for all of their work and service to our community.

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 27 minutes a.m.), the House stood in recess.

☐ 1200

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. Cox of California) at noon.

PRAYER

Reverend Richard B. Kunst, St. James Catholic Church, Duluth, Minnesota, offered the following prayer:

Heavenly Father, we pray blessings upon the proceedings of this Chamber this day. May the Members of Congress and all government officials see their authority to govern as a sharing of Your authority. O Heavenly Lord, and to this end, may the deliberations of today and always support the right of every citizen of the United States to have life, liberty, and the pursuit of happiness. And may our Nation's motto, "In God We Trust," be more than simple words on our currency but, rather, the true spirit in which our great Nation is governed.

We ask that You continue to be present to this great Nation and to answer our prayers by Your great love.

Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day’s proceedings and announces to the House his approval thereof.

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

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentlewoman from Virginia (Ms. WEXTON) come forward and lead the House in the Pledge of Allegiance.

Ms. WEXTON 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 RICHARD B. KUNST

The SPEAKER pro tempore. Without objection, the gentleman from Minnesota (Mr. STAUBER) is recognized for 1 minute.

There was no objection.

Mr. STAUBER. Mr. Speaker, I rise today to recognize my friend, Father Richard Kunst, an ordained Catholic priest for the Diocese of Duluth in northern Minnesota.

Before ordination, Father Kunst was a Senate staffer for United States Senator Rod Grams out of Minnesota. He earned his B.A. in political science from Saint Mary’s University in Winona, Minnesota, and a master of divinity from Saint John’s University in Collegeville, Minnesota.

Father Kunst has had several parish assignments in northeastern Minnesota, including parishes in Brainerd, Cross, Floodwood, Meadowlands, and three different assignments in Duluth. He was the vocations director for the Duluth diocese for 12 years and has been the bishop’s representative for the diocesan newspaper, The Northern Cross, since 2005. Father Kunst has also been the auditor of the diocesan tribunal since 2000.

As a hobby, Father Kunst collects artifacts associated with the history of the Vatican and the popes and has one of the largest private collections in the world.

I consider Father Kunst to be a great friend to my wife and me, and I am grateful that he can be here today to open this wonderful Chamber up with a prayer.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair will entertain up to 15 further requests for 1-minute speeches on each side of the aisle.

AMERICANS DESERVE QUALITY HEALTHCARE INSURANCE THAT IS ACCESSIBLE AND AFFORDABLE

Mr. Higgins (of New York). Mr. Speaker, before the Affordable Care Act, Americans suffering with cancer, Alzheimer’s, diabetes, and Parkinson’s disease could be denied health insurance coverage due to a preexisting condition, a genetic predisposition millions of Americans are born into. But insurance companies can’t do that anymore because it is against the law because of the Affordable Care Act.

The Trump administration wants to take away that protection and has asked a Texas Court of Appeals to fully repeal the Affordable Care Act and preexisting conditions protections.

This week, the House will vote to approve the Protecting Americans with Preexisting Conditions Act. In my western New York community alone, nearly 300,000 people need the protection for preexisting conditions that the Affordable Care Act provides.

Americans deserve quality healthcare insurance that is accessible and affordable.

RECOGNIZING CAPITOL WORSHIP

Mr. Thompson (of Pennsylvania). Mr. Speaker, I rise today to recognize Capitol Worship, which is a mission that is near and dear to my heart.

For the past 8 years, Pastor Dan Cummins and his wife, JoAnn Cummins, have ministered to the Members of Congress, staff, and the Capitol Police. They share the love and Gospel of Jesus Christ through weekly prayer services and Bible studies.
Each year, Capitol Worship hosts and produces the Carols in the Capitol Christmas Concert and the Washington, a Man of Prayer, both of which take place in Statuary Hall. The Washington, a Man of Prayer event commemorates when President George Washington is received at Federal Hall in New York City on April 30, 1789.

President Washington, accompanied by Congress, proceeded to St. Paul’s Chapel, where one of his first official acts as President was to offer prayers of dedication to God on America’s behalf. This is truly a remarkable event made possible by Pastor Dan and JoAnn Cummins.

Mr. Speaker, Capitol Worship fosters strong personal and bipartisan relationships between Members from both political parties, and I congratulate Pastor Dan and JoAnn Cummins on their dedication to this awesome mission.

ENOUGH IS ENOUGH

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

Ms. DeGETTE. Mr. Speaker, enough is enough. Another week, another school shooting, this time right outside my district at the STEM Highlands Ranch School.

My heart aches for everybody there, but you know something? That is so far from enough.

People say it is too soon, we can’t talk about gun safety, but you know what? Tell that to the survivors of Columbine, only 7 miles away from STEM Highlands, who have been waiting for 20 years for it to be time.

Tell that to the Sandy Hook parents.

Tell that to the thousands of parents around this country who have lost their children in school shootings and just simply shootings on street corners.

The time has come. We need commonsense gun safety legislation, and we need it now. Until then, the blood of these children and all of the other children are on all of our hands.

RECOGNIZING CLINTON COLUMBUS JONES

(Mr. McHENRY asked and was given permission to address the House for 1 minute.)

Mr. McHENRY. Mr. Speaker, I stand to recognize the long career and service of Clinton Columbus Jones, the dean of the Republican Financial Services Committee staff. Clinton has been on the Hill for over 23 years, and he is leaving to join the Federal Housing Finance Agency.

A native of both Kansas and my home State of North Carolina, Clinton first came to Capitol Hill in 1993, after earning an urban planning degree and then a law degree from the University of North Carolina at Chapel Hill.

While I don’t agree with his choice of university, he is a fine and upstanding human being who has had a fantastic career on the Hill. He has served under seven different full committee chairmen on the Financial Services Committee, eight Republican Housing Subcommittee chairmen or ranking members, and has helped draft some of the most comprehensive and insurance bills of this generation, including the Quality Housing and Work Responsibility Act of 1998, the Housing Opportunity Through Modernization Act of 2016, and the Biggert-Waters Flood Insurance Reform and Modernization Act of 2012.

In addition to his work on the Hill, Clinton has taught prelaw at Howard University for over 20 years and is a single father to a wonderful 15-year-old son and great student, Clinton Beamon Jones IV.

We hate to see him go, but we thank him for his service, not just to this institution, but to the American people. We cherish his friendship and the knowledge he has imparted.

With that, I ask my colleagues to give a moment of recognition to Clinton Jones.

PROTECTING PREEXISTING CONDITIONS

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

Ms. WEXTON. Mr. Speaker, in an unprecedented move, the Trump administration issued dangerous guidance last year that could effectively eliminate protections for Americans with preexisting conditions. The administration’s guidance puts coverage for the over 130 million Americans with preexisting conditions at risk.

Our friends and neighbors, Americans who have had cancer, Americans who have high blood pressure, and Americans who will have been pregnant would all be at risk of being priced out of their health insurance or being denied coverage outright.

Mr. Speaker, we can’t go back. Healthcare is complicated, but this issue is not. No American should ever be denied coverage for a preexisting condition—not now, not ever. That is why I will be supporting the Protecting Americans With Preexisting Conditions Act on the House floor this week, and I urge my colleagues to do the same.

RECOGNIZING SUFFOLK COUNTY POLICE OFFICER THOMAS WILSON

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

Mr. ZELDIN. Madam Speaker, I rise today to recognize Suffolk County Police Officer Thomas Wilson.

In responding to a 911 hang up call, Officer Wilson came upon a female victim with severe stab wounds and an armed assailant who refused to surrender. Thanks to his quick and measured thinking, while assuming clear risk to his own life, Officer Wilson was able to subdue and arrest the armed assailant and provide lifesaving first aid to the female victim.

His courageous actions have earned him the Silver Shield Award from Suffolk County PBA, and he will soon receive the Combat Medal from Suffolk County PD.

While this is an extraordinary act of heroism, those who know Officer Wilson are not surprised. This is the same man who worked on the pile in the aftermath of 9/11 for 350 hours and who has traveled to D.C. dozens of times to fight for the Zadroga Act and to fully fund the 9/11 Victim Compensation Fund.

On behalf of our entire community and Nation, I thank Officer Wilson for his continued service.

CONGRATULATING ARVIN HIGH SCHOOL COLOR GUARD

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

Mr. COX of California. Madam Speaker, I rise today to congratulate the Arvin High School color guard.

Ranked number one in California, the Bears recently won the Western Championships in Las Vegas, Nevada, and this last April brought home the silver medal at the World Color Guard Championships in Dayton, Ohio. The team has proven that hard work, practice, and teamwork can bring success in any arena.

Led by Director Bryan Dandin, I am so proud of team members Ivan Perez, Andrea Ramos, Ivy Rose Iglesias, Karen Jaqueline Islas Rosas, Jose Nava, Melissa Sierra, Jocelyne Tapia, Yasmine Zavala, Maria Nunez, Maria Ramos, Savarro, Juan Gomez, Cithalli Barrera, Veronica Sanchez, Cassandra Cervantes, Enrique Portillo, Nevach Arriaga, Emily Watson, and Jessica Sierra. I look forward to their future victories and the success I know they will have in life.

I ask my colleagues to join me in congratulating the team.

Go, Bears.

HONORING DR. HILDA SHIRK

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

Mr. SMUCKER. Madam Speaker, a few weeks ago, our Nation observed National Public Health Week, and I rise today to honor the work and accomplishments of a leading figure in public health in Lancaster County, Dr. Hilda Shirk, who is retiring after 7 years as president and CEO of Lancaster Health Care.

Dr. Shirk has been a tireless advocate for public health and for ensuring everyone has access to quality care,
and she has been a tremendous leader in our Lancaster County community. Just last year, the health center that she leads logged over 80,000 patient visits.

Madam Speaker, Dr. Shirk led the health center during a pivotal time in the organization’s history. Under her steadfast leadership, she grew the organization in many ways, including doubling the organization’s operating budget, increasing its staff by nearly 50 percent, and increasing accessibility at two new sites in Lancaster City.

Dr. Shirk will be retiring later this year. It is a pleasure to honor such an incredible community leader. We thank her for her years of service and wish her well in her retirement.

REMEMBERING ANNE MARIE FEENEY

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

Mr. SCHRADE. Mr. Speaker, it is with a heavy heart that I rise today to recognize and remember a dear friend and devoted, lifelong public servant, my former executive assistant Anne Marie Feeney.

Anne Marie began her more than four decades in Congress in the 1970s with Senator Robert Byrd and retired her career in my office in 2014.

Across the Capitol, Anne Marie was a force to be reckoned with, having served through eight Presidencies and more than 20 Congresses. She knew her stuff.

Beginning her career at a time when few women were hired as congressional staff, she spearheaded the charge to bring full-time childcare to Congress for both Members and staff.

When I was first elected to Congress in 2008, it was Anne Marie who helped me set up my office and guided me through the ins and outs of Congress. I credit her with building the close-knit family culture my office is fortunate to have.

My thoughts this past 2 weeks have been with her daughter, Marybeth; son-in-law, Jamie; grandson, Kyle; sister, Mollie; and brother-in-law, John, as we mourn a great loss and remember the incredibly strong and caring woman that was Anne Marie Feeney.

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CREATION OF THE SKYLINE DRUG TASK FORCE

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

Mr. RIGGLEMAN. Mr. Speaker, I rise today to talk about an issue of grave concern in my district. The Skyline Drive corridor in central and western Virginia has become the center of a drug trafficking problem that is ravaging my district.

This challenge has warranted the creation of a Skyline Drug Task Force to combat drug problems in the community. This counter-drug team has carried out searches and made arrests, including of an individual suspected to be a high-level member of a Mexican drug trafficking organization, a cartel, who had, according to the judge, caused unfathomable damage to the community.

The damage caused by this organization and the many others trafficking in our communities and in the Fifth District of Virginia is very real and very lasting.

It is necessary, for the safety of my constituents, to have the region designated as a High Intensity Drug Area to give law enforcement the funding and support they need to continue the fight against the dangerous drug dealers.

APPOINTMENT OF MEMBERS TO THE CONGRESSIONAL-EXECUTIVE COMMISSION ON THE PEOPLE’S REPUBLIC OF CHINA

The SPEAKER pro tempore (Mr. Cox of California). The Chair announces the appointment of Members to the congressional-executive commission on the People’s Republic of China: Ms. E
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PURPLE BOOK CONTINUITY ACT

Ms. ESHOO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1520) to amend the Public Health Service Act to provide for the publication of a list of licensed biological products, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1520

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 “Purple Book Continuity Act of 2019”.

SEC. 2. PUBLIC LISTING.

Section 351(k) of the Public Health Service Act (42 U.S.C. 262(k)) is amended by adding at the end the following:

“(9) PUBLIC LISTING.—
(A) IN GENERAL.—
“(B) INITIAL PUBLICATION.—Not later than 180 days after the date of enactment of the Purple Book Continuity Act of 2019, the Secretary shall publish and make available to the public in a searchable, electronic format a list in alphabetical order of the non-proprietary or proper name of each biological product for which a biologics license under subsection (a) or this subsection is in effect, or that has been deemed to be licensed under this section pursuant to section 7002(e)(4) of the Biologics Price Competition and Innovation Act of 2009, as of such date of enactment; and after the date of approval of the marketing application and the application number; and
“(C) REVIEW AND REPORT ON TYPES OF INCLUSIVITY.—The Secretary shall review the list to include each biological product which has been licensed under subsection (a) or this subsection during the 30-day period.

SEC. 3. REVIEW AND REPORT ON TYPES OF INCLUSIVITY.

“(D) PATENT INFORMATION.—Not later than 30 days after a list of patents under subsection (I)(3)(A), or a supplement to such list under subsection (I)(7), has been provided by the reference product sponsor to the reference product under subsection (a), the Secretary shall provide such list of patents (or supplement thereto) and their corresponding expiry dates to the Secretary, and the Secretary shall, in revisions made under clause (ii), include such information for such biological product. With 30 days of providing any subsequent or supplemental list of patents to any subsequent subsection (k) applicant under subsection (I)(3)(A) or (I)(7), the reference product sponsor shall update the information provided to the Secretary under this clause with any additional patents from such subsequent or supplemental list and their corresponding expiry dates.

“(E) LISTING OF EXCLUSIVITIES.—For each biological product included on the list published under this subparagraph, the Secretary shall specify each exclusivity period that is applicable and has not been concluded under paragraph (6) or paragraph .

“(F) WITHDRAWAL OR SUSPENSION OF LICENSED PRODUCT.—If the licensing or approval of a biological product was withdrawn or suspended for safety, purity, or potency reasons, it may not be published in the list under paragraph . If the withdrawal or suspension occurred after its publication in such list, the reference product sponsor shall notify the Secretary that—
“(I) the biological product shall be immediately removed from such list; and
“(ii) a notice of the removal shall be published in the Federal Register.

SEC. 2. REVIEW AND REPORT ON TYPES OF INCLUSIVITY TO BE LISTED.

Not later than 3 years after the date of enactment of this Act, the Secretary of Health and Human Services shall—

(a) solicit public comment regarding the type of information, if any, that should be added to or removed from the list required by paragraph (9) of section 351(k) of the Public Health Service Act (42 U.S.C. 262(k)), as added by section 2; and

(b) report to Congress in accordance with section 7002(e)(4) of the Biologics Price Competition and Innovation Act of 2009, providing the Secretary with the comments, views, and recommendations of the public.

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("f") Public listing.—

("f") Initial publication.—Not later than 180 days after the date of enactment of the Purple Book Continuity Act of 2019, the Secretary shall publish and make available to the public in a searchable, electronic format a list in alphabetical order of the non-proprietary or proper name of each biological product for which a biologics license under subsection (a) or this subsection is in effect, or that has been deemed to be licensed under this section pursuant to section 7002(e)(4) of the Biologics Price Competition and Innovation Act of 2009, as of such date of enactment; and after the date of approval of the marketing application and the application number; and

("f") Review and report on types of inclusivity.—The Secretary shall review the list to include each biological product which has been licensed under subsection (a) or this subsection during the 30-day period.

("f") Patent information.—Not later than 30 days after a list of patents under subsection (I)(3)(A), or a supplement to such list under subsection (I)(7), has been provided by the reference product sponsor to the reference product under subsection (a), the Secretary shall provide such list of patents (or supplement thereto) and their corresponding expiry dates to the Secretary, and the Secretary shall, in revisions made under clause (ii), include such information for such biological product. With 30 days of providing any subsequent or supplemental list of patents to any subsequent subsection (k) applicant under subsection (I)(3)(A) or (I)(7), the reference product sponsor shall update the information provided to the Secretary under this clause with any additional patents from such subsequent or supplemental list and their corresponding expiry dates.

("f") Listing of exclusivities.—For each biological product included on the list published under this subparagraph, the Secretary shall specify each exclusivity period that is applicable and has not been concluded under paragraph (6) or paragraph .

("f") Withdrawal or suspension of licensed product.—If the licensing or approval of a biological product was withdrawn or suspended for safety, purity, or potency reasons, it may not be published in the list under paragraph . If the withdrawal or suspension occurred after its publication in such list, the reference product sponsor shall notify the Secretary that—

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...
The SPEAKER pro tempore. Pursuant to the gentleman from California (Ms. ESHOO) and the gentleman from Texas (Mr. BURGESS) each will control 20 minutes.

The Chair recognizes the gentlewoman from California.

Ms. ESHOO. Mr. 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 H.R. 1520. The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

Ms. ESHOO. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 1520, the Purple Book Continuity Act of 2019. I am proud that my bipartisan legislation is being considered because it makes important updates and improvements to the Food and Drug Administration’s Purple Book.

I argue that it is the first drug pricing bill to be considered by the full House this Congress. The legislation makes it easier for manufacturers to research and develop biosimilars, which are essentially generic biological products, and drive down prescription drug costs for American people.

The so-called “Purple Book” lists biological products, including biosimilars, that are licensed by the FDA. The Purple Book is a resource published by the FDA that includes very important information about existing products, about including designations that extend the product’s exclusivity, and what active patents each product has.

Today, the FDA is not statutorily required to publish this information, nor is the agency required to update the resource in a timely manner. The Purple Book also is not currently user-friendly and is burdensome for companies to access and use. Companies rely on the Purple Book to inform their research and development activities, and it is imperative that the resource is up-to-date and easily accessible, so they can move quickly to produce cost-saving biosimilar drugs which are, essentially, as I said previously, generic versions of the most complex, high-cost biological products.

The Purple Book Continuity Act builds on previous work to promote the development of biosimilars and other alternatives to the highest-priced biological products by putting necessary patent information into an easily accessible resource so companies can more efficiently and effectively direct their work to develop biosimilars.

The Purple Book Continuity Act takes an important step to make it easier for the manufacturers to access patent and exclusivity information they need to invest in biosimilar development so that drug prices—the whole point is so that drug prices can be lowered for the American people.

So the Purple Book Continuity Act passed the Energy and Commerce Committee by voice vote last month, and today, I urge my colleagues to support it.

Mr. Speaker, I reserve the balance of my time.

Mr. BURGESS. Mr. Speaker, I yield myself such time as I may consume. I rise today in support of H.R. 1520, the Purple Book Continuity Act. This bill has moved through regular order in the Energy and Commerce Committee and does, in fact, have broad bipartisan support. This may be only a small part of solving the problems of drug pricing, however, it is an important part of that question.

Through the Biologics Price Competition and Innovation Act, Congress established a pathway for biosimilars to enter the therapeutic market so that patients would have more treatment options, more access to lifesaving medications, and lower healthcare costs.

As the Food and Drug Administrator, at the time, Scott Gottlieb announced, there is a four-point plan to increase biosimilar availability. The plan would focus on increasing market competition by reducing delays to entry; improving the efficiency of biosimilar development; maximize the clarity of the regulatory process; and develop a communications strategy to promote biosimilars.

The Purple Book plays an important role in biosimilar development. It lists the licensed biologic products, including any biosimilar or interchangeable biologic product, and any relevant exclusivity information. The Purple Book is not currently required by law and takes the form of two separate and sometimes cumbersome PDF files.

H.R. 1520 codifies the Purple Book and requires the Food and Drug Administration to publish the information in a searchable format, similar to the Orange Book. This bill will make the Purple Book a more useful tool for developers of biosimilars, in addition to providers, payors, and patients.

The Food and Drug Administration provided us with some important feedback that would ensure that the agency will be able to effectively implement this legislation should it become law. Enhancing the Purple Book is critical to the transparency of the relevant intellectual property protections, as well as other factors considered by the developers of biosimilars.

So I certainly want to thank the chairwoman for her willingness to work with the committee on this important issue. I am pleased to co-sponsor this bill, and I urge other Members to support it this afternoon.

Mr. Speaker, I have no other speakers. I urge support of this bill upon passage, and I yield back the balance of my time.

Ms. ESHOO. Mr. Speaker, I yield back the balance of my time.
“(D)(i) any patent which claims the method of using such drug.

“(D)(ii) if an application is filed under this subsection for a drug and a patent of the type described in clause (i) which claims such drug or a method of using such drug is issued after the filing date but before approval of the application, the applicant shall amend the application to include such patent information.

Upon approval of the application, the Secretary shall publish the information submitted under subparagraph (H). The Secretary shall, in consultation with the Director of the National Institutes of Health and with representatives of the drug manufacturing industry, review and develop guidance, as appropriate, on the inclusion of women and minorities in clinical trials required under—

(1) by inserting after “the patent number and the expiration date of any patent which” the following: “fulfills the criteria in subsection (b) because no patent information required by subsection (b) shall not be submitted.”; and

(2) by inserting after the first sentence the following: “Patent information that is not the type of patent information required by subsection (b) shall not be submitted.”; and

(3) by inserting after “could not file patent information” in such subsection (b) because no patent” the following: “of the type required to be submitted in subsection (b)”.

(c) LISTING OF EXCLUSIVITY.—Subparagraph (A)(v) of section 505(j)(7) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)(7)) is amended by adding an end the following:

“(iv) for each drug included on the list, the Secretary shall specify each exclusivity period that is applicable and has not concluded under—

“(I) clause (i), (ii), or (iii) of subsection (c)(3)(E) of this section;

“(II) not before the expiration of any 180-day exclusivity period under—

“(I) the listing of the patents described in paragraphs (5)(A)(vii)(IV) that such patent was included in the list published under section 505(j)(7) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)(7)), including an analysis and evaluation of the types of patents included in such list and the claims such patents make about the products they claim.

(b) CONTENTS.—The Comptroller General shall include in any notification under clause (i) of such subsection—

(1) data on the number of—

(A) patents included in the list published under paragraph (7) of such section 505(j) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(j)), that claim the active ingredient or formulation of a drug in combination with a device that is used for delivery of the drug, together comprising the finished dosage form of the drug; and

(B) claims in each patent that claim a device that is used for delivery of the drug, but do not claim such device in combination with an active ingredient or formulation of a drug;

(2) data on the date of inclusion in the list under paragraph (7) of such section 505(j) for all patents under such list, as compared to patents that claim a method of using the drug in combination with a device;

(3) an analysis regarding the impact of including on the list under paragraph (7) of such section 505(j) certain types of patent information for drug product applicants and approved application holders, including an analysis of whether—

(A) the listing of the patents described in paragraph (7) of such section 505(j) is competitive with a market entry of one or more drugs approved under such section 505(j); and

(B) not listing the patents described in paragraph (7) of such section 505(j) is competitive with a market entry of one or more such drugs;

(4) recommendations about which kinds of patents relating to devices described in paragraphs (3) and (4) of section 505(k) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(k)) should be included in the list referred to in this section as the “Comptroller General”; and

(5) the basis for the inclusion in such list of patents and where state of the art search to determine the presence of such patents is required.

(c) DEVELOPMENT OF GUIDANCE.—Section 505(c)(2) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(c)(2)) is amended by adding at the end the following:

“(D) The holder of an application approved under subsection (c) for a drug on the list shall notify within 14 days the Secretary in writing if either of the following occurs:

“(I) The Patent Trial and Appeals Board issues a decision from which no appeal has or can be taken that a patent for such drug is invalid.

“(II) A court issues a decision from which no appeal has or can be taken that a patent for such drug is invalid.

“(D)(i) The holder of an application approved under subsection (c) for a drug on the list shall notify within 14 days the Secretary in writing if either of the following occurs:

“(I) The Patent Trial and Appeals Board issues a decision from which no appeal has been or can be taken that a patent for such drug is invalid.

“(D)(ii) the holder of an approved application shall include in any notification under clause (i) a copy of the decision described in subsection (i) or (II) of clause (i).

“(D)(iii) the Secretary shall remove from the list any patent that is determined to be invalid in a decision described in subsection (I) or (II) of clause (i).

“(II) not before the expiration of any 180-day exclusivity period under paragraph (5)(B) of this section that such patent was in-
Ms. ESHOO. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 6 of rule XX, further proceedings on this motion will be postponed.

ADVANCING CRITICAL CONNECTIVITY EXPANDS SERVICE, SMALL BUSINESS RESOURCES, OPPORTUNITIES, ACCESS, AND DATA BASED ON ASSESSED NEED AND DEMAND ACT

Mr. TONKO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1328) to establish the Office of Internet Connectivity and Growth, and for other purposes, as amended.

The Clerk reads the title of the bill.

The text of the bill is as follows:

May 8, 2019

CONGRESSIONAL RECORD—HOUSE

H3488

Ms. ESHOO. Mr. Speaker, on that I demand the yeas and nays.

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H3488

Ms. ESHOO. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 6 of rule XX, further proceedings on this motion will be postponed.
(A) A description of the work of the Office for the previous year and the number of residents of the United States that received broadband as result of Federal broadband support programs and the Universal Service Fund program.

(B) A description of how many residents of the United States were provided broadband by which universal service mechanism or which Federal broadband support program.

(C) An estimate of the economic impact of such broadband deployment efforts on the local economy, including any effect on small businesses or jobs.

SEC. 4. STREAMLINED APPLICATIONS FOR SUPPORT.

(a) AGENCY CONSULTATION.—The Office shall consult with any agency offering a Federal broadband support program to streamline and standardize applications processes for financial assistance or grants for such program.

(b) AGENCY STREAMLINING.—Any agency offering a Federal broadband support program shall amend their applications for broadband support, to the extent practicable and as necessary, to streamline and standardize application processes for Federal broadband support programs across the Government.

(c) SINGLE APPLICATION.—To the greatest extent practicable, the Office shall seek to create one application that may be submitted to apply for, or substantially all, Federal broadband support programs.

(d) WEBSITE REQUIRED.—Not later than 180 legislative days in which to revise and implement this Act, the Office shall create a central website through which potential applicants can learn about and apply for support through any Federal broadband support program.

SEC. 5. COORDINATION OF SUPPORT.

The Office, any agency that offers a Federal broadband support program, and the Commission through the Universal Service Fund shall coordinate with the Office to ensure that support is being distributed in an efficient, technology-neutral, and financially sustainable manner, with the goal of serving the largest number of persons in the United States while avoiding a duplication of effort and promoting the most job and economic growth for all residents of the United States.

SEC. 6. DEFINITIONS.

In this Act:

(1) AGENCY.—The term ‘agency’ has the meaning given that term in section 551 of title 5, United States Code.

(2) COMMUNICATIONS SECURITY.—The term ‘Communications Security’ means the Assistant Secretary of Commerce for Communications and Information.

(3) COMMISSION.—The term ‘Commission’ means the Federal Communications Commission.

(4) FEDERAL BROADBAND SUPPORT PROGRAM.—The term ‘Federal broadband support program’ does not include any Universal Service Fund program and means any of the following programs (or any other similar program to the extent the program offers broadband internet service or programs for promoting broadband access and adoption for various demographic communities through various media for residential, commercial, community providers, or academic establishments: (A) The Telecommunications and Technology Program of the Appalachian Regional Commission.

(B) The Telecommunications Infrastructure Loans and Loan Guarantees, the Rural Broadband Access Loans and Loan Guarantees, the Substantially Underserved Trust Areas Provisions, the Community Connect Grant Program, and the Distance Learning and Telemedicine Program of the Rural Utilities Service of the Department of Agriculture.

(C) The Public Works and Economic Adjustment Assistance Programs and the Planning and Local Technical Assistance Programs of the Economic Development Administration of the Department of Commerce.

(D) The Community Development Block Grants and Section 108 Loan Guarantees, the Funds for Public Housing Authorities; Capital Assistance for Multi-family Housing, the Indian Community Development Block Grant Program, the Indian Housing Block Grant Program, the Title VI Loan Guarantee Program, Choice Neighborhoods, the HOME Investment Partnerships Program, the Housing Trust Fund, and the Housing Opportunities for Persons with AIDS of the Department of Housing and Urban Development.

(E) The American Job Centers of the Employment and Training Administration of the Department of Labor.

(F) The Library Services and Technology Grant Programs of the Institute of Museum and Library Services.

(5) OFFICE.—The term ‘Office’ means the Office of Internet Connectivity and Growth established pursuant to section 2.

(6) UNIVERSAL SERVICE FUND PROGRAM.—The term “Universal Service Fund program” means any program authorized under section 254 of the Communications Act of 1934 (47 U.S.C. 254) to help deploy broadband.

(7) UNIVERSAL SERVICE MECHANISM.—The term ‘universal service mechanism’ means any funding stream provided by a Universal Service Fund program to support broadband access.

SEC. 7. RULE OF CONSTRUCTION.

Nothing in this Act is intended to alter or amend any provision of section 254 of the Communications Act of 1934 (47 U.S.C. 254).

SEC. 8. DETERMINATION OF BUDGETARY EFFECTS.

The budgetary effects of this Act, for the purposes of counting and reconciliation under the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement titled ‘Budgetary Effects of PAYGO Legislation’ for this Act, submitted for printing in the Congressional Record by the Chairman of the House Budget Committee, provided that such statement has been submitted prior to the vote on this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. TONKO) and the gentlewoman from Indiana (Mrs. BROOKS) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

GENERAL LEAVE

Mr. TONKO. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 1328, as amended.

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

There was no objection.

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

Mr. Speaker, I rise to support H.R. 1328, the Advancing Critical Connectivity Expands Service, Small Business Resources, Opportunities, Access, and Data Based on Assessed Need and Demand Act, or ACCESS BROADBAND Act.

Mr. Speaker, I first want to thank my good friend, Representative BROOKS, for partnering with me on this legislation. I also thank the bipartisan group of Members who have cosponsored and supported this legislation, including the many members of the Energy and Commerce Committee who agree that these simple steps can make a big difference for the local communities and the Federal broadband programs are meant for.

Let me be clear: This bill is about serving the people. While a number of valuable Federal broadband initiatives exist, they are siloed in different agencies and are not often coordinated with one another. As a result, the process for local community and business leaders can be confusing.

Mr. TONKO. H.R. 1328, the ACCESS BROADBAND Act, would establish a coordinating office for Federal broadband by creating an Office of Internet Connectivity and Growth within the National Telecommunications and Information Administration at the Department of Commerce.

Helping these constituents gain access to broadband internet in the capital region is one of the reasons I sought to join the Energy and Commerce Committee and why I have worked to advance this legislation.

Access to high-speed broadband internet service is increasingly essential. Today, people rely on internet access for banking, to find a job, to do their homework, to communicate with their doctor or other healthcare provider, to communicate with their loved ones, to petition their government, and so much more.

While a number of valuable Federal broadband initiatives exist, they are siloed in different agencies and are not often coordinated with one another. As a result, the process for local community and business leaders can be confusing.

Mr. TONKO. H.R. 1328, the Advancing Critical Connectivity Expands Service, Small Business Resources, Opportunities, Access, and Data Based on Assessed Need and Demand Act, or ACCESS BROADBAND Act, would establish a coordinating office. This new office would hold regional workshops to share best practices and strategies for supporting local business and community leaders interested in expanding broadband access and its adoption.

Our bill would also direct the Office of Internet Connectivity and Growth to consult with any agency offering Federal broadband support to streamline the application process and, to the greatest extent practicable, to create a universal application regardless of which Federal agency or office is involved.

Most importantly, this new office, Mr. Speaker, will be charged with coordinating broadband support provided by all of our Federal agencies that are working to solve this problem, including support offered at the Federal Communications Commission and the Rural
Utility Service at the Department of Agriculture.

Furthermore, the bill clarifies that nothing in this act would alter or amend any provision of the section of law that authorizes the FCC’s Universal Service Fund.

H.R. 1328 is an important bill that would indeed help speed up broadband deployment to underserved and under-served areas and promote broadband adoption.

There is still much more work to be done on this issue, and I do hope that this can serve as a starting place for us to open doors of opportunity and access to millions of Americans by investing in broadband expansion.

Mr. Speaker, I thank all the Members and staff working together on ACCESS BROADBAND to help ensure that our communities can access the broadband resources that they need to grow and prosper.

The ACCESS BROADBAND Act is a bipartisan, commonsense bill, and I urge my colleagues to support it.

Mr. Speaker, I reserve the balance of my time.

Mrs. BROOKS of Indiana. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 1328, the ACCESS BROADBAND Act. I would also like to take this time to thank my colleague, Representative TONKO, for asking me to partner on this very important bill. I thank him and his team for this work.

Why is broadband important? To put it simply, people in every State of our country, including Indiana, need better access to the internet.

This is no surprise to us. Every time I am home, back in the Fifth District, Hoosiers, particularly from rural areas, tell me they are afraid of being left behind in the 21st century economy because we continue to be more and more reliant on technology.

I have spoken to many members of the Indiana Farm Bureau who have voiced their continued concerns with the level of connectivity in Indiana and, as we have learned, throughout the country. They cannot wait and hope for new technology to fix their connectivity problems that have existed for years.

Additionally, today, more and more schools require homework to be submitted electronically, tests are taken online, and class notes are posted on school websites. When students can’t access the internet, they often have to travel to a library daily in order to just keep up with their studies, or they risk falling behind in their classes.

We can’t forget about the impact the internet has had on businesses of all sizes, especially small businesses. This week is National Small Business Week, so small businesses from across the country are meeting with Members of Congress or their staff about the obstacles they face as they work to grow their businesses.

Each year, these advocates highlight the need for the Federal Government to better support their efforts. A significant part of that equation is working to ensure better and faster access to the internet, no matter where their business is located or no matter how large or small it is.

When small businesses don’t have broadband internet access, their communities suffer, and they miss opportunities to create new jobs, drive innovation, and increase our country’s global competitiveness.

For all these reasons and more, we must do more to support our communities in an age where internet connectivity is crucial to success.

Indiana has recognized this critical need and has made a commitment to invest $100 million in supporting broadband access across the State for underserved areas. The Next Level Connections program is exactly the kind of idea that the ACCESS BROADBAND Act will help support. By making Federal resources easier to access, Indiana will be better able to support its own internet access efforts.

The ACCESS BROADBAND Act is an important step toward eliminating broadband access difficulties. This bill will require the National Telecommunications and Information Administration to create an office to coordinate all the various Federal efforts that support broadband deployment and access. This office will perform outreach to communities in every corner of our country to inform them how they can best support internet access development. It will also require the office to standardize applications for financial assistance or grants and work to create a single application for all Federal broadband programs.

This bill is about bringing the benefits of broadband communications into the lives of our constituents. I am glad Congress is acting on a solution to help ensure better and faster access in broadband expansion.

The ACCESS BROADBAND Act is a bipartisan, commonsense bill, and I urge my colleagues to support it.

Mr. Speaker, I thank all the Members and staff working together on ACCESS BROADBAND to help ensure that our communities can access the broadband resources that they need to grow and prosper.

The SPEAKER pro tempore. Mr. Speaker, again, I urge my colleagues to support H.R. 1328. It underscores the very relevance and importance of broadband in today’s society. It speaks to fairness for all communities, certainly for all households, businesses, and the like. It is a way for us to offer a greater partnership with government, more effective governance, with this given phenomenon of technology. I encourage my colleagues to support that.

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

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. TONKO) that the House suspend the rules and pass the bill, H.R. 1328, as amended.

The question was taken: and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

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, DC.

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, the Clerk received the following message from the Secretary of the Senate on May 8, 2019, at 11:30 a.m.:

Appointment:
Congressional-Executive Commission on People’s Republic of China, Commission on Security and Cooperation in Europe (Helsinki).

With best wishes, I am
Sincerely,
Cheryl L. Johnson.

RECESS

The SPEAKER pro tempore, Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 12 o’clock and 48 minutes p.m.), the House stood in recess.

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. CARSON of Indiana) at 1 o’clock and 30 minutes p.m.

MESSAGES FROM THE PRESIDENT

Messages in writing from the President of the United States were communicated to the House by Mr. Brian Pate, one of his secretaries.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

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

Votes will be taken in the following order:

1. Motions to suspend the rules and pass:
   - H.R. 1503 and H.R. 1520, if ordered;
The first electronic vote will be conducted as a 15-minute vote. Pursuant to clause 9 of rule XX, the unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 1530) to amend the Federal Food, Drug, and Cosmetic Act regarding the list under section 506(j)(7) of the Federal Food, Drug, and Cosmetic Act, and for other purposes, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Ms. Eshoo) that the House suspend the rules and pass the bill, as amended.

The vote was taken by electronic device, and there were—yeas 422, nays 0, not voting 9, as follows:

[Roll No. 187]

**RECORDED VOTE**

The result of the vote was announced as above recorded. A motion to reconsider was ruled out of order.

**PURPLE BOOK CONTINUITY ACT**

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and passing the bill (H.R. 1520) to amend the Public Health Service Act to provide for the publication of a list of licensed biological products, and for other purposes, as amended.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Ms. Eshoo) that the House suspend the rules and pass the bill, as amended.

The question was taken.

Mr. TONKO. Mr. Speaker, I demand a recorded vote. A recorded vote was ordered.

The SPEAKER pro tempore. This is a 5-minute vote, which was taken by electronic device, and there were—yeas 421, nays 0, not voting 10, as follows:

[Roll No. 188]
So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

REQUEST TO CONSIDER H.R. 962, BORN-ALIVE ABORTION SURVIVORS PROTECTION ACT

Mr. BARR. Mr. 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 (Mr. DANNY K. DAVIS of Illinois). 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.

Mr. BARR. Mr. 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 would ask all others to join in this request.

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

GUN VIOLENCE AND THE STEM SHOOTING

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

Mr. PAYNE. "Mommy, there are gunshots at my school."

As a parent and a Congressman, my heart aches for the families and loved ones of the child who died and those who were injured.

Mr. Speaker, yesterday’s shooting is one of 41 incidents of gunfire on school grounds this year alone. Eight people have died and 20 have been injured. We have lost far too many children to gun violence in our schools and in our streets.

I am proud of the progress the House has made to reduce gun violence, but the Senate GOP’s inaction is outrageous. They need to do what is right: dump the NRA and pass some of this legislation we have sent to them to re-open the dialogue we have lost far too many children to gun violence and the Senate GOP’s inaction is outrageous. They need to do what is right: dump the NRA and pass some of this legislation we have sent to them to reduce gun violence.

Enough is enough.

COVERAGE FOR PREEXISTING CONDITIONS

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

Mr. SPANO. Mr. Speaker, I rise today to bring transparency and attention to a bill coming for a vote before this House tomorrow.

H.R. 986, the so-called Protecting Americans With Preexisting Conditions Act, is undoubtedly one of the most deceptive bills to come before this Congress.

The bill does not once mention protecting those with preexisting conditions. The only place those words appear is in the title. The bill merely prevents States from opting out of two provisions of Obamacare, and neither of those provisions protect those with preexisting conditions.

Some wrongly believe that the American people won’t read beyond the title of a bill. They are wrong. They will. Americans care.

There is enough real division in this country. House Democratic leadership shouldn’t willfully manufacture discord through deception.

Furthermore, as someone with a preexisting medical condition, I find it loathsome that anyone would use our health for their political games. These are real Americans with real illnesses, and they deserve actions, not games.

TWENTY-FIFTH ANNIVERSARY OF LA ASOCIACION DE CRONISTAS DE ARTE

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

Mr. ESPAILLAT. Mr. Speaker, I rise today to recognize La Asociacion de Cronistas de Arte, or AcroArte, and congratulate them on their 25th silver anniversary.

AcroArte was founded in 1993 by Dominican journalists who specialize in arts and entertainment and has celebrated the best and brightest in music, theater, film, and more.

Together, they established the Soberano Prize, which was first called the Casandra, which showcases and rewards the best of arts and culture in the Dominican Republic.

This prestigious recognition has helped artists gain a foothold among the Dominican diaspora, sharing the Dominican identity, culture, and values around the world.

As more generations of Dominican Americans share their talents with this world, I look forward to AcroArte lifting them up.

It is a privilege to welcome AcroArte here to the U.S. Capitol, and I congratulate them on their 25 years of success.
RECOGNIZING COMMAND SERGEANT MAJOR CAROL WARREN-CLARK

(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. Mr. Speaker, I rise today to recognize Command Sergeant Major Carol Warren-Clark on her retirement after serving over 30 years in our United States Armed Forces.

She has dedicated her time in the military to healthcare, administering it in nearly every capacity imaginable to keep our soldiers healthy.

In Afghanistan, she was responsible for medical evacuation plans. At Walter Reed National Military Medical Center, CMS Warren-Clark directed all inpatient services.

She also led a medical team for the 57th Presidential inauguration.

Her latest position has been as command sergeant major for the Winn Army Community Hospital located in the First Congressional District of Georgia, where her ability to increase efficiency and readiness has shined. By decreasing administrative costs 5 percent at the hospital and boosting soldier deployment readiness 5 percent, she has made significant contributions to every soldier and our military as a whole.

Mr. Speaker, I thank Command Sergeant Major Warren-Clark for her commitment and service to our Nation. Enjoy your retirement, and congratulations.

THE POWERS OF WAR ARE ENTRUSTED TO THE UNITED STATES CONGRESS

(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. Mr. Speaker, as the Judiciary Committee sits at this time to uphold the rule of law, I want to make sure that the American people understand the role of the United States Congress, that is, to represent the people, to engage in oversight and truth.

As a student of the Mideast, a visitor of the Mideast on behalf of this country on any number of occasions, and, of course, throughout the Iraq war, and, of course, also in service that area of the world during the Afghan war, I know what our soldiers go through. Boots on the ground.

I can never live their life, but I am very concerned about the presence of the U.S. military by way of a naval ship that is in the Mideast at this time. No explanation has been given to the American people.

The Secretary of State makes a surprise visit to Iraq.

I simply want to say that the powers of war are entrusted to the United States House of Representatives, the United States Congress.

It is inappropriate for there to be saber rattling by this administration with Iran with no explanation as to why we send young men and women into harm’s way. We should not use one approach to start a war to overcome an approach dealing with the investigation of the law. I oppose any such saber rattling.

We need to understand what is going on in the Mideast. We have to protect the men and women of the United States military, though, they fight for us.

HONORING STAFF SERGEANT JOSHUA BRAICA

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

Mr. LAVALFA. Mr. Speaker, sadly, I rise today to honor a fallen U.S. marine from my district in northern California.

Staff Sergeant Joshua Braica from Auburn, California, tragically died on Sunday, April 14, when his vehicle rolled over during a training accident at Camp Pendleton in California.

We, like many in Placer County in northern California, are mourning the loss of one of our own, one of our best and brightest.

Joshua had been in the Marine Corps for more than 8 years, deploying twice and serving as a critical skills operator with the 1st Raider Battalion.

By all accounts, Joshua was an all-American guy who was greatly admired by his friends, neighbors, and his fellow Marines.

At such a young age, he is a decorated and highly trained soldier, with many awards and many medals to his name.

He is the oldest of five siblings and is survived by his wife and his son.

I am praying for all of them, and I hope that all Members will join me in doing so as well at this difficult time.

One thing is for sure: Joshua has certainly made his community and his country proud.

God bless Joshua and his family again at this time of need and tragedy.

HAPPY BIRTHDAY NORMA CÁRDENAS

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

Mr. CÁRDENAS. Mr. Speaker, I want to start off by thanking two individuals who came to this country for a better life: Luis Sanchez and Elvira Sanchez.

They were married, and they had their first daughter, Norma, and some years later, I was fortunate to fall in love with her.

Now, some years later, we have been married, raised four beautiful children. They look like their mother. We now have two grandchildren.

Tomorrow is the day that I get to celebrate that the love of my life was born. No, I am not going to say how many years ago. Tomorrow is her birthday, and here I am in Washington.

I have been doing this job, this career, for 22 years, and I must say, sometimes it is tough to be here to celebrate anniversaries and birthdays and sometimes I am not, but I just wanted to take this opportunity to say happy birthday to the love of my life and my number one constituent. And, yes, my grandchildren live in my district, so they are my constituents, too.

It is a tough call, but, Norma, you are my number one constituent. Happy birthday.

MENTAL HEALTH AWARENESS MONTH

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 3, 2019, the lady from California (Mrs. NAPOLITANO) is recognized for 60 minutes as the designee of the majority leader.

GENERAL LEAVE

Mrs. NAPOLITANO. Mr. Speaker, I ask unanimous consent that all Mem- bers be excused from their official responsibilities for 90 minutes to revise and extend their remarks and include extraneous material on the subject of my Special Order.

There was no objection.

Mrs. NAPOLITANO. Mr. Speaker, I bring to the floor a topic very near and dear to my heart, and I rise today to recognize the entire month of May as Mental Health Awareness Month.

I cochair the Congressional Mental Health Caucus along with my Republican colleague, Mr. John Katko from New York, and we work to educate Members of Congress and their staff on the work still needed to expand mental health access and protections, and also to reduce the ever-present stigma.

The topic of mental health in Congress has and is building momentum, and it is spurring action to increase delivery of mental health services, something I have worked to do for over 2 decades.

This year alone, our House Mental Health Caucus has grown from 47 Members of Congress to 92. However, mental health still affects Americans of all ages, genders, races, and remains woefully underfunded and misunderstood.

Suicide currently plagues our veteran community. Roughly 20 veterans per day take their own lives, according to the V.A.

A 2005 to 2016 Department of Veterans Affairs’ Suicide Data Report found that the veteran suicide rate is 1.5 times greater than the nonveteran population, with over 6,000 veterans dying by suicide each year.

In the Hispanic community, my own community, approximately one in ten individuals with mental illness use...
mental health services from a general health provider, while only one in 20 receive such services from a mental health specialist.

Machismo and other cultural tendencies are preventing our loved ones from being open and honest about what might be troubling them. The stigma ranks high.

We must continue to let our loved ones know that there is absolutely zero, I reiterate, zero shame in asking for help and that seeking support is a sign of strength.

We also have seen that one in four Latina adolescent children, I say children because they are still children, report contemplating suicide, a rate higher than any other demographic.

The increasing diversity of our country underlines both the need and the importance of assessing culturally and linguistically appropriate services.

The 2018 election focused on healthcare and the future of the Affordable Care Act, ACA.

One of ACA’s most critical successes was increasing mental health services and delivery. Insurance companies for decades denied coverage for patients needing mental health services.

We inserted provisions to end this appalling practice and made mental health an essential part of basic coverage, including screenings and other preventive services.

Together, we made sure that no American is discriminated against when seeking mental health care, and that mental health and substance abuse, these disorders, are covered equal to physical illnesses like diabetes, asthma, high blood pressure, and other illnesses.

As we head into 2019, these reforms and the ACA must be strengthened so more Americans seek the lifesaving care they need.

We must also continue to look at what is being done locally to support access to mental health services.

In 2001, Pacific Clinics, a nonprofit, and I started a school-based mental health program with $500,000 money from SAMSHA, Substance Abuse and Mental Health Services Administration.

The program began in three middle schools and one high school. The schools were very reluctant at first, because of the stigma connected to it and the fear of being labeled “crazy schools.”

We kept pushing forward, and the program has now grown to 35 schools, with a waiting list.

The program serves as a model for H.R. and the Mental Health Services for Students Act, which would provide $200 million for 100 school-based mental health programs nationwide.

Senator TINA SMITH of Minnesota has also introduced a Senate companion, S. 1122, and we are very grateful for her support.

We knew that if we started early with children, we could help them succeed and save lives. But stigma remains a big barrier preventing many parents from getting their children the care they need.

We all need to continue sharing the message that it is always okay to seek help. If we address issues early, we can help families succeed in and out of the classroom.

The Los Angeles County Board of Supervisors and the County Department of Mental Health have been instrumental in this program. The Department of Mental Health for Los Angeles County took on funding the program when SAMSHA funding ended in 2009.

Seeing the success of this program, Supervisors Barger and Hahn, in January 2019, directed the Department of Mental Health to identify funding and to develop a countywide plan to provide school-based mental health services. Countywide means to 14 million people.

In April 2019, the board of supervisors formally adopted a plan to funding for pilot sites, to hire additional mental health professionals, and to develop a Mental Health First Aid pilot program that would educate students.

Beyond stigma reduction and educating loved ones of warning signs and symptoms, we need to ensure that we have a reliable workforce to be able to deliver lifesaving services to all in need, regardless of their ZIP Code.

There have been significant decreases in trained mental health professionals, and the California Future Health Workforce Commission has stated that, without dramatic policy changes, California will have 41 percent fewer psychiatrists and 11 percent fewer psychologists, marriage and family therapists, clinical counselors, and social workers than needed by 2030.

Recognizing this, I, along with my colleague, Mr. KATKO, reintroduced H.R. 2431, the Mental Health Professionals Workforce Shortage Loan Repayment Act of 2019.

My Mental Health Caucus co-chair is wonderful in this sense, and I thank him for that.

This bill would expand the mental health workforce by providing loan reimbursement to mental health professionals who commit to working in underserved areas.

Our work continues, but it can’t be limited to Congress or any other Congress. I encourage all to get involved, educate yourselves, and share resources with friends and family. If you see somebody who has fallen on hard times, reach out, help them out, and, if needed, refer them to a mental health service provider. Together, we can continue to build a movement and eventually live in a world where there is no stigma, or it is very much reduced.

Mr. Speaker, I yield to the gentleman from New York (Mr. KATKO), my friend, Mr. KATKO. Mr. Speaker, I rise today in recognition of Mental Health Awareness Month.

At the outset, I want to thank my colleague, Mrs. NAPOLITANO, for being a partner in this and a leader in this issue for a long time. I am honored to speak with her on this issue. Many of my comments today are going to echo the sentiments that she just spoke here in this chamber, but it bears repeating, in my own words.

Throughout May, my colleagues and I will bring attention to the impact of mental illness on American society, as well as Congress’ role in addressing mental health issues facing the country. It is an honor to collaborate with my colleagues in the Congressional Mental Health Caucus, including Mrs. NAPOLITANO, to raise awareness for mental illness, reduce the stigma surrounding mental illness, and create legislation that improves mental health outcomes for all Americans.

Mental illnesses have a devastating effect on those struggling to live with them. This includes changes in mood, social interactions, sleep patterns, and eating habits. Sadly, the most extreme consequences that occur all too often for mental illness are when individuals inflict self-injury or take their life.

Here are some statistics that should stand out to everybody:

Suicide is the 10th leading cause of death, and it is the 2nd leading cause of death among Americans aged 24 and younger. Let me repeat that. The 10th leading cause of death for all Americans is suicide, and for Americans aged 24 and younger, it is the 2nd leading cause of death. That is stunning.

Approximately 1.4 million Americans attempt suicide each year, and over 47,000 Americans lose their life to suicide each and every year.

The United States has 3,700 suicide attempts daily and 129 suicide deaths per day. This equates to one suicide every 12 minutes. By the time I finish this speech, statistics will have it that another person will have taken their life. That should wake people up in this country.

Not only does suicide have severe emotional costs on families and communities, it also has a huge cost to our economy. It is estimated that suicide and self-injury reduce the economic output of the United States by nearly $70 billion a year.

The suicide epidemic is responsible for nearly the same amount of deaths in the United States as another major crisis, one that gets far more attention, and rightfully so, that being the opioid epidemic. It is estimated that opioids were the cause of 47,600 deaths in America last year, only a few hundred more than suicides.

While solving the opioid crisis has received ample funding and attention, and rightfully so, reducing suicide and improving mental health treatment deserves the same recognition. We fall far short of that now, far short of that.

To give you an example, the Zika virus came about in this country, and, of course, it was a terrible virus with terrible consequences. Congress
promptly enacted $1.6 billion to address it. A total of one person died from the Zika virus. Of course, there were many other health problems that were attributed to it.

Again, the $1.6 billion that was appropriated was rightfully so. Nowhere near that much is appropriated for mental health and suicide research on a yearly basis. The National Institutes of Health needs the money.

Congress has a responsibility to assist individuals experiencing mental health challenges through effective legislation and research subsidies. Congress should advance policies that increase America’s access to mental healthcare treatment as a mechanism for preventing self-harm incidents and suicide attempts.

Just one-third of Americans with mental illness receive treatment—just one-third. Our country is in desperate need of additional trained therapists, psychologists, and counselors. This lack of access can be partly attributed to a shortage of mental healthcare professionals in certain communities.

In order to establish a more reliable supply of mental healthcare professionals, Congresswoman Grace Napolitano and I recently introduced the Mental Health Professionals Workforce Shortage Loan Repayment Act of 2019. Our bill delivers professionals to areas that require mental healthcare experts the most by forgiving their secondary education student loans. It invests in bolstering our mental health workforce, while expanding treatment for Americans with mental illness.

I am proud to stand by my colleague across the aisle, Grace Napolitano, in pushing this most important bill.

Americans across the country, regardless of age, social status, or background, are affected by mental illness.

Mental Health Awareness Month serves as an opportunity for any of my congressional colleagues, Republican or Democrat, to join the conversation.

I can think of a more bipartisan action than what we are talking about today. Together—together—we can improve mental health outcomes for Americans across the country by engaging in thoughtful discussion and crafting efficient policies.

Finally, it is an honor, once again, to co-chair the Congressional Mental Health Caucus with Congresswoman Napolitano. I am grateful for her continued leadership, her commitment to this worthy cause, and her mentorship to me on it, as well.

Mrs. Napolitano. Mr. Speaker, it is wonderful to hear all the work that Mr. Katko has done on mental health. He has been exceptional in this field, and for all his support.

Working together is a pleasure.

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

Forty percent of the incarcerated need mental health services. Foster children, who are unaware of what their next step will be after they are emancipated, need mental health support.

That can just go on and on. It is something that is needed. Somehow, we are not doing our job.

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

No Person Is Above the Law

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 3, 2019, the Chair recognizes the gentleman from Texas (Mr. Green) for 30 minutes.

Mr. GREEN of Texas. Mr. Speaker, and still I rise. I rise, Mr. Speaker, because I love my country, I love what it stands for.

Mr. Speaker, I am a person who sings the national anthem, I salute the flag. But I also respect those who, as a matter of principle, choose not to do as I love my country. I believe that one of the hallmarks of our justice system is the concept that no person is above the law. It doesn’t matter where you were born; it doesn’t matter where you happen to be in life; it doesn’t matter what office you happen to hold. No person is above the law.

This is something that people revere for the world over, the belief that in this country you will not be above the law. But they also understand that, in doing this, no person will be beneath the law. The law applies equally to all in the United States of America.

I believe in this concept to the extent that I will stand alone and say that the President of the United States is not to be above the law. And I will stand alone because, on some things, it is better to stand alone than not stand at all.

So I will stand alone and say to the world that, in this country, wherein we indicate in the Pledge of Allegiance liberty and justice for all, in this country, wherein we recognize that all persons are created equal and endowed by their creator with certain inalienable rights, in this country, no person is above the law.

When it comes to the law as it relates to the President of the United States, the place where the President is brought before the bar of justice is this House of Representatives. This is the place where the law and the President will come together.

And in this place, because of the Constitution of the United States of America, Article II, Section 4, if a President commits impeachable acts, the President is brought before this bar of justice—not brought here in person, but those acts are called to the attention of the House of Representatives.

Each Member of the House can do so, and in so doing, each Member can have what is called a privileged resolution presented. When this resolution is presented, a President who is believed to have committed an impeachable act can be brought before this House, this bar of justice. Those acts can be voted upon.

This is the only place on the planet Earth where a President of the United States can be brought to justice while in office, in this House of Representatives.

This is why I have stood my ground. I have said that this President, who has committed impeachable acts, must be brought before the House of Representatives for his impeachable acts, his impeachable behavior.

I marvel at those who would say that the President has done things that merit his impeachment but would then go on to say, “But I don’t think we should impeach him.”

They will say they don’t think so because if we do so, the President won’t be convicted in the Senate.

The Constitution of the United States of America does not require a conviction in the Senate before there is impeachment in the House. The House has the opportunity to give its response.

In this House of Representatives, it is imperative that we let the world know because the world is watching. The world is watching the United States of America, which means it is really watching this House of Representatives.

They want to see if we are going to allow a President who has committed impeachable acts—they want to see if we are going to allow him to escape the long arm of the law. They want to see whether or not we truly believe that no one is above the law, and that includes the President of the United States of America.

We must act.

Mr. Mueller has taken up the cause. We outsourced the investigation to the executive branch of the government, which was not the appropriate thing to do. The Framers of the Constitution never intended that the agents of the executive branch investigate the chief executive officer, which would be the President, for impeachment purposes. That was never contemplated.

They gave us Article II, Section 4, so that we, the Members of this august body, would take up our duty, our responsibility, and our obligation.

They gave us the way. The question is, do we have the will?

Mr. Mueller has done his job. He has submitted to us his report. That report is enough for us to bring Articles of Impeachment.

That report is based upon persons giving statements that were subject to the penalty of perjury if they should give untruthful statements. It is clearly a roadmap to impeachment. Mr. Mueller has done so much as said—not in these exact words, but when you understand the import of his language, he has so much as said that
if he could bring the President to justice, he would.

But they have a rule. They have a mandate in the Justice Department that they will not indict a sitting President. Whether you agree with that or not, that is the rule that Mr. Mueller believes in, and they followed it.

He went on to say that he is not exonerating the President by not bringing the President before the bar of justice. He is simply saying to us: I have done what I am allowed to do. Now, Congress, it is up to you. I have given you what I believe is the evidence. You take this evidence and do with it what you believe to be appropriate.

If Congress takes this evidence and simply sits on it, if we engage in the paralysis of analysis—a phrase that I borrow from Dr. Martin Luther King—if we investigate until someone will eventually say, “Well, it is too late to go on with impeachment. It is too late now. It is too political. Let’s just wait until the next election,” that is not what the Framers of the Constitution intended. They intended for us to have the will to follow the way that they acceded us in the Constitution.

We made it clear that we wanted to wait on the Mueller report. Well, we waited. Now there are persons who are saying let’s wait until the next election.

I refuse to wait until the next election. I refuse to send the world a message that, as a Member of this body, I allowed the President to go unchecked, that I did not bring Articles of Impeachment.

Mr. President, I want you to know that the hand of justice awaits you. I want you to know that this body is going to take up impeachment.

And here is why: If we fail to do so, we will allow the President, who has committed impeachable acts, to go out and make himself as a person who has been vindicated by our inaction. He will say to the world: If I committed an impeachable act, they surely would have brought impeachment before the House of Representatives.

After all, one party has more than enough Members to bring impeachment before the House without the help of another party. He will tell the world that there was no collusion, and he did nothing that would merit impeachment.

This is what he would say. He would have that liberty. Even if he doesn’t say it, he would have the liberty. My guess is that he would. That is what I believe.

We must bring impeachment before this body so as not to allow a President who has done things worthy of impeachment to go out and contend that he is not subject to impeachment and that he should be considered a person who has been vindicated by our inaction.

What are some of the things that the President has done that would merit his impeachment? Let’s just start with Mr. Mueller’s report. I won’t go through everything in its entirety. He lists some 10 possibilities. I am just going to mention trying as best as he could to get people to have the investigation terminated by having the person who is performing the investigation fired, having that person cease and desist.

The President started this with Mr. Comey when Mr. Comey was investigating the President’s association, by and through his campaign, with Russia, Ukrainian intermediaries. This kind of thing is something that we would want to have investigated. That was the genesis of it.

Then we can move forward to the latest rendition that Mr. Mueller has given us as it relates to the counsel to the President and his desire to have the counsel have word given to certain parties that the President desires—probably not say that, but that was his desire—to have the lawyer who was investigating him, Mr. Mueller, removed.

This is not acceptable. This is obstruction. Obstruction takes place when you attempt to do such a thing.

There are other things in between. As important as these are, I believe separation of powers rates as a policy is impeachable when you add it to the many other things that he has done with reference to people of color.

To say that the countries in Africa are s-hole countries and then develop policies, if you will, that address immigration from these countries, you are putting your bigotry into policy.

To say that there were some nice people among the racists, the bigots, the xenophobes, the Islamophobes, the homophobes, the Klansmen, the neo-Nazis who marched in Charlottesville where a person lost her life, where others were injured, to say that there were some very fine people, if you will, among them, if I said that, I assure you there would be a penalty for my doing so. If any Member of Congress said such a thing, there would be a penalty for doing so.

I am not above the law. Members of Congress are not above the law. And the President cannot be above the law.

To say this gives these persons who were screaming “blood and soil,” and, “Jews will not replace us,” to say that we will not address immigration policies in this House is to say that the President is above the law when we know if one of our Members did it, we would take up this cause in the House of Representatives.

The President cannot be above the law. No Member of this House can be above the law. No judge can be above the law. No police officer can be above the law. The law applies equally to all.

The President has engaged in these invidious acts, harmful acts, harmful to our society, telling members of the constabulary, the police, that when you have persons in your custody, you don’t have to be nice to them.

We know about how many persons have been mishandled in the hands of the police. Not all police do this, but some have. In fact, many have gone to jail. That doesn’t mean all law enforcement officers are bad. It just means that those who did it are, and we don’t want to encourage others to do such a thing.

The President has committed impeachable acts. These impeachable acts can be brought to this House, and they must be brought before the House of Representatives.

Right now, the President is committing obstruction by causing persons who should appear before Congress’ various committees—by doing all that he can to cause them not to appear. He is continuing to obstruct.

He does not want congressional committees to perform their lawful duties, the duties that have been accorded them. He is standing in the way, thwarting as much as he can. He wants to make impotent the subpoena power of the Congress of the United States of America.

This is a continuation of his obstruction. His obstruction has to be checked. This is what we have to do.

There is currently, as I stand and speak to you, a constitutional crisis taking place. There is a standoff between the executive branch, wherein the President is at the helm, and the House of Representatives. A standoff exists, as I speak to you.

This is a constitutional crisis. The President is creating this constitutional crisis.

The President ought to be brought before the bar of justice for obstructing, for what he is doing right now to create this constitutional crisis.

Don’t let anybody kid you. I have heard persons on these news programs say that somebody has said that there is no constitutional crisis. Well, I am that somebody. I have said it.

Then they go on to say something that would minimize the fact that there is a crisis.

They will be saying that there is a crisis soon. The very persons who are saying now, “Well, don’t worry about that,” they will be saying it soon because the crisis is only going to intensify under this President.

They will be saying there is a constitutional crisis. This is not a matter of time. When they say it, somehow, it is going to have greater legitimacy than it does now when I am saying it.

I believe that we must speak truth to power. I didn’t come to Congress to do this. It is not my desire to be the caution in the coal mine. It is not my desire to take on the President of the United States, the most powerful person in the world.

I do it because I love my country. I do it because we cannot allow a recklessness, a disregard for the law, and to remain in office. He has to be impeached.

I do it because I believe that we cannot allow political expediency to
trump the moral imperative to do that which is right.

I do it because we have to make these talking points that we have an action item. That action item is to bring the President before the bar of justice.

Mr. Speaker, I love my country. I promise those who believe as I do that you will see the President have his day in court right here in the Congress of the United States of America, where the Framers of the Constitution intended that we hear the calls and take a vote.

We will all have to vote. I don’t lobby people. I simply say, ‘Vote your conscience.’

But I do know this: I believe that history is not going to be kind to us if we take no action. We must act. I will act. I love my country. For this reason, I would do so.

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

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

CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO THE ACTIONS OF THE GOVERNMENT OF SYRIA—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 116–30)

The SPEAKER pro tempore laid before the House the following message from the President of the United States, which was read and, together with the accompanying papers, referred to the Committee on Foreign Affairs and ordered to be printed:

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 with respect to the actions of the Government of Syria declared in Executive Order 13388 of May 11, 2004—as modified in scope and relied upon for additional steps taken in Executive Order 13389 of April 25, 2006, Executive Order 13460 of February 13, 2008, Executive Order 13572 of April 29, 2011, Executive Order 13573 of May 18, 2011, Executive Order 13582 of August 17, 2011, Executive Order 13606 of April 22, 2012, and Executive Order 13608 of May 1, 2012—is to continue in effect beyond May 11, 2019.

The regime’s brutal war on the Syrian people, who have been calling for freedom and a representative government, not only endangers the Syrian people themselves, but also generates instability throughout the region. The Syrian regime’s actions and policies, including pursuing and using chemical weapons, supporting terrorist organizations, and obstructing the Lebanese government’s ability to function effectively continue to foster the rise of extremism and sectarianism and pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States.

In addition, the United States condemns the Assad regime’s use of brutal violence and human rights abuses and calls on the regime to stop its violent war, uphold existing ceasefires, enable the delivery of humanitarian assistance, and negotiate a political transition in Syria that will forge a credible path to a future of greater freedom, democracy, opportunity, and justice. The United States will consider changes in the composition, policies, and actions of the Government of Syria in determining whether to continue or terminate this national emergency in the future.

Donald J. Trump

FURTHER MESSAGE FROM THE PRESIDENT

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

1500 CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO THE CENTRAL AFRICAN REPUBLIC—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 116–31)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on Foreign Affairs and ordered to be printed:

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 with respect to the actions of the Government of the Central African Republic is to continue in effect beyond May 12, 2019.

The United States continues to foster the rise of extremist groups, and the Central African Republic and its neighbors 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 13667 with respect to the Central African Republic.

Donald J. Trump

INTENT TO DESIGNATE BRAZIL AS A MAJOR NON-NATO ALLY—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 116–32)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and referred to the Committee on Foreign Affairs and ordered to be printed:

To the Congress of the United States:

In accordance with section 517 of the Foreign Assistance Act of 1961, as amended (22 U.S.C. 2321k), I am providing notice of my intent to designate Brazil as a Major Non-NATO Ally.

I am making this designation in recognition of the Government of Brazil’s recent commitments to increase defense cooperation with the United States, and in recognition of our own national interest in deepening our defense coordination with Brazil.

Donald J. Trump

IMPOSING SANCTIONS WITH RESPECT TO THE IRON, STEEL, ALUMINUM, AND COPPER SECTORS OF IRAN—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 116–33)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on Foreign Affairs and the Committee on Financial Services and ordered to be printed:

To the Congress of the United States:

Pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), I hereby report that I have issued an Executive Order (the “order”) with respect to Iran that takes additional steps with respect to the national emergency declared in Executive Order 12957 of March 15, 1995, and to supplement the authorities provided in the Iran Freedom and Counter-Proliferation Act of 2012 (subtitle D of title XII of Public Law 112–239).

The order takes steps to deny Iran revenue, including revenue derived from the export of products from Iran’s...
iron, steel, aluminum, and copper sectors, that may be used to provide funding and support for the proliferation of weapons of mass destruction, terrorist groups and networks, campaigns of regional aggression, and military expansion.

The order blocks the property and interests in property of persons determined by the Secretary of the Treasury, in consultation with the Secretary of State:

- to be operating in the iron, steel, aluminum, or copper sector of Iran, or to be a person that owns, controls, or operates an entity that is part of the iron, steel, aluminum, or copper sector of Iran;
- to have knowingly engaged, on or after the date of the order, in a significant transaction for the sale, supply, or transfer to Iran of significant goods or services used in connection with the iron, steel, aluminum, or copper sectors of Iran;
- to have knowingly engaged, on or after the date of the order, in a significant transaction for the purchase, acquisition, sale, transport, or marketing of iron products, aluminum products, steel, steel products, copper, or copper products from Iran;
- to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services in support of, any person whose property and interests in property are blocked pursuant to the order; or
- to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to the order.

The order also authorizes the Secretary of the Treasury, in consultation with the Secretary of State, to impose correspondent and payable-through account-related sanctions on a foreign financial institution upon determining the foreign financial institution has, on or after the date of the order, knowingly conducted or facilitated a significant financial transaction:

- for the sale, supply, or transfer to Iran of significant goods or services used in connection with the iron, steel, aluminum, or copper sectors of Iran;
- for the purchase, acquisition, sale, transport, or marketing of iron, iron products, aluminum, aluminum products, steel, steel products, copper, or copper products from Iran; or
- for or on behalf of any persons whose property and interests in property are blocked pursuant to the order.

I have delegated to the Secretary of the Treasury, in consultation with the Secretary of State, the authority to take such actions, including adopting rules and regulations, to employ all powers granted to the President by IEEPA as may be necessary to implement the order.

I am enclosing a copy of the order I have issued.

DONALD J. TRUMP.

ADJOURNMENT

Mr. GREEN of Texas. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 3 o'clock and 7 minutes p.m.), under its previous order, the House adjourned until tomorrow, Thursday, May 9, 2019, at 10 a.m. for morning-hour debate.

BUDGETARY EFFECTS OF PAYGO LEGISLATION

Pursuant to the Statutory Pay-As-You-Go (PAYGO) Act, Mr. YAP-MUTT hereby submits the following text to the vote on passage, for printing in the CONGRESSIONAL RECORD, that H.R. 1328, the ACCESS BROADBAND Act, would have no significant effect on direct spending or revenues, and therefore, the budgetary effects of such bill are estimated as zero.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker’s table and referred as follows:

917. A letter from the Deputy Secretary, Commodity Futures Trading Commission, transmitting the Commission’s final rule — Privacy of Consumer Financial Information Amendment To Conform Regulations to the Fixing America’s Surface Transportation Act (RIN: 3038-AC12) received May 2, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Agriculture.

918. A letter from the Under Secretary, Acquisition and Sustainment, Department of Defense, transmitting the Open Burn Pit report, pursuant to Public Law 115-232, Sec. 358(a); (123 Stat. 1731); to the Committee on Armed Services.

919. A letter from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting the Commission’s final rule — Channel Lineup Requirements — Sections 76.1705 and 76.1700(a)(4) [MB Docket No.: 17-202] received May 3, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Agriculture.

920. A letter from the Division Chief, Broadband Division, Wireless Telecommunications Bureau, Federal Communications Commission, transmitting the Commission’s final rule — Use of Spectrum Bands Above 24 GHz For Mobile Radio Services [GN Docket No.: 14-177] received April 30, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

921. A letter from the Assistant Director for Regulatory Affairs, Office of Foreign Assets Control, Department of the Treasury, transmitting the Department’s final rule — Foreign Interference in U.S. Elections Sanctions Regulations received May 2, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

922. A letter from the Senior Director, Government Affairs, National Railroad Passenger Corporation, transmitting Amtrak’s audited Consolidated Financial Statements for the years ended September 30, 2018 and 2017; to the Committee on Oversight and Reform.

923. A letter from the Associate General Counsel for General Law, Department of Homeland Security, transmitting a notification of a vacancy and a designation of acting pursuant to 5 U.S.C. 3349(a); Public Law 105-277, 151(b); (112 Stat. 2681-614); to the Committee on Oversight and Reform.

924. A letter from the Director, Office of Information Policy, Department of Justice, transmitting the Department’s final rule — Department of Justice Freedom of Information Act Regulations [Docket No.: OAI 15-55; Office of Management and Budget No.: 1105-AJ31] received May 2, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Reform.

925. A letter from the Assistant Secretary for Administration and Management, Commodity Futures Trading Commission, Office of Labor, transmitting the Department’s 2017 Inventory of Inherently Governmental Activities and of Commercial Activities, pursuant to 31 U.S.C. 501 note; Public Law 106-270, Sec. 2(c)(1)(A); (112 Stat. 2382); to the Committee on Oversight and Reform.

926. A letter from the Deputy Assistant Administrator for Regulatory Programs, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration’s final rule — Fishery for Highly Migratory Species; Bigeye Tuna Catch Limits in Longline Fisheries for 2017 [Docket No.: 170629304-7655-01] (RIN: 0648-XG167) received April 30, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

927. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration’s interim rule — International Fisheries for Highly Migratory Species; Pacific Cod by Catcher Vessels Less Than 80 Feet (13.3 Metres) Length Overall Using Jig or Hook-and-Line Gear in the Bogoslof Pacific Cod Exemption Area in the Bering Sea and Aleutian Islands Management Area [Docket No.: 170617779-8161-02] (RIN: 0648-XG167) received May 3, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

928. A letter from the Deputy Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration’s temporary rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Catcher Vessels Less Than 80 Feet (13.3 Metres) Length Overall Using Jig or Hook-and-Line Gear in the Bogoslof Pacific Cod Exemption Area in the Bering Sea and Aleutian Islands Management Area [Docket No.: 170617779-8161-02] (RIN: 0648-XG167) received May 3, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.
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 Mr. CUMMINGS (for himself, Mrs. BEATTY, Mr. BISHOP of Georgia, Mr. BONAMICI, Mr. BRENNAN of California, Mr. BROWN of Pennsylvania, Mr. BROWN of Maryland, Mr. CARDENAS, Mr. CARNEY, Ms. CLARK of Massachusetts, Ms. CLARKE of New York, Mr. CLAY, Mr. COOK, Mr. COOPER, Mr. COURNEY, Mr. COX of California, Mr. DANNY K. DAVID of Illinois, Ms. DEAN, Ms. DEMINGS, Mr. DESaulnier, Mr. DOUGHERTY, Mr. FISHER of Pennsylvania, Mr. FERRIO, Mr. FRANK of New York, Mr. FRANKEN, Ms. GIBSON, Mr. GIGANTE, Ms. GILLIBRAND, Mr. GINGRICH of Texas, Mr. GINGRICH of Georgia, Mr. GOSWAMI of Texas, Mr. GRAVES of Georgia, Mr. HILL of Arkansas, Mr. HINOJOSA, Mr. HUNTSINGER, Mr. HUNTINGTON, Mr. HYDE, Mr. JAYAPAL, Ms. JOHNSON of Texas, Ms. KAPTRT, Mr. KRENTA, Ms. KELLY of Illinois, Mr. KHANNA, Mr. KILMER, Mrs. KIRKPATRICK, Mr. KRISHNAMOORTHI, Mrs. LAWRENCE, Mr. LEWIS of Connecticut, Mr. LEVIN of Michigan, Mr. LOWENTHAL, Mr. LUCAN, Mr. LYNCH, Mrs. CAROLYN B. MALONEY of New York, Ms. MATRU, Mr. MCGOVERN, Mr. MCGOWAN, Mr. MENG, Ms. MOORE, Mr. MORHILL, Mr. MOULTON, Ms. NORTON, Ms. OCARO-CORTES, Ms. OMAN, Mr. PANETTA, Mr. PAPPAS, Mr. PAPPAS, Ms. PASKENT, Mr. POCON, Mr. PRESSLEY, Mr. RASKIN, Mr. ROUDA, Mr. RUPPERSBERGER, Mr. RYAN, Mr. SARABANES, Ms. SCANLON, Ms. SCHAKOWSKY, Mr. SIRES, Ms. SPANBERGER, Ms. SPEIZER, Mr. THOMPSON of California, Ms. TLAIR, Mr. TONKO, Ms. TRAHAJ, Mr. TRONE, Mr. VAN DUER, Mr. VISCOSKY, Mr. WASSMER, Mr. SCHULTZ, Mr. WELCH, Ms. WILSON of Florida, Mr. GARCIA of Illinois, Mrs. LEK of Nevada, Mrs. NAPOLITANO, and Ms. FUDGE: Mr. ROUDA: H.R. 2569. A bill to provide assistance to States, Tribal nations, and local areas affected by the opioid epidemic and to make financial assistance available to States, Tribal nations, local areas, and public or private non-profit entities to provide for the development, organization, coordination, and operation of more effective and efficient systems for the delivery of essential services to individuals with substance use disorder and their families; to the Committee on Energy and Commerce, and in addition to the Committee on Natural Resources, and the Judiciary, for a period to be subsequently determined by the Speaker, each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. WILSON of South Carolina (for himself, Mr. GORASH, Mr. CARTER of Texas, Mr. ALLEN, Mr. MCCLINTOCK, Mr. MERRITT, Mr. MCDOWELL, Mr. RICE of South Carolina, Mr. MILLER, Mr. HICKS of Georgia, Mr. PALAZZO, Mr. KING of Iowa, Mr. WEBER of Texas, Mr. SCHWEIKERT, Mr. DAVIES, Mr. GOHR, Mr. GORMERT, Mr. ROONEY of Florida, Mr. BARN, Mr. BURREN, Mr. HURST, Mr. SMITH of Nebraska, Mr. HUNTER, Ms. LEE, Mr. MARSHALL, Mr. MCGOVEEN, Mr. MITCHELL, Mr. NICHOLS, Mr. MILLER of California, Mr. HARRIS, Mr. CRAWFORD, Mr. COLLINS of Connecticut, Mr. LAMBROR, Mr. HITCHKN, Mr. BROWN of Ohio, Mr. BROWN of Arkansas, Mr. TIMMONS, Ms. CHEYNE, Mr. LONG, Mr. VALLONE, Mr. WILLIAMS, Mr. MARSHALL, Mr. RATCLIFFE, and Mr. DUNN): H.R. 2769. A bill to ensure that polluters pay ongoing water treatment costs associated with contamination from perfluoroalkyl and polyfluoroalkyl substances, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on 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 concerned.
H.R. 2572. A bill to amend the Federal Deposit Insurance Act to clarify the definition of a deposit broker, and for other purposes; to the Committee on Financial Services.

By Mr. SCOTT of Georgia (for himself, Mr. SAINBERRY of Tennessee, Mr. JOHNSON of Texas, Mr. SORRELL of Vermont, Mr. PAUL of Kentucky, Mr. McFadden of West Virginia, Mr. BROWN of Texas, Mr. RAHMAN of Maryland, Mr. MILLER of Idaho, Mr. ROY of Alabama, Mr. RODWELL of Utah, Mr. WILDER of Idaho, Mr. BURDICK of North Dakota, Mr. MOULTON of Colorado, Mr. KILDEE of Michigan, Mr. GHIULLA of New Jersey, Mr. PAUL of Nebraska, Mr. SAINBERRY of Tennessee, Mr. WARREN of Massachusetts, Mr. BRITTINGER of Ohio, Mr. GIBBONS of Ohio, Mr. BROWN of Ohio, Mr. WEBB of Virginia, Mr. JOHNSON of Colorado, Mr. REED of Pennsylvania, Mr. DELAURA of New Jersey, Mr. BUSTOS of Illinois, Mr. BUSTOS of Illinois, Mr. HUCKABEE of Arkansas, Mr. JOHNSON of Kansas, Mr. ROY of North Dakota, and Mr. SOTO):  
H.R. 2576. A bill to amend the Controlled Substances Act to require the Attorney General to make procurement quotas for opioid analogues publicly available, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on 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 Mr. MARCHANT of Texas (for himself and Mr. BICKLE of New York, Mr. HUTCHINSON of Kansas, Mr. ROSE of New York, Mr. ROSE of New York, Mr. LAW of New York, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. ROY of Colorado, Mr. 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Forces to use Department of Defense tuition assistance to pay for education or training at lower or lateral degree levels; to the Committee on Armed Services.

By Mr. PETTIES (for himself, Mr. BILIRAKIS, Mr. DEUTCH, and Mr. FITZPATRICK):

H.R. 2596. A bill to amend the Public Health Service Act to require State educational agencies and tribal educational agencies receiving funds under section 520A of such Act to establish and implement a school health assessment team policy, and for other purposes; to the Committee on Energy and Commerce.

By Ms. DEAN (for herself, Mrs. DINGELL, Mr. CISNEROS, and Mr. KHAN):

H.R. 2600. A bill to regulate per- and polyfluoroalkyl substances under the Toxic Substances Control Act, and for other purposes; to the Committee on Energy and Commerce.

By Mr. PETERSON (for himself and Mr. CASTER of Georgia):

H.R. 2601. A bill to direct the Federal Communications Commission to establish the Office of Rural Telecommunications, and for other purposes; to the Committee on Energy and Commerce.

By Ms. PRESSLEY (for herself, Ms. ADAMS, and Ms. UNDERWOOD):

H.R. 2602. A bill to amend titles XIX and XXI of the Social Security Act to improve Medicaid and the Children’s Health Insurance Program for low-income mothers; to the Committee on Energy and Commerce.

By Mr. SAHLAN:

H.R. 2603. A bill to amend the Small Business Act to ensure that the Commonwealth of the Northern Mariana Islands is eligible for certain Small Business Administration programs, and for other purposes; to the Committee on Small Business.

By Mr. STEUBE:

H.R. 2604. A bill to amend the Internal Revenue Code of 1986 to eliminate the marriage penalty in the income tax rate brackets; to the Committee on Ways and Means.

By Ms. STEVENS (for herself, Mrs. DINGELL, Mr. CASTEN of Illinois, and Mr. KHANNA):

H.R. 2605. A bill to direct the Administrator of the Environmental Protection Agency to issue a final rule adding as a class certain per- and polyfluoroalkyl substances with at least one fully fluorinated carbon atom to the list of hazardous air pollutants under section 112(b) of the Clean Air Act (U.S.C. 7412(b)), and for other purposes; to the Committee on Energy and Commerce.

By Ms. TITUS:

H.R. 2606. A bill to make demonstration grants to eligible local educational agencies or consortia of eligible local educational agencies for the purpose of increasing the numbers of school nurses in public elementary schools and secondary schools; to the Committee on Education and Labor, 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. WESTERMAN (for himself, Mr. BISHOP of Utah, Ms. CHENNY, Mr. COOK, Mr. THOMPSON of Pennsylvania, Mr. TROTT, Mr. GOSAR, Mr. HUNTER, Mr. JOHNSON of South Dakota, Mr. LAMALFA, Mr. MCCINTOCK, Mrs. RODGERS of Washington, Mr. NUNN, Mr. STEWART, Mr. TAYLOR, Mr. WALDEN, Mr. YOUNG, Mr. FULCHER, and Mr. CURTIS):

H.R. 2607. A bill to expedite under the National Environmental Policy Act of 1969 and improve forest management activities on National Forest System lands, on public lands under the jurisdiction of the Bureau of Land Management, and on Tribal lands to return resilience to overgrown, fire-prone forested lands, and for other purposes; to the Committee on Agriculture, and in addition to the Committee on Natural Resources, for a period to be subsequently determined by the Speaker, for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SCHIFF (for himself, Ms. NORTH, Mr. McCOLLUM, Mr. BLUMENAUER, Mr. WELCH, Ms. SCHAKOWSKY, Mr. COHEN, and Mr. SERRANO):

H.R. 2608. H.J. Res. 37. A joint resolution proposing an amendment to the Constitution of the United States relating to the authority of Congress as the States to regulate contributions and expenditures in political campaigns and to enact public financing systems for such campaigns; to the Committee on the Judiciary.

By Mr. CÁRDENAS (for himself, Mr. NYUAN, Mr. WELCH, Ms. BONAMICI, Mr. PALMA, Mr. SEWELL of Texas, Mr. TAYLOR, Mr. VELA, Mr. HARLEY, Mr. PATRIE, Mr. BROWN, Mr. BRENNAN of Florida, Mr. MALONEY of New York, Mr. THOMPSON of Mississippi, Mr. PAYNE, Mr. KRISHNASWAMIT, Mr. MCGOVERN, Mr. HERNÁNDEZ of Texas, Ms. BROWNLEY of California, Mr. CARE, Mr. HASTINGS, Mrs. LOWRY, Mr. LARSEN of Washington, Mr. JOHNSON of Georgia, Mr. CÁRDENAS, Mr. PAKANO, Mr. KHANNA, Mr. SWALWELL of California, Mr. LEE of California, Mr. PAYNE, Mr. GÓMEZ, Mr. ESPAÍLLAT, Mr. NAPOLITANO, Mr. VELÁZQUEZ, and Mr. MOUTON):

H. Res. 360. A resolution expressing support for the Small Business Week” to honor the vital role of small business and the passion of entrepreneurs; to the Committee on Education and Labor.

By Mr. CA´RDENAS (for himself, Mr. NYUAN, Mr. WELCH, Ms. BONAMICI, Mr. PALMA, Mr. SEWELL of Texas, Mr. TAYLOR, Mr. VELA, Mr. HARLEY, Mr. PATRIE, Mr. BROWN, Mr. BRENNAN of Florida, Mr. MALONEY of New York, Mr. THOMPSON of Mississippi, Mr. PAYNE, Mr. KRISHNASWAMIT, Mr. MCGOVERN, Mr. HERNÁNDEZ of Texas, Ms. BROWNLEY of California, Mr. CARE, Mr. HASTINGS, Mrs. LOWRY, Mr. LARSEN of Washington, Mr. JOHNSON of Georgia, Mr. CÁRDENAS, Mr. PAKANO, Mr. KHANNA, Mr. SWALWELL of California, Mr. LEE of California, Mr. PAYNE, Mr. GÓMEZ, Mr. ESPAÍLLAT, Mr. NAPOLITANO, Mr. VELÁZQUEZ, and Mr. MOUTON):

H. Res. 360. A resolution expressing support for the Small Business Week” to honor the vital role of small business and the passion of entrepreneurs; to the Committee on Education and Labor.

By Mr. HARDER of California (for himself and Ms. STEFANKS):

H. Res. 361. A resolution recognizing the importance of paying tribute to those individuals who have faithfully served and retired from the Armed Forces of the United States, supporting the goals and ideals of Military Retiree Appreciation Day, and encouraging the people of the United States to honor the past service of military retirees to their local communities and the United States; to the Committee on Armed Services.

By Mr. W. KESEY:

H. Res. 362. A resolution expressing support for designation of May 2019 as “Health and Fitness Month” ; to the Committee on Energy and Commerce.

MEMORIALS

Under clause 3 of rule XII, memorials were presented and referred as follows:

46. The SPEAKER presented a memorial of the Legislature of the State of South Dakota, relative to House Joint Resolution 1001, rescinding previous requests that the Congress of the United States call a convention of the states to propose amendments to the Constitution of the United States; to the Committee on the Judiciary.

47. Also, a memorial of the Legislature of the State of South Dakota, relative to House Joint Resolution 1001, rescinding previous requests that the Congress of the United States call a convention of the states to propose amendments to the Constitution of the United States; to the Committee on the Judiciary.

48. Also, a memorial of the Legislature of the State of North Dakota, relative to House Joint Resolution 1001, rescinding previous requests that the Congress of the United States call a convention of the states to propose amendments to the Constitution of the United States; 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 Mr. CUMMINGS:

H.R. 2569. Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1: The Congress shall have Power To . . . provide for the common Defence and general Welfare of the United States.

By Mr. ROUDA:

H.R. 2570. Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 3 of the United States Constitution.

By Mr. WILSON of South Carolina:

H.R. 2571. Congress has the power to enact this legislation pursuant to the following:

Article 1 Section 8

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 Mr. FOSTER:

H.R. 2572. Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clauses 1 and 18 of the United States Constitution.

By Ms. SEWELL of Alabama:

H.R. 2573. Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8 of the U.S. Constitution

By Mr. SCOTT of Virginia:

H.R. 2574. Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8 of the Constitution of the United States.

By Mr. McNERNY:

H.R. 2575. Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8 of the Constitution of the United States grants Congress the authority to enact this bill.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To establish Post Offices and Post Roads;

To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the supreme Court;

And Offences against the Law of Nations;

To declare War, grant Letters of Marque and Repрisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To exercise exclusive Legislative in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, arsenals, dock-Yards, and other needful Buildings; And

To make all Laws which shall be necessary and proper for carrying into Execution 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. DELGADO:
H.R. 2577.

Congress has the power to enact this legislation pursuant to the following:

Article I

By Ms. WATERS:
H.R. 2578.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18 of the United States Constitution

By Mr. GRIJALVA:
H.R. 2579.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18 of the United States Constitution

By Mr. DAVID P. ROE of Tennessee:
H.R. 2580.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1, with respect to the power to “lay and collect Taxes, Duties, Imposts, and Excises,” and to provide for the “general Welfare of the United States.”

By Ms. SCHAKOWSKY:
H.R. 2581.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

By Mr. CICILLINE:
H.R. 2582.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power . . . To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.

By Mr. EVANS:
H.R. 2585.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1

By Ms. DEGETTE:
H.R. 2586.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have the Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. LUJÁN:
H.R. 2587.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Ms. KUSTER of New Hampshire:
H.R. 2588.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. KINZINGER:
H.R. 2589.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. MARCHANT:
H.R. 2590.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Ms. DEAN:
H.R. 2591.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Ms. STEVENS:
H.R. 2592.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. WESTERMAN:
H.R. 2593.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. SCHIFF:
H.R. 2594.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. SCHIFF:
H.R. 2595.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. SCHIFF:
H.R. 2596.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. MARCHANT:
H.R. 2597.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. MARCHANT:
H.R. 2598.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. MARCHANT:
H.R. 2599.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. MARCHANT:
H.R. 2600.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

By Mr. MARCHANT:
H.R. 2601.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. MARCHANT:
H.R. 2602.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. MARCHANT:
H.R. 2603.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8—The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States;

By Mr. MARCHANT:
H.R. 2604.
Congress has the power to enact this legislation pursuant to the following:
The power granted to Congress under Article I, Section 8 of the United States Constitution.

ADDITIONAL SPONSORS
Under clause 7 of rule XII, sponsors were added to public bills and resolutions, as follows:

H. R. 1163: Mr. Cunningham and Mr. Luetkemeyer.
H. R. 1223: Mr. Swalwell of California.
H. R. 1235: Mr. Price of North Carolina, Mr. Costa, Mr. Tonko, Mr. Kim, Ms. Omar, Mr. Woodall, Mr. Kevin Hiron of Oklahoma, and Mr. DeSaulnier.
H. R. 1236: Mr. Garcia of Illinois.
H. R. 1237: Mr. Soto.
H. R. 1242: Mr. Bonamici.
H. R. 1256: Mr. DeFazio.
H. R. 1327: Ms. Lofgren, Mr. Holding, Mr. LaMalfa, Mr. Correa, Mr. Lipinski, Mr. Castro of Texas, Mr. Blumenauer, and Mr. LaHood.
H. R. 1348: Mr. Case.
H. R. 1349: Mr. Correa and Mr. Pappas.
H. R. 1407: Mr. Meeks.
H. R. 1411: Mr. Case.
H. R. 1450: Ms. Wexton, Mr. DeSaulnier, and Mr. Kildee.
H. R. 1529: Mr. Cisneros.
H. R. 1534: Ms. Lofgren and Mr. Brown of Maryland.
H. R. 1554: Mr. Soto and Mr. Rice of South Carolina.
H. R. 1568: Ms. McGovern and Mr. Lowenthal.
H. R. 1569: Mr. Kevin Hiron of Oklahoma.
H. R. 1606: Mrs. Axne and Mr. Delgado.
H. R. 1629: Ms. Stevens, Ms. Norton, Mr. Armstrong, Mrs. Craig, Mr. Gooden, and Ms. Slotkin.
H. R. 1631: Ms. Jackson Lee, Ms. Norton, Mr. Garamendi, and Mr. Blumenauer.
H. R. 1674: Mr. Cunningham.
H. R. 1709: Mr. Sean Patrick Maloney of New York, Mr. Bera, and Mr. Meeks.
H. R. 1762: Mr. Rouzer.
H. R. 1824: Mr. Brindisi.
H. R. 1833: Ms. Wilson of Florida, Mr. Green of Texas, Mr. Mitchell, Mr. Bilirakis, and Ms. Kendra S. Horn of Oklahoma.
H. R. 1878: Mr. Cooper, Mr. DeSaulnier, Ms. Houlahan, Mr. Peters, Ms. Schakowsky, Mr. Walden, Mr. McGovern, Ms. Wexton, and Mr. Moulton.
H. R. 1882: Mr. DeFazio.
H. R. 1945: Mr. Levin of Michigan and Ms. Meng.
H. R. 1953: Mr. Balderson, Mr. Raskin, Mr. Courtenay, and Mrs. Brooks of Indiana.
H. R. 1980: Mr. McGovern.
H. R. 1984: Mr. Spano.
H. R. 1989: Mr. Cunningham.
H. R. 1996: Mr. Peters.
H. R. 2000: Mr. Kanna.
H. R. 2006: Mr. Blumenauer.
H. R. 2076: Mr. Kind.
H. R. 2081: Mr. Hured of Texas.
H. R. 2099: Ms. Wasserman Schultz.
H. R. 2124: Mr. Cook and Mr. Spano.
H. R. 2134: Mr. McGovern.
H. R. 2135: Mr. Craig.
H. R. 2142: Mr. Case.
H. R. 2148: Mr. Gallego, Ms. Meng, Ms. Espino, Mr. Cox of California, and Mr. Kilgore.
H. R. 2156: Mr. Soto.
H. R. 2159: Mr. McCaul.
H. R. 2169: Mr. Green of Texas and Ms. Jackson Lee.
H. R. 2167: Mr. Lipinski, Mr. Van Drew, Mr. Blumenauer, and Mr. Carrahal.
H. R. 2196: Ms. Radewagen.
H. R. 2208: Ms. Craig.
H. R. 2213: Mr. Fitzpatrick, Ms. Slotkin, and Mr. Waltz.
H. R. 2218: Mr. Brindisi.
H. R. 2231: Ms. Wilson of Florida, Ms. Fudge, Ms. Johnson of Texas, Ms. Moore, Mr. Plaskett, Mr. Perey, Mr. Payne, Mr. Thompson of Mississippi, Mr. Richmond, Mr. Cleaver, Mr. Butterfield, Mr. Veasey, Ms. Bass, Ms. Adams, and Ms. Kelly of Illinois.
H. R. 2275: Mr. Spriker.
H. R. 2331: Mr. Burchett.
H. R. 2382: Mr. Pappas, Mr. Grijalva, Mr. Van Drew, Mrs. Fletcher, and Mr. Pascal.
H. R. 2388: Ms. Radewagen.
H. R. 2396: Ms. Radewagen.
H. R. 2422: Mr. Mitchell.
H. R. 2427: Mr. Cartwright.
H. R. 2481: Mr. Schiiff, Ms. Clarke of New York, Mr. Tonko, and Ms. Meehan.
H. R. 2483: Ms. Stefanik, Mrs. Rodgers of Washington, Mr. Austin Scott of Georgia, and Mr. Mast.
H. R. 2440: Mrs. Craig, Mr. Carrahal, and Mrs. Fletcher.
H. R. 2476: Mr. Kennedy, Mr. Deutch, and Mr. Lewis.
H. R. 2490: Ms. Shalala and Mrs. Lee of Nevada.
H. R. 2481: Mr. Sahlan, Mr. Takao, Ms. Browne of California, Mrs. Davis of California, Mr. Fitzpatrick, Mr. Palazzo, Mr. Kuan, Mr. Stanton, Mr. Brady, Mr. Olson, Mrs. Walorski, Mr. Kelly of Pennsylvania, Mr. Chatot, Mr. Rouda, Mr. Rogoleman, Ms. Hill of California, Ms. Wild, Mr. Courtney, Mr. Thompson of Pennsylvania, Ms. Rose of New York, Mr. Wittman, Mr. Rush, and Mr. Bost.
H. R. 2502: Mr. Pence.
H. R. 2504: Ms. Lee of California.
H. R. 2515: Mr. Connolly, Mr. Merks, Mrs. Bratty, and Mr. Gonzalez of Texas.
H. R. 2531: Mr. Hinsey, Mr. Cole, Ms. Cuney, Mr. Biggs, Mrs. Hartzler, Mr. Fulcher, Mr. Bishop of Utah, Mr. Emm, and Mr. Kelly of Pennsylvania.
H. J. Res. 35: Mr. Ryan and Mr. Carrahal.
H. J. Res. 48: Mr. McGovern.
H. Con. Res. 32: Mr. Burchett.
H. Res. 33: Mr. Peters, Mr. Cicilline, Mr. Kineinger, Mr. McNerney, Ms. Kuster of New Hampshire, Mr. Butterfield, Mr. Kennedy, Mr. Reschenthaler, and Mr. Garamendi.
H. Res. 60: Mr. McNerney and Mr. Garamendi.
H. Res. 107: Mr. Cook, Mr. Mitchell, Mr. Cline, Mr. Cole, Mr. Rush, and Mr. Young.
H. Res. 114: Mr. Pappas and Mr. Crow.
H. Res. 179: Mr. Loufren and Mr. Garcia of Illinois.
H. Res. 289: Ms. Lee of California, Ms. Norton, and Ms. Lofgren.
H. Res. 296: Mr. Sensenbrenner.
H. Res. 331: Mr. Cash and Mr. Cohen.
H. Res. 350: Mr. Walker, Mr. King of Iowa, and Mr. Smith of Nebraska.
The Senate met at 9:30 a.m. and was called to order by the Honorable Marsha Blackburn, a Senator from the State of Tennessee.

PRAYER
The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Almighty God, the giver of every good and perfect gift, make us instruments of Your love. Today, use our lawmakers as ambassadors of reconciliation. Direct them in their work as You surround them with Your gracious favor. Lord, let all their plans and purposes be guided by Your holy will. May their primary aim be to serve You and country with faithfulness as You enlighten them so they will find solutions to the problems that challenge our world. Make us all good stewards, striving to use our influence for Your glory.

We pray in Your gracious Name. Amen.

PLEDGE OF ALLEGIANCE
The Presiding Officer 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.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE
The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. Grassley).

The senior assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable Marsha Blackburn, a Senator from the State of Tennessee, to perform the duties of the Chair.

CHUCK GRASSLEY,
President pro tempore.

Mrs. Blackburn thereupon assumed the Chair as Acting President pro tempore.

RESERVATION OF LEADER TIME
The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS
The ACTING PRESIDENT pro tempore. Morning business is closed.

EXECUTIVE SESSION
The ACTING PRESIDENT pro tempore. The acting President pro tempore.

EXECUTIVE CALENDAR
The ACTING PRESIDENT pro tempore. 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 Joseph F. Bianco, of New York, to be United States Circuit Judge for the Second Circuit.

RECOGNITION OF THE MAJORITY LEADER
The ACTING PRESIDENT pro tempore. The majority leader is recognized.

STEM SCHOOL HIGHLANDS RANCH SHOOTING
Mr. MCCONNELL. Madam President, I am saddened to have to begin my remarks this morning by acknowledging yet another senseless act of school violence in America.

Less than a month after the 20th anniversary of the tragic shooting at Columbine High School, another Colorado community was shattered yesterday afternoon. Just miles away, at the STEM School Highlands Ranch, one student has been killed, eight others have been wounded, and many more young lives have been changed forever at the hands of two of their fellow students.

I know the entire Senate joins me in holding the victims of yesterday’s shooting, their families, and their entire community in our prayers today.

Our gratitude is with the first responders of Douglas County, whose swift action to engage the shooters saved untold lives.

NOMINATIONS
Madam President, on a completely different matter, as I have been discussing, the Senate is continuing to make better progress in its filling of vacancies in the executive branch and the Federal judiciary. After last month’s action to restore a more functional, straightforward system for considering lower level nominations, we have begun the process of clearing the executive calendar backlog that has been left by literally years of partisan obstruction.

This morning, we will vote to confirm three qualified individuals the President nominated for the Export-Import Bank: Kimberley Reed, of West Virginia, to serve as President and Spencer Bachus, of Alabama, and Judith Pryor, of Ohio, to serve on the Board of Directors. Combined, they have spent years waiting for confirmation. Now, thanks to last month’s action, we will consider them on the floor this week.

We will also vote to confirm Joseph Bianco, of New York, as U.S. circuit judge for the Second Circuit. Mr. Bianco is a graduate of Georgetown University and of Columbia University School of Law. He has contributed years of distinguished service as an assistant U.S. attorney and now as a U.S. district judge for the Southern District of New York. The Senate confirmed him to that last role by a voice vote back in 2005. So I hope we can muster...
another strong, bipartisan vote of confidence in this exceptionally well-qualified jurist.

Finally, the Senate will consider Janet Dhillon, of Pennsylvania, to serve on the Equal Employment Opportunity Commission, and it will consider Michael Park, of New York, to be a U.S. circuit judge for the Second Circuit. I am proud that even amid partisan distractions, this body will continue fulfilling one of its key constitutional responsibilities.

ECONOMIC GROWTH

Madam President, on one final matter, I talked about leaving the “outrage industrial complex” behind and returning focus to the issues that impact the everyday lives of the American people. That is what my Republican colleagues and I have been focused on all along, and we are continuing to see that focus pay off.

For the better part of the last 2 years, the Labor Department’s monthly jobs report regularly portrays the worst unemployment rate has reached its lowest level on record. Communities across the country are tapping into new opportunities for growth, and families are doing so at the very moment of prosperity and economic opportunity short-lived.

Yet there appears to be plenty of disbelief among Washington Democrats that things like rising wages, consumer confidence, and fierce competition for skilled American workers are causes for celebration. At least, that is what their recent policy proposals have left us to assume.

From a massive Federal experiment in one-size-fits-all health insurance to a Washington-dictated “green” overhaul of American homes, cars, and jobs, the Democrats seem determined to make the current wave of prosperity and economic opportunity short-lived. They are peddling a wholesale shift away from the free enterprise tradition that has unleashed prosperity and opportunity throughout American history, doing so at the very time that daily headlines confirm those principles are still working to literally lift up American families.

In my home State of Kentucky, the unemployment rate has reached its lowest level on record. Communities across the country are tapping into new opportunities for growth, and families and job creators nationwide are benefiting.

So Republicans will continue working hard, laying the groundwork for American free enterprise to seize on this truly extraordinary moment. I suggest the absence of a quorum.

The Acting President pro tempore, the clerk will call the roll.

Mr. SCHUMER. Madam President, I ask unanimous consent that the order for the absence of a quorum be suspended. The Acting President pro tempore. Without objection, it is so ordered.

RECOGNITION OF THE MINORITY LEADER

The Acting President pro tempore, the Democratic leader is recognized.

Mr. SCHUMER. Madam President, I ask unanimous consent that I give my remarks under leader time and that the vote occurs immediately after.

The Acting President pro tempore. Without objection, it is so ordered.

REMEMBERING ROBERT PEAR

Mr. SCHUMER. Madam President, I begin this morning with a heavy heart, having heard of the abrupt passing of New York Times journalist Robert Pear.

It just so happens that Robert lived on my floor in college during freshman year. While everyone else in those days had long hair and wore bell-bottoms, Robert had a flattop, was always studious, inquisitive, polite, and very decent, earning him the nickname “The Deacon.” He was the first to go into the library and the last to come out late at night. The Deacon was different from most of us but earned all of our respect.

Robert maintained the qualities of studiousness and inquisitiveness, politeness and decency throughout his personal and professional life. In my view, he represented the very best of America.

When Robert’s byline appeared on a story—and so often, his stories were on the front page, above the fold of the New York Times—the reader knew the reporting would be both important and authoritative.

His death is a loss for journalism itself. I send my condolences to his family in this moment of profound grief.

MUELLER REPORT

We all know that Leader MCCONNELL would like to move on from the Mueller report. We know that he and many Senate Republicans are ready to say “case closed.” We all know that there is a lot of speculation about whether he has been bamboozled by, afraid of, worried about, or simply enamored with President Trump, Leader McConnell would prefer to sweep the entire report under the rug. So, yesterday, Leader McConnell’s speech here on the Senate floor struck me as an impassioned bit of wishful thinking that I believe the leader will regret in later days that he gave.

I am sure President Nixon wished that the investigations into Watergate would simply go away, just as I am sure President Trump wants Mueller’s investigations to fade into the background, but in the first case—President Nixon—we had courageous Republicans who put the rule of law above simple fealty to a President, and they resisted. Unfortunately, thus far, Leader McConnell has shown none of that nobility and strength. He is simply going along with President Trump.

Just for a moment, though, let us set aside the discussion about the President’s repeated attempts to obstruct the Federal investigation. Let’s just talk about the conclusions Mueller came to about election interference in 2016, separate from his views of the investigation of Trump.

Does Leader McConnell agree that election security is a serious and ongoing challenge? Does Leader McConnell agree with FBI Director Wray that “2018 was a dress rehearsal” for foreign influence campaigns against the United States? Does the leader agree with our intelligence and law enforcement officials who are warning us right now that foreign capitals—Russia being but perhaps China and Turkey—are gearing up to try to interfere with our elections in 2020?

This is the wellspring of our democracy. Russia may temporarily want to choose one candidate over another—as they did in 2016. But well again—but their ultimate goal is to sow such dissenion, worry, and lack of faith in our democracy that it could crumble. If everyone believes that foreigners are influencing our elections and that the outcome is unjust, this is a terrible—terrible—step downward for America that none of us wants to take.

Then why doesn’t Leader McConnell at least do something about election security, independent of President Trump—although, those investigations and hearings should go on and will. If so, if Leader McConnell believes this foreign interference in our elections is a serious problem, then he has an obligation to separate himself from his desire to shield the President from accountability and to act on this national imperative to defend our democracy from insidious and foreign attack.

Whatever Leader McConnell believes about the President’s behavior and for whatever reason, there is no reason for Leader McConnell to resist bipartisan bills like the Secure Elections Act that would harden election infrastructure. There is no reason for Leader McConnell to oppose adding conditions to our election infrastructure to ensure that we can defend our elections from insidious and foreign attack. If God’s sake, there is no good reason for Leader McConnell to resist or delay scheduling an all-Senators briefing on election threats in 2020. The only reason to do that would be false.

I hope the reason Leader McConnell is resisting strengthening and securing our elections is not because he believes Russia will help President Trump and that he is willing to lose that for favor. I hope that is not true. There is no good reason on God’s green Earth why we shouldn’t be making our elections more secure, even though we may...
have different views about the Mueller report.

I urge my friend the Republican leader: Disentangle yourself from the self-serving desire to sweep the Mueller report and all of its findings under the rug. It is indisputable that Russian interference is a great threat to our elections, that the Mueller report helped corroborate and document that, and work with us. For the sake of America, Leader McConnell, to prevent our country from foreign interference in our elections in the future. Do not—you cannot; you must not—sit on the sidelines.

DISASTER RELIEF

Madam President, on another issue, yesterday we heard Leader McConnell say he would like to get a disaster relief package done by Memorial Day. Democrats in this Chamber are going to hold him to that standard, and we will make sure the package provided will have support for all affected communities, from Hawaii all the way to Puerto Rico.

My colleagues from the Midwest and South are starting to feel the heat. According to press reports, they are going to Legislature, and saying, "We have to get something done," because they realize, justifiably, that with each passing week, the cost of inaction grows. Cities in Iowa have endured another round of flooding. In the South, the hurricane season is around the corner. We need to get disaster aid out the door.

When you want to know why it hasn’t happened, first and foremost, it is because President Trump disrupted a presidential campaign by announcing that he would move to restore a querelle by confirming a Republican nominee, while refusing to consider Democratic nominees—which had been the Senate’s tradition to always do these nominees in a bipartisan way, one Democrat and one Republican together—is going to imperil equal pay rules and protections for LGBTQ workers.

This afternoon, the Senate will vote to end debate on the nomination of Michael Park to the Second Circuit. A quick overview of Mr. Park’s experience reveals some pretty outlandish views.

In private practice, he advanced arguments that would limit the civil rights of millions of Americans on matters pertaining to the census and educational opportunity. He represented groups in an amicus brief against the constitutionality of Medicaid expansion and worked to defend the Kansas effort to defund Planned Parenthood.

Since the Second Circuit covers my home State of New York, I met with Mr. Park to try to understand why he was being nominated for a lifetime position as a circuit court judge. Frankly, his principal qualifications seemed to be that he is a card-carrying member of the Federalist Society.

Mr. Park has little experience and little judicial history. He is an ideologue. He doesn’t have the kind of balance and integrity and compassion and understanding of both sides that any judge needs. It will be obvious to anyone who reviews his record that he lacks the breadth and objectivity that anyone who reviews his record that he lacks, or that anyone who reviews his record that he lacks the breadth and objectivity that any judge needs. It will be obvious to anyone who reviews his record that he lacks the breadth and objectivity that anyone who reviews his record that he lacks.

Well, now you have learned that it is not happening. So work with us on a bipartisan package. We want to get it done. We want to see aid go to every part of the country, including the Midwest, including the South, including Florida, and including Texas, but Puerto Rico must be treated similarly and fairly.

I promise that we could solve this impasse in a moment. If Republicans in the Senate agree to treat Puerto Rico fairly, a disaster package will pass this Chamber like a hot knife through butter.

Our position is very simple: Democrats support a package for disaster relief that provides support for all affected Americans: Hawaii, California, Iowa, the South, the Atlantic coast, the Pacific islands, and the island of Puerto Rico, and we are not going to move forward if everyone is included and everyone is treated fairly.

NOMINATIONS

Madam President, on nominations, today is a great example of how Leader McConnell and the Senate, in place of real legislative progress and in place of helping the middle class in this turbulent world in which we live, simply used floor time as a legislative graveyard to only rubberstamp extreme and unequalitarian nominees with no legitimacy. We instead become a legislating graveyard under Leader McConnell’s leadership, and the middle class and people trying to get there suffer.

This afternoon, Senate Republicans are going to confirm Janet Dhillon to the EEOC. They move to restore a querelle by confirming an unqualified nominee, while refusing to consider Democratic nominees—which had been the Senate’s tradition to always do these nominees in a bipartisan way, one Democrat and one Republican together—is going to imperil equal pay rules and protections for LGBTQ workers.

The Senate is finally holding long overdue vote on nominees to the Export-Import Bank. It is finally holding long overdue vote on nominees to the Export-Import Bank of the United States. To me, this is about American workers; this is about American workers; this is about the dignity of work. All three of these nominees are qualified.

For nearly 4 years, the Export-Import Bank has been forced to stop most women’s reproductive freedoms. They believe they know better, and they impose their views on American women. That is just wrong. I yield the floor.

WOMEN’S HEALTHCARE

Madam President, finally, on women’s healthcare, later today, a group of Democratic Senators will come to the floor to highlight what has been a campaign—a campaign—by Republicans to strip women of the right to make their own healthcare decisions.

At the Federal level, the latest salvo in their offensive is the title X gag rule, which would hurt low-income individuals’ access to reproductive health care. In my view, this is a disgusting attempt to restrict women’s freedom. The effects of the policy are real and threaten the lives of women across America.

Take Natarsha, one of my constituents in New York. She was 33 years old when she found two lumps in her left breast. She went to see the gynecologist at Planned Parenthood. Natarsha was diagnosed with breast cancer and underwent treatment. Now, praise God, more than 5 years later, she is in recovery. If not for the exams and other prevention offered by Planned Parenthood clinics across the country, Natarsha and other women like her might never have received lifesaving diagnoses, but Republicans’ push again, are pushed to defund Planned Parenthood and threaten access to the essential care it provides.

Republican-led State legislatures across the country, embodied by President Trump, have continued their attack on the reproductive rights of women. Just last month, both South Carolina and Ohio passed bills banning abortion after only 6 weeks of pregnancy, when many women may not even know they are pregnant. Just yesterday, Georgia’s Governor signed his State’s version of that bill into law.

Since taking office, President Trump and his Republican colleagues have prioritized—prioritized—restricting individuals’ access to reproductive care. They believe they know better, and they impose their views on American women. That is just wrong. I yield the floor.

The PRESIDING OFFICER (Mr. CRAMER). The Senator from Ohio.

Mr. BROWN. Mr. President, I ask unanimous consent for 3 minutes to address the Senate.

Without objection, it is so ordered.

EXPORT-IMPORT BANK NOMINATIONS

Mr. BROWN. Mr. President, the Senate is finally holding long overdue votes on nominees to the Export-Import Bank of the United States. To me, this is about Ohio businesses: this is about American workers; this is about the dignity of work. All three of these nominees are qualified.
this body and because of the President and the Vice President of the United States. The Bank is technically open but can’t approve any transaction greater than $10 million.

The Senate’s inaction, the President’s inaction, and the Vice President’s inaction have hurt Ohio manufacturers. In the past, Ohio companies exported more than $400 million a year in products using Export-Import Bank credit assistance. That amount has been cut nearly in half. That means jobs. It means good-paying industrial jobs. If the President and Republicans in Congress were serious about helping American manufacturers after years and years of obstruction, which they have done, they would approve these nominees and work with us to authorize the Bank this summer.

My colleagues have a choice: Do they care about these businesses; do they care about manufacturing; do they care about workers; do they care about the dignity of workers; or do they care more about their extreme special interest politics? I stand with our workers. I will vote to reopen the Export-Import Bank. Thank you.

VOTE ON BIANCO NOMINATION

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the Bianco nomination? Mr. ROUNDS, 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. THUNE. The following Senator is necessarily absent: the Senator from Alaska (Ms. MURKOWSKI). Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOGER), the Senator from Minnesota (Ms. KLOBUCHAR), and the Senator from Arizona (Ms. SINEMA) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 54, nays 42, as follows:

[Rollcall Vote No. 99 Ex.]

YEAS—54

Alexander   Feinstein   Moran
Bender  Merkley  Schatz
Blumenthal  Nelsen  Warner
Brown  Reed  Whitehouse
Carter  Rosen  Wyden
Casey  Schumacher  Young
Coons  Schuster  Zeldin
Cortez Masto  Shulkin  Zeldin
Duckworth  Smith  Zeldin
Durbin  Smith  Zeldin
Fischetti  Smith  Zeldin
Gillibrand  Smith  Zeldin
Harris  Smith  Zeldin
Hassan  Smith  Zeldin
Heinrich  Smith  Zeldin
Hirono  Smith  Zeldin

NAYS—42

Baldwin  Smith  Zeldin
Bennet  Smith  Zeldin

The nomination was confirmed. The PRESIDING OFFICER. The Senator from Texas. Mr. CORNYN. Mr. President, I ask unanimous consent that the remaining votes in the series be 10 minutes in length.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

VOTE ON THE REED NOMINATION

The clerk will report the nomination. The senior assistant bill clerk read the nomination of Kimberly A. Reed, of the State of Virginia, to be President of the Export-Import Bank of the United States for a term expiring January 20, 2023.

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the Reed nomination? Mr. BARRASSO. Mr. President, 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 bill clerk called the roll. Mr. THUNE. The following Senator is necessarily absent: the Senator from Alaska (Ms. MURKOWSKI). Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOGER), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Vermont (Mr. SANDERS), the Senator from Arizona (Ms. SINEMA), and the Senator from Rhode Island (Mr. WHITEHOUSE) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote? The result was announced—yeas 79, nays 17, as follows:

[Rollcall Vote No. 100 Ex.]

YEAS—79

Alexander  Ernst  Moran
Baldwin  Feinstei  Murray
Bennet  Fischer  Murray
Blumenthal  Gardner  Pali
Burr  Hill  Perdue
Brown  Graham  Peters
Carter  Goldman  Portman
Coons  Graham  Reed
Collins  Golden  Schatz
Collins  Jones  Schiavoni
Cortez Masto  Koch  Schmer
down  Creek  Menendez
Durbin  McConnell  Menichini
Enzi  Merkley  Tillis
Evans  Mnookin  Tillis

NAYS—17

Barrasso  Hawley  Sanders
Blackburn  Inhofe  Sasse
Braun  Kennedy  Shelby
Cruz  Lankford  Smith
Daines  Lee  Toomey
Grassley  Rubio
Hyde

The nomination was confirmed. VOTE ON BACHUS NOMINATION

The PRESIDING OFFICER. The clerk will report the Bachus nomination.

The legislative clerk read the nomination of Spencer Bachus III, of Alabama, to be a Member of the Board of Directors of the Export-Import Bank of the United States for a term expiring January 20, 2023.

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the Bachus nomination? Mr. SCOTT of South Carolina. Mr. President. 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 legislative clerk called the roll. Mr. THUNE. The following Senator is necessarily absent: the Senator from Alaska (Ms. MURKOWSKI). Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOGER), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Vermont (Mr. SANDERS), the Senator from Arizona (Ms. SINEMA), and the Senator from Rhode Island (Mr. WHITEHOUSE) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote? The result was announced—yeas 72, nays 22, as follows:

[Rollcall Vote No. 101 Ex.]

YEAS—72

Alexander  Ernst  Peters
Baldwin  Feinstei  Portman
Benet  Fischer  Roed
Blumenthal  Gardner  Risch
Burr  Hill  Roberts
Brown  Graham  Romney
Carter  Goldman  Roen
Coons  Graham  Romney
Collins  Golden  Schmer
Coons  Jones  Schiavoni
Cortez Masto  Koch  Schmer
down  Creek  Menendez
Durbin  McConnell  Menichini
Enzi  Merkley  Tillis
Evans  Mnookin  Tillis

NAYS—22

Barrasso  Hawley  Sanders
Blackburn  Inhofe  Sasse
Braun  Kennedy  Shelby
Cruz  Lankford  Smith
Daines  Lee  Toomey
Grassley  Rubio
The nomination was confirmed.

VOTE ON PRYOR NOMINATION

The PRESIDING OFFICER. The clerk will report the Pryor nomination. The bill clerk read the nomination of Judith DelZoppo Pryor, of Ohio, to be a Member of the Board of Directors of the Export-Import Bank of the United States for a term expiring January 20, 2021.

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the Pryor nomination? Mr. CARDIN. Mr. President, 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 bill clerk called the roll.

Mr. THUNE. The following Senator is necessarily absent: the Senator from Alaska (Ms. MURKOWSKI).

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOKER), the Senator from Minnesota (Ms. KLOUCHAR), and the Senator from Arizona (Ms. SINEMA) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 77, nays 19, as follows:

[Rollcall Vote No. 102 Ex.]

YEAS—77

Alexander
Fischer
Peters
Baldwin
Gardner
Portman
Bennet
Gillibrand
Reed
Blumenthal
Graham
Risch
Blunt
Harris
Roberts
Boozman
Hassan
Romney
Brown
Heitkamp
Rosen
Burr
Hirono
Rounds
Capito
Hyde-Smith
Schumer
Cardin
Isakson
Scott (FL)
Casper
Johnson
Scott (SC)
Casey
Jones
Shabazz
Cassidy
Kaine
Smith
Collins
Kirk

doctors

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. THUNE. The following Senator is necessarily absent: the Senator from Alaska (Ms. MURKOWSKI).

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOKER), the Senator from Minnesota (Ms. KLOUCHAR), and the Senator from Arizona (Ms. SINEMA) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 52, the nays are 44.

The motion is agreed to.

The majority whip.

NOMINATIONS

Mr. THUNE. Mr. President, we reached a milestone last week with the confirmation of President Trump’s 100th Federal judge, and, frankly, it is a milestone that should have come earlier. Had this been another President, it almost undoubtedly would have come earlier. But, unfortunately, the response to this President has been characterized by what the leader aptly referred to yesterday as “unhinged partisanship.”

Now, 2½ years on from President Trump’s election, Democrats still can’t get over the fact that they lost. Somehow, my colleagues missed the section in government class where you learn that is what happens sometimes in democracies. Sometimes you win. Sometimes—and I hate to break it to my colleagues—sometimes you lose. It is not fun. No one likes having their candidate lose, but that is what happens sometimes when you have free elections.

No one expects Democrats to just sign on to everything President Trump says or does. No one expects them to sign on to reject everything Trump says or does. I certainly understand that they have philosophical disagreements with many of his policies. I have been in their position. During my time in public office, there have certainly been Presidents with whom I disagreed a substantial part of the time. I like to think that I didn’t reflexively oppose everything they said or did simply because they weren’t my preferred candidate for the office. I am fairly certain President Trump couldn’t eat a cheese sandwich without some Democrat crying treason.

Well, let’s step back a minute. Maybe it is not that my Democratic colleagues are reflexively opposing everything this President does. Maybe it is not unhinged partisanship. Maybe it is just that they disagree with every single word he says, every single thing he does, and every single individual he nominatesexcept in the case of nominees, at least, we know that isn’t true.

Let’s go back to those judicial nominations. Democrats have engaged in a
truly unprecedented amount of obstruction on President Trump’s judicial nominees. As of May 2, Democrats have forced cloture votes on almost 65 percent of President Trump’s judicial nominees—65 percent. At the same point during Obama’s first year, Republicans had required cloture votes on just 2½ percent of his judicial nominees—65 percent to 2½ percent. But, again, maybe that is because Democrats have serious philosophical objections to President Trump’s judicial nominees, except they don’t, because again and again, Democrats have turned around and voted for the Trump judicial nominees they obstructed.

One egregious example occurred in January of 2018 when Democrats forced the Senate to spend more than a week considering four district court judges even though not one single Democrat voted against their confirmation. That is right: Democratic senators voted for the same nominees they later wanted to block. The narrative doesn’t always get that right, but the fact is, Democrats have the fully functioning government they deserve.

Mr. DURBIN. Mr. President, I ask unanimous consent that the order for business be now put off. I suggest the absence of a quorum.

Mr. DURBIN. Mr. President, the Equal Employment Opportunity Commission is charged with protecting workers and job applicants against discrimination based on race, color, religion, sex, national origin, age, disability, or genetic information. Janet Dhillon, the latest nominee to be a member of the board, has spent her career, unfortunately, doing the opposite. She has spent years advocating for corporations over workers and has a track record that puts her in direct opposition to the mission of the Equal Employment Opportunity Commission.

OPTIONS FOR JANET DHILLON

NOMINATION OF JANET DHILLON

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OPTIONS FOR JANET DHILLON

NOMINATION OF JANET DHILLON
year-old child. She told me of taking 4 weeks—1 month—to escape Honduras and to cross Mexico to escape the narco gangsters in her country. Another young Honduran woman, pregnant and obviously close to delivering, stood patiently in line. The young woman held two disposable diapers. The previous night, they had come to our border looking for protection. I asked them why, in her condition, she would make such a journey. She told me she was threatened with not only the death of her infant if her husband refused to work with the drug gangs in Honduras. As a result, she told me her family sold absolutely everything they had to pay for the transporters—also known as smugglers or coyotes—to transport them across Mexico to our border.

Included in the omnibus appropriations bill that we wrote this year was more than $400 million for humanitarian assistance for the border. We could have done more even at the midst of our political debate—so much more to treat these desperate people in a humane way.

I am sorry to report that I do not believe the detention facilities that we have for detained migrants could possibly pass any inspection by the International Red Cross. We are America. We are better than this.

It is clear the Trump administration’s immorality and security policies have failed. They have destabilized the region, encouraged more migration, and are driving more families into the arms of human traffickers. The Trump administration has shut down legal avenues for vulnerable families and children fleeing persecution. There was a program called the Central American Minors Program under President Obama. It was straightforward. Children and certain relatives seeking protection who lived in a country where they could present themselves in-country at the consulate, fill out the forms, and determine whether they were eligible for refugee status or humanitarian parole. These children and family members didn’t have to make a dangerous journey, liquidate everything they owned on Earth, and risk their lives. President Trump closed down that program.

Why? Wouldn’t you want them to learn their status, if they could, in their country of origin?

Migrants fleeing persecution are also being blocked from using legal ports of entry. They have been forced to use human traffickers to cross the border illegally. They may have gone through ports of entry and presented themselves, but when we started queuing them up and limiting the number each day, some of them, in desperation, went to present themselves at the border between ports of entry. Make no mistake. This is not an invasion, as the President and others have been trying to make this up. This is actually a person making his or her way across that desert land and presenting themselves voluntarily to the first person in an American uniform.

The President terminated temporary protected status for El Salvador and Honduras, which could force a quarter of a million people back to these countries exactly the opposite of what we should be doing at this moment.

The President has also proposed slashing the humanitarian and security assistance to the Northern Triangle. That is illogical. The notion that we would cut off funds to these desperate people in countries that lack civil government and that are controlled by drug gangs will make the situation worse. It will make these people more desperate.

The President is doing and saying exactly the opposite of what he should be saying. I understand his emotion. We see it regularly. I understand his anger, but someone should sit down with him and explain to him that he is making the matter worse. Each of these policy mistakes could be reversed by the President immediately. Let’s not forget that just a few short months ago, the President shut down the Federal Government in his desperate pursuit of taxpayer-funded border walls so he could fulfill a campaign promise. We are told that 1 million Mexicans were supposed to pay for this wall. That has been forgotten by most, but not by those of us who have a memory of the last campaign.

Did you realize that while the government was shut down, the President shut down the immigration courts? In not paying or not allowing them to meet the immigration court backlog, it started growing, making the situation even worse. Every time the President’s emotion takes over on immigration, his instincts are 180 degrees off course. When the President blocks all assistance to the Northern Triangle countries—Guatemala, Honduras, and El Salvador—and shuts down avenues to legal immigration, that is what more refugees will flee to our border. When he talks about “dumping” these migrants into sanctuary cities, he shows contempt for these human beings and their plight. When he uses words like “murderers,” “rapists,” and “invasion,” he appeals to base emotions of fear and hate. At every turn, the President has responded to this heartbreaking humanitarian challenge at the border with threats and meanness that only makes the matter worse.

When Attorney General Barr is not busy trying to make the Justice Department the President’s personal law firm, he is enthusiastically carrying out Attorney General Sessions’ and Secretary Nielsen’s legacy of failed immigration policies.

One year ago, on May 7, 2018, then-Attorney General Sessions made an announcement. He announced that the Department of Homeland Security was referring 100 percent of the border cases to the Justice Department to be prosecuted under criminal statutes, under what they characterized as the “zero-tolerance” policy. The targets of those prosecutions included mothers seeking safety from gang violence and domestic violence.

We know the result. I remember that last August I went to an immigration court in Chicago. I was there. It was in the Loop, downtown, in an office building, and one whole floor was dedicated to a U.S. immigration court. This was after the announcement of the zero-tolerance policy. I happily got out of the car. The hallways were packed for the hearings that were scheduled. It was a long, long docket.

I went into the courtroom before it started and sat down with the immigration court judge who had been on the job for almost two decades. I believe she is a caring person who really wanted to follow the law and do it in a thoughtful, humane way. She asked me if I wanted to stay for the first docket of the day. I said I would.

So I watched as she asked everyone in the courtroom to take their seats before the two clients who would be called first. One of these clients had difficulty getting in the chair. Maria was 2 years old. She wasn’t old enough to climb in the chair by herself. She had been separated from her parent under this policy announced by Attorney General Sessions. So they lifted her up and put her in the chair and handed her a stuffed animal that she clung to. She obviously didn’t understand a thing about what was happening in that room—2 years old and in an immigration court of the United States.

The other client was much more agile. He was able to get into the chair. His name was Hamilton, and he was 4 years old. The reason he scrambled into the chair is that he saw a Matchbox car on top of the table.

Those were, I believe, the first two clients under the zero-tolerance policy in a Chicago courtroom. Can we possibly be proud of that? Were those children separated from their mothers and fathers in an effort to deter others from coming to the United States? Is that what this was all about?

It didn’t take long for President Trump to abandon the zero-tolerance policy. Thankfully, after a few months, a Federal judge in San Diego, CA, said: That is it. Reunite those kids with their parents.

It turned out that there were more than 2,000 of these children who had been separated from their parents. Some of them are still in the system. Even after several months the government was unable to locate their families so the children could be reunited. There were more than 2,000 kids who were separated by the President that he is going to return to that policy. Really? Really? Is that what America is all about—snatching children away from their parents?

This group are experts in the area, psychologists and doctors, tell us that this could have a long-term dramatic negative impact on a baby. It is understandable. I have seen cases and met
the mothers, when, finally, after months they were reunited and the child wanted nothing to do with them, feeling that they had been abandoned by their parents. America is better than that.

In an investigation by the inspector general of Health and Human Services that I requested with Senator PATTY MURRAY, it now turns out that 1 year ago, even before the announcement of zero tolerance, thousands of kids may have been created by this xenophobic administration, and we still don’t know their plight. The Federal judge in San Diego has once again asked for a human accounting of what happened to those kids.

I stand ready to work with my Republican friends on smart, effective, and humane border security, but we need the Trump administration to drop the cruel campaign of targeting families and children and focus on the real threats to America—the lethal narcotics that our communities purchase from 80 to 90 percent which come through ports of entry that we were discussing today.

In the last Congress, Democrats introduced the Central America Reform and Modernization Act as a constructive response to the problem. The bill addresses measures like the root causes of migration from the Northern Triangle countries. If our laws are so bad and so welcoming to people who shouldn’t be here, why is it that overwhelmingly these people are coming from three countries? They are not coming from Mexico or other Central American countries. There is something going on in these three countries—Honduras, Guatemala, and El Salvador—that needs to be addressed.

We need to crack down on the cartels and the traffickers.

Make no mistake. Our thirst and appetite for narcotics coming into this country has created a cycle of violence and death. As we purchase the narcotics and send drug money back to the cartels in Central America and Mexico, that money fuels their further efforts to export narcotics to the United States, as well the export of firearms. The GAO found that seventy percent of the guns confiscated and traced in Mexico came from the United States, most purchased legally in gun shops and at gun shows. In the name of the Second Amendment and not doing a background check, we are literally arming the drug cartels that are terrorizing people in Central America.

We have to put two and two together. We have to expand third-country resettlement in Mexico and other Central American countries. We have to have in-country processing of refugees, as I mentioned earlier, and we have to eliminate the immigration court backlog.

I will be introducing legislation soon to achieve these goals. I am willing to work with colleagues on both sides of the aisle to address this crisis on our border.

Mr. President, there is no one else on the floor to speak. I ask unanimous consent to address another subject for the record.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DURBIN. Mr. President, everyone knows that this Sunday is Mother’s Day, a day when we honor our moms, step moms, our mothers-in-law, our grandparents, our wives and all the women who would sacrifice, serve, and care for a child. It is also a day to celebrate when we celebrate new moms-to-be. I am happy to report to you that I am just a few days away from having a new granddaughter, which I am really excited about. There is a lot of excitement and happiness in our family, and it will be intensified coming this Sunday on Mother’s Day.

My wife and I have three beautiful kids, and we have now five wonderful grandchildren, with a sixth one on the way. There is nothing more exciting than learning of a new addition to your family, and there is nothing more sobering than the state of maternal and infant healthcare in this great Nation.

I can think of no better way to celebrate than to immediately commit on a bipartisan basis to enact change that will improve the health outcomes for new moms and babies nationwide. Too often in our country, new moms and infants, especially newborns, are dying from completely preventable health complications.

Listen to this. The United States is 1 of only 13 countries in the world where the maternal mortality rate is worse today than it was 25 years ago. Over the past 30 years, our maternal mortality rate has more than doubled. In the United States of America, with all of our hospitals and doctors and medical knowledge, nationwide more than 700 women die every year as a result of pregnancy. More than 70,000 experience severe, near-fatal complications. In my home State of Illinois, 73 women die every year due to pregnancy-related complications, and 70 percent of these deaths are preventable.

These deaths impact women of color at significantly higher rates. Black women in the United States are three to four times more likely than White women to die as a result of pregnancy. And, African-American women are six times more likely than White women to die of pregnancy-related complications.

I had a press conference at a University of Chicago hospital on this subject. One of the presenters had done even deeper research than what we had in preparation, and she reported to me something that really opened my eyes. This racial distinction bears no relation to poverty or education. An African-American woman who is well educated, from a family with resources, is still just as vulnerable as those in a lesser position economically when it comes to this racial disparity. Not only are we losing moms, we are losing babies. This is incredible.

Currently the United States ranks 32 out of 35 of the wealthiest nations when it comes to infant mortality. Every year more than 23,000 infants die in this country, largely due to factors that, in many cases, can be prevented—birth defects, low birth weight, and maternal complications. Again, the African-American community is impacted more severely. In the United States, babies of color are twice as likely to die as White babies. The racial disparity is greater than it was in the year 1850 in the United States. Something has to be done.

I joined with Congresswoman ROBIN KELLY of Illinois and my colleague Senator TAMMY DUCKWORTH, and we introduced the appropriately named MOMMA Act.

First and foremost, our bill would expand the length of time that a new mom can keep her Medicaid health coverage.

Currently, Medicaid has to cover women for only 2 months postpartum. Our bill expands it to a year. Given that 60 percent of maternal deaths occur in the weeks and months after delivery, it is imperative that new mothers be able to keep their health coverage longer.

Next, the MOMMA’s Act would improve access to doulas. Too often, disparities in maternal and infant mortality are rooted in structural racism in healthcare, meaning African-American women often receive poorer quality care than White women simply because of the color of their skin. Black women are not often listened to or taken seriously by healthcare providers. Doulas can help provide education, advocacy, and support for women whose voices are being ignored.

To this point, our bill would also improve implicit bias and cultural competency training among healthcare providers.

Lastly, our bill would provide improved hospital coordination reporting on maternal health outcomes and ensure implementation of services to improve care.

My bill is not the only one on this subject. Senator KAMALA HARRIS has introduced a bill to help train medical providers to avoid racial bias. Senator ELIZABETH WARREN suggests giving hospitals a financial incentive for successful health outcome improvements. Senator CORY has a bill to improve access to primary care providers and doula.

Senator KIRSTEN GILLIBRAND has a bill to provide States and hospitals with needed funding to develop and implement maternal safe structural practices. There is no shortage of legislative ideas that would help improve maternal and infant health outcomes. Yet, unfortunately, we are not considering these bills.

We even changed the rules in the Senate a few weeks ago, and the Republican leader came to the floor and said we need more time for legislation.
There has not been much legislation going on in this Senate in the last few weeks.

Would it not be nice if we had a good, bipartisan bill that addressed this issue of maternal and infant mortality in time for Mother’s Day? There is still time tomorrow for the leader, Senator McConnell, to call this measure to the floor, and I hope he will.

We have to make sure as well—and I will close by saying this—that the Affordable Care Act continues to be a strong opportunity for people to have access to affordable, quality healthcare and to make certain that the lawsuit that emanated from the State of Texas and is now working its way through the Federal courts does not take protection away from Americans with pre-existing conditions. That continues to be a threat we have to take seriously.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wyoming.

HEALTHCARE

Mr. BARRASSO. Mr. President, it is rare to find Washington Post, Wall Street Journal, and USA TODAY editors all in agreement, but they are all on the same page when it comes to Senator Sanders’ medical scheme for a complete takeover of healthcare in America. All three papers say that the Democrats’ single-payer plan—a one-size-fits-all plan for America—is a bad idea. Remember, it is not just Senator Sanders who is running for President; it is nearly every Senate Democrat who is running for President who has supported this extreme proposal, as have 180 Members of the House of Representatives.

Post, Journal, and USA TODAY editors are citing last week’s report by the Congressional Budget Office as raising a number of alarm bells. USA TODAY calls it a pipe dream. The Post charges Senator Sanders with deeply misrepresenting how difficult it would be to create a single-payer healthcare system for America. They called it costly. They called it complicated and expensive. The CBO projects in its report on a single-payer plan that government spending on healthcare would increase substantially. They go on to say that to cover the massive cost of government-run care—the Journal says that income taxes of American families would have to at least double.

Added to the expense is the shock of banning virtually all private insurance in this country. There are 180 million working Americans who receive their health insurance through work. outlawing private health plans would cause a serious disruption, forcing 180 million Americans—working families—from the one-size-fits-all program called Medicare Advantage—a system that lowers the quality of care for them and makes it harder to get the care they need.

These older Americans worked hard their entire lives for the benefit they have paid into. Each month or each week had money deducted from their paychecks that went into paying for Medicare. Nobody has to sign up; they choose it simply because, as the name implies, it is a program that is right for me. It provides value in terms of preventive care and in terms of coordinating care. Our seniors find Medicare replaced by a massive, government-run, one-size-fits-all plan—a one-size-fits-all healthcare plan—a one-size-fits-all healthcare plan for all would soon become Medicare for none. Democrats’ one-size-fits-all healthcare plan—a one-size-fits-all healthcare plan would mean that you would pay more to wait longer for worse care. You would pay more to wait longer for worse care. That is what one-size-fits-all healthcare looks like for Americans, for people all across the country.

This single-payer plan means major tax hikes to cover massive costs. It means more to wait longer for lower-quality care. It means the elimination of private health insurance for Americans. It also means the end of the Medicare Program that seniors rely upon and so many depend on, on a daily basis. That is where I want to focus some of my remarks today—our seniors’ healthcare needs and why it is so important to protect their Medicare benefits that they have paid into over their entire working lives. Sanders’ plan proposes that there are 60 million of them who rely on the Medicare Program. Medicare is nothing less than a medical lifeline. Yet, if the Democrats impose socialized medicine on the entire country, seniors will quickly find Medicare replaced by a massive, new, government-run, one-size-fits-all program—a system that lowers the quality of care for them and makes it harder to get the care they need.

These older Americans worked hard their entire lives for the benefit they have paid into. Each month or each week had money deducted from their paychecks that went into paying for Medicare. They have paid into this Medicare system for decades. The average for a couple in America—they have paid in about $160,000 in terms of withdrawals from their paychecks over the course of their working lives. They deserve nothing less than what they paid for, that they paid into.

For more than 50 years, Medicare has helped countless seniors live healthier, more productive lives. Does Medicare face challenges? Absolutely. There is no question about that. But ending Medicare as we know it would not solve our healthcare problems; it would simply make them much worse—certainly for the 60 million Americans currently on Medicare.

I have seen Medicare’s value as a doctor. While practicing medicine in Wyoming for decades, I saw firsthand how effective Medicare is in helping patients receive the care they need.

Now, as a Senator, I talk to seniors at the Rawlins health fair—two different health fairs in Wyoming, where people can go for low-cost blood screenings and learn more about diabetes, stroke, heart disease, and proper diet. As one resident with Diabetes, 33, said, “I know I am not alone. There are nearly 90 percent approval. Members of the Senate would be astonished and happy with these sorts of approval numbers for themselves. It is a program that is right for me. It provides value for my money. I enjoy what I get. It is a program called Medicare Advantage. There are 22 million American seniors who are on this Medicare Advantage Program. Nobody has to sign up; they choose it simply because, as the name implies, it is a program that is right for me. It provides value for my money. I enjoy what I get. It is a program called Medicare Advantage. There are 22 million American seniors who are on this Medicare Advantage Program. Nobody has to sign up; they choose it simply because, as the name implies, it is a program that is right for me. It provides value for my money. I enjoy what I get. It is a program called Medicare Advantage. There are 22 million American seniors who are on this Medicare Advantage Program. Nobody has to sign up; they choose it simply because, as the name implies, it is a program that is right for me. It provides value for my money. I enjoy what I get. It is a program called Medicare Advantage. There are 22 million American seniors who are on this Medicare Advantage Program. Nobody has to sign up; they choose it simply because, as the name implies, it is a program that is right for me. It provides value for my money. I enjoy what I get.
the Centers for Medicare & Medicaid Services urging support for Medicare Advantage. Ironically, 6 of the 22 Democrats who signed this letter have now flip-flopped back to this far-extreme-left proposal to outlaw private health insurance in America. That is what we are working right now to lower prescription drug costs. We have already eliminated the gag order, where pharmacists couldn’t talk to patients. We have done the right thing there.

So I think the far-left Democrats attempting to destroy private health plans? I mean, it is astonishing. Why do they want to end Medicare as we know it? Why do they want to turn Medicare for our seniors into Medicare for All?

Well, while “free healthcare” may make for a catchy campaign slogan, it is unfair to deceive the American people, especially our seniors. To quote the editor of the Wall Street Journal, “Voters should know Sanders is promoting miracles when what he’ll deliver is poorer care for everyone.”

So here we have it. The Congressional Budget Office came out with its study about what the impacts will be. The Washington Post, the Wall Street Journal, USA TODAY—all of them say this is not right for America.

Let’s be clear. All Americans will pay a high price for Democrats’ one-size-fits-all, government-run healthcare scheme, and I really think seniors may suffer the most. It is clear to me that with a one-size-fits-all healthcare plan, people will pay more to wait longer for worse care.

Thank you. I yield the floor.

The PRESIDING OFFICER. The Senator from Minnesota.

(The remarks of Ms. Smith pertaining to the introduction of S. 1359 are printed in today’s Record under “Statements on Introduced Bills and Joint Resolutions.”)

The PRESIDING OFFICER (Mr. Romney). The Senator from Texas.

PRESCRIPTION DRUG COSTS

Mr. CORNYN. Mr. President, yesterday the Senate Judiciary Committee held a very important hearing on how we can bring down prescription drug prices for American families without sacrificing the innovation that has made our country a world leader in new drug development. That is quite a challenge to strike.

As I travel my State, I have heard from my constituents about their increasing inability to get their hands on the medications they need at a price they can afford—not because no treatment exists, not because they don’t have insurance, and not even because it is a pricey, brandnew drug. Patients can’t afford their prescriptions because the prices are going up at an alarming rate. The Senate Finance Committee took a very important action to back some of the price hikes.

I heard from one Texas pharmacist who was shocked by the dramatic price increase of drugs that had been available for years. He told me about one popular antibiotic that once cost $8 for 1,000 tabs. She said now it costs more than $1,200 for the same amount—$8 to $1,200. What is the justification for that? Well, we are left to wonder and speculate, and that is part of the reason for the investigation being undertaken now by the Finance Committee and other Senate committees.

These costs have been so overwhelming that some of my constituents will cross the border to get Mexico to buy drugs there. A man from Rockport, TX, told me one of his prescriptions cost about $1,000 each month in the United States. But if he drives a few hours to Mexico, he can get what he thinks is the same medicine for a price that is the same manufacturer for about $160—$1,000 versus $160. Of course, what we don’t know is whether it is a counterfeit, whether it is not only ineffective to deal with the condition that he is suffering from, but whether it might poison him. So this is a challenging issue with no easy answers.

I know one thing. I know my constituents are frustrated by these confusing price hikes. They don’t understand the dramatic price differences from one retailer to another, and I have heard them loud and clear because I don’t understand it either. We know that something needs to be done to rein in the high costs before medicare pays for certain luxury only for those who can afford it.

Since the beginning of this new Congress, the Senate Finance Committee has held a series of hearings to examine what is behind these rising costs. We have heard from all of the major players in the supply chain and asked some long overdue questions.

The Senate Judiciary Committee has begun looking into how to bring these prices down, specifically by stopping the last-minute of the so-called game the patent system. Patents play a very important role in our economy. They are recognized in the Constitution itself, and when somebody discovers something new and wonderful that helps improve all our lives, they are entitled to the benefits from that.

Companies, we know, pour extensive time and funding into the research and development of new medications. For example, yesterday, Dr. Jim Allison from MD Anderson Hospital in Houston recently received the Nobel Prize for his research in immunology and new treatments for cancer. Over the course of our history, the treatments for cancer have been almost as tough as the cancer itself, whether it is surgery or radiation or chemotherapy.

What he has discovered—thanks to the grants by NIH that have helped pay for the research—is a new way to use the body to turn on the cancer itself without the need for additional drugs or radiation or surgery to deal with it. It is just amazing. So I do think we need to continue to encourage that sort of innovation and research. And when companies do pour extensive time and funding into that research and a patent allows them to recover that funding once the drug hits the market, that is a good thing.

We are increasingly seeing some companies abuse this system in order to retain exclusivity over a drug for much longer than the patent would ordinarily provide and preventing more affordable generics or biosimilars from entering the market and competing.

From what I have been told by some in the pharmaceutical industry, about 90 percent of the common prescriptions we take are now generic, and they are pretty inexpensive, relatively speaking. I know that is the case for me, and I believe that is likely true. But for the 10 percent that are still branded, some of those drug prices go through the roof.

Then you have an aberration like insulin that has been available for decades, which, through some sort of mystery, is still protected. It may cost somebody as much as $1,000 or $1,200 a month for their copay. That doesn’t make any sense to me because if we are trying to protect innovation, that argument no longer applies to a drug long ago discovered and essential to the life of diabetics.

The chemical formula of the actual drug is not the only thing that can be patented, and that is part of the problem. Manufacturers can get additional patents for follow-on or innovation, which is a new manufacturing method or a new formulation or a new application to a new and different disease. Some of that, I think, is certainly understandable and should be protected. I don’t believe that each of these additional patents is inherently wrong, but the reckless abuse of the system and the way they can be structured sometimes is.

I will be introducing a bill soon that addresses companies’ anti-competitive use of patents to prevent generics or biosimilars from entering the market to promote greater competition and lower prices. This legislation would properly define two terms to describe how drug companies are abusing the system and provide the Federal Trade Commission with authority to take action.

The first term it would define is “product hopping,” which occurs when a company develops a reformulation of an existing drug in order to lose exclusivity and then pulls the original product off the market, preventing entry of a generic alternative. This may be just...
by releasing a new formulation that is extended release over time. They can patent that and pull the original drug off the market, and then it prohibits generic competition from entering the market against that original formulation and, thus, maintain their exclusivity beyond the intended period of time. The only purpose for doing this is not to deliver more effective drugs but to prevent that generic competition.

One example is the drug Namenda, which is used by patients with Alzheimer’s. Near the end of the exclusivity period, the manufacturer switched from a twice-daily drug to a once-daily drug. That move prevented pharmacists from being able to switch patients to a lower cost generic, allowing the company to continue to profit as a result of their exclusive use of that patent.

Secondly, the bill would define “patent thickets,” which occur when an innovator seeks multiple overlapping patents or patents with identical claims near when they are about to lose their right to exclusivity. Companies take advantage of our country’s robust innovation protection in order to hang onto their monopolies as long as possible. One example is the drug Humira, which is one of the most widely prescribed drugs in the world. It is commonly used to treat arthritis and other autoimmune diseases. AbbVie, the manufacturer of Humira, has 136 patents and 247 patent applications on their drug, which has been available for more than 15 years—136 patents with 247 patent applications. There has to be a reason for that.

This type of behavior makes it very difficult for biosimilar drugs to come to market. While the patent on the actual drug formula—the original one—may have expired, there are still in this case hundreds of other patents to sort. Frequently, they litigate in terms of the validity of those additional patents. The artificial structuring of these multiple patents can delay the entry of generic or biosimilar competition for much longer than anybody ever would have intended—certainly longer than Congress intended by giving patent protection.

By defining product hopping and patent thickets as anti-competitive behavior, we would allow the Federal Trade Commission, the Inspector General, and the Department of Justice to bring antitrust suits against the bad actors who deliberately game the system, and we would give them injunctive authority—not money damage authority, but injunctive authority to make the system fairer and operate as Congress intended.

The second bill I am going to introduce has to do with Medicare part D—one of the most successful and popular pharmaceutical programs around. Part D sponsors may voluntarily report fraud data to the Centers for Medicare and Medicaid Services, but they are not required to report the number of specific instances of potential fraud, waste, and abuse they identify or the actions they took to address these issues. My bill would implement recommendations for the Department of Health and Human Services Office of the Inspector General to require plan sponsors to report that fraud and improve oversight of this important program.

I have learned a lot about prescription drugs during these hearings, a lot about the wonderful lifesaving innovation, the importance of preserving that period of exclusivity for people who in fact need innovative drugs to treat these new lifesaving drugs, but I have also learned a little bit about some of the abuses, which I have talked about here today, and the need for us to continue to work together to find solutions to provide Texans and all Americans who are struggling to cover the cost of their prescriptions with some relief.

By eliminating some of these tactics used by pharmaceutical companies to delay and deter competition, we will increase the availability of generics and give patients greater freedom to choose a drug that works at a price they can afford. By creating more accountability under Medicare part D, we can prevent taxpayers from footing the bill for a broken system.

While we are still working to find a solution for the multitude of problems and challenges we face in dealing with the pharmaceutical drug industry, one thing is abundantly clear: A one-size-fits-all, government-run healthcare system is not going to work. Indeed, we need to make targeted, smart reforms for the sake of taxpayers who prevent providers from even discussing a patient’s right to a safe, legal abortion. Moms deserve better.

Unfortunately President Trump’s attacks on women’s reproductive rights go well beyond his changes to the Title X program. Since day one, he has been working to jam our courts full of far-right judges to appease extreme Republicans who want to take Roe v. Wade down. When President Trump nominated Justice Kavanaugh to the Supreme Court, we heard from women and men across the country, concerned about what his confirmation would mean. Countless women shared their personal stories about what life was like before Roe v. Wade and what the right to get a safe, legal abortion has meant to their families.

So while Republicans continue to push ahead with harmful legislation—like the bill that was just passed in Georgia—and President Trump continues to tell outright lies meant to demonize women and their healthcare providers, people are going to continue calling out those lies, calling out the attempts to turn back the clock, and standing in solidarity with women across the country.

President Trump’s harmful attacks on women’s healthcare are hardly the only time he has ignored his policies would hurt women and their families. He has also cruelly and unnecessarily separated hundreds of migrant parents and their children.rolany is a
mother who is being detained in Tacoma, WA, while her 6-year-old son has been sent all the way across the country to New York. According to media reports, they were kept apart for almost 2 months before they were reunited. Their story is just one of the many pointless tragedies President Trump’s heartless family separation policy has caused.

Moms deserve better, especially when there are so many other challenges on which they need us to lead. There is the maternal mortality crisis and the appalling fact that our country has the highest maternal death rate in the developed world. We know this crisis is worse for women of color—for African-American women in particular. They face an even higher maternal death rate. Because of a new report from the Centers for Disease Control and Prevention, we also know that three out of five pregnancy-related deaths in our country are preventable.

We should be working together to take action to stop so many mothers from dying in childbirth and building on the $50 million Maternal Mortality Initiative. I strongly applaud President Trump’s efforts to fund Planned Parenthood, to the taking away of title X funds, to trying to repeal the Affordable Care Act—all programs that support healthcare for millions of women in this country—I have to ask, why? What is the motivation to take away healthcare services for millions of women in this country? It is not clear why they are doing this. What is clear is the harm they are causing women.

Repealing the Affordable Care Act would mean that insurance plans would no longer be required to cover maternal or family care and birth control. Insurance companies would be able to discriminate against people with preexisting conditions. Astoundingly, for women, this would include pregnancy.

Donald Trump and professional Republicans are proposing trillion-dollar cuts to Medicaid. If implemented, this could endanger tens of millions of women in this country who rely on Medicaid for coverage during pregnancies and births. Do they even care that these cuts to Medicaid are particularly cruel in the face of an infant and maternal mortality crisis in our country, particularly for Black women?

By establishing a gag rule, Donald Trump is forcing healthcare providers to choose between providing full and accurate information on all available healthcare options for women, including for abortion, and hundreds of millions of dollars in federal title X funding. States like Hawaii are succumbing to this unjustified coercion by refusing title X funds and are replacing them with hard-earned State funds so that providers in our State, for example, can give the necessary healthcare to women.

By trying to pass onerous, new abortion restrictions in States across the country, conservative forces are working hard to undermine a woman’s constitutional right to have an abortion. One institution that can stand up to this assault on women’s rights and women’s health is our Federal judiciary.

Last month, for example, a Federal judge in Washington State blocked the implementation of the Trump administration’s ‘‘X’’ gender rule. In March, a Federal judge in Kentucky prevented a new law from going into effect that would have restricted abortion after 6 weeks of pregnancy. These two recent examples demonstrate the importance of our courts in upholding the Constitution and the law and in constraining radical rightwing assaults on women’s health and rights.

To counter what independent judges are doing, Senate Majority Leader McConnell, and Senate Republicans are packing our courts with ideologically driven conservative judges who will be on their ideological page. Over the past 2½ years, they have confirmed to the bench more than 100 new Federal judges, an overwhelming majority of whom was selected by two ultraconservative organizations—the Federalist Society and the Heritage Foundation.

Their efforts to pack the courts continue this week in an upcoming vote on a nominee for the Second Circuit in New York, Michael Park, who fought to restrict access to reproductive healthcare for women. In one recent example, Mr. Park defended Kansas’s attempt to defund Planned Parenthood by terminating its Medicaid contracts. This would have ended the vital services Planned Parenthood provides to low-income patients, services such as cancer screenings and contraception. Fortunately, the judges who heard that case rejected Mr. Park’s arguments. Yet, now, with his confirmation to the Second Circuit all but assured, Mr. Park is set to become the 100th new 2nd Circuit judge in the past 2½ years.

In their not being satisfied with packing our courts with judges who have ideologically rightwing agendas, Donald Trump and Republican leaders are resorting to incendiary, reprehensible, and false rhetoric to inflame their base. We have seen this most recently in the debate around the so-called Born-Alive Abortion Survivors Protection Act, which protects the lives of women who seek abortions later in pregnancy. Infanticide is already a crime, but you would never know it if you listened to Republican politicians and their mouthpieces on FOX News and the conservative media.

In a FOX News op-ed, my colleague from Nebraska, for example, accused the Democrats of ‘‘blurring the line between abortion and outright infanticide.’’ During the debate on the bill, ultraconservative FOX News host Laura Ingraham compared Planned Parenthood—the Nation’s largest maternal health provider that has saved thousands of lives—to Adolf Hitler. She said Hitler, just like Planned Parenthood, practiced and defended mass extermination.”

Immediately after the Senate defeated this unnecessary bill, Donald Trump tweeted: Senate Democrats just voted against legislation to prevent the killing of newborn infants. The Democrat position on abortion is now so extreme that they don’t even care if infants live.” This is absurd. I am one of the women who have supported and defended First Amendment rights for those who wish to make their abortion decisions and have decided that they do not.

The President’s incendiary and completely false rhetoric on this issue has become a rallying cry at his bizarre political rallies across the country. Last
month, in Green Bay, WI, for example, he said:

The baby is born, the mother meets with the doctor, they take care of the baby, they wrap the baby beautifully, and then the doctor and the mother determine whether or not they will execute the baby.

This kind of rhetoric is simply outrageous. It is not harmless electioneering. It is dangerous. It is incitement. It is also provoking a dramatic uptick in threats to abortion providers and supporters of abortion rights across the country.

This sustained rightwing attack is taking a heavy emotional toll on women who seek to have abortions later in their pregnancies and the doctors who perform these procedures. It is dangerous. It is incitement. It isouve rageous. It is not harmless electioneering.

Kate Carson, a woman from Boston who sought an abortion after Laurel, her daughter, was diagnosed with catastrophic brain malformations in 2012, wrote a powerful op-ed about her painful decision.

Madam President, I ask unanimous consent to have printed in the RECORD Kate Carson's op-ed, dated February 19, 2019.

There being no objection, the material ordered to be printed in the RECORD, as follows:

[From USA Today, Feb. 19, 2019]
I HAD A LATER ABORTION BECAUSE I COULDN'T GIVE MY BABY GIRL BOTH LIFE AND PEACE

(By Kate Carson, Opinion Contributor)

No one loves my baby more than I do. Her death is the hardest thing I have faced. Now, women like me will always be a scapegoat for policies limiting women's rights.

People are talking about me again, loudly, unkindly. Even the president of the United States has had his say about families like mine. I have told this story so many times, but I will tell it again as many times as it takes.

I help run a support group for families who have ended pregnancy after poor prenatal or maternal diagnoses. If you're wondering, "Who gets abortions in the third trimester?" We are. I am. Parents who love our babies with our entire hearts.

Desperate acts like an abortion in the 36th week of pregnancy are brought about only by the most desperate circumstances and are only available to those who can come up with a lot of money quickly.

First, I ask unanimous consent that both sets of remarks appear in separate print editions of the RECORD, and that has to be OK. To all the families who faced similar circumstances and made a different choice, I honor you. I trust your wisdom. I celebrate your child's brief and beautiful life.

We must treat each other with love, tenderness, and kindness, as a partner, to choose between life and peace for our children, especially when we want to give our children both beautiful and precious gifts.

It is devastating to lose a child. But, unlike most bereaved parents, women like me will live out the rest of our lives as scapegoats, fuel for an agenda that seeks to strip women and families of our reproductive freedoms.

Madam President, it is outrageous and offensive that Donald Trump and his allies in Congress would seek to turn women like Kate into scapegoats for their political agendas.

I have been an advocate of abortion rights for decades, and I fear that one day soon, women in this country will wake up and realize they no longer have control over their own bodies. What could be more intrusive than the government's telling women what they can do with their own bodies?

As the usual hubbub of hate and misunderstanding applied to a roar and this month, the president unfailingly addressed families like mine in his State of the Union address. He hasn't really listened to women like me or doctors like Dr. Hem. He seems to care nothing for the true stories of heartbreak, loss and extreme medical complexity behind abortion later in pregnancy. Instead, his agenda must inflate fear and horror until every last American thinks of unspeakable violence.

Mercy means something different to each family.

This is not about abortion. It is about power. This administration needs the public to be angry at women like me and misinformed about women who seek later abortions, which make up less than 1.5 percent of abortions, according to the Centers for Disease Control and Prevention. But I believe that Americans can hear our story and meet the painful, complicated truth about abortions later in pregnancy with love and understanding.

And most Americans have compassion for a woman's choice when it comes to her reproductive health care. In fact, nearly 70 percent of Americans do not want to see the Supreme Court completely overturn Roe v. Wade, according to the Pew Research Center.

Nobody loves Laurel more than I do. Her death was a mercy. This means different things to different loving families, and that has to be OK. To all the families who faced similar circumstances and made a different choice, I honor you. I trust your wisdom. I celebrate your child's brief and beautiful life.

We must treat each other with love, tenderness, and kindness, as a partner, to choose between life and peace for our children, especially when we want to give our children both beautiful and precious gifts.

It is devastating to lose a child. But, unlike most bereaved parents, women like me will live out the rest of our lives as scapegoats, fuel for an agenda that seeks to strip women and families of our reproductive freedoms.

When I think of my baby Laurel, I feel love and peace. Unchanged, I cannot be with that peace because there are fresh wounds in the way, the throbbing pain of being hated and misunderstood.

Ms. HIRONO. Madam President, here is some of our discourse.

I help run a support group for families who have ended pregnancy after poor prenatal or maternal diagnoses. If you're wondering,...
worked very hard, when we were writing the Affordable Care Act, to require insurance coverage for maternity care, to help new mothers cover the cost of obstetric services and of hospital charges for childbirth and other expenses.

The Affordable Care Act and the access to maternity care coverage it provides have made a real difference for so many people in New Hampshire and across the country.

One story you’ve heard is that of Samantha Fox from Bow, NH. Samantha is now a State legislator in New Hampshire, but prior to the Affordable Care Act, Samantha was denied coverage for health insurance because of a reproductive system disorder, and the insurance that she was able to get didn’t provide prenatal and maternity care coverage.

Well, thanks to the ACA, she was guaranteed coverage of these vital maternity care services that were so important when she gave birth to her son Leo last year.

We can’t go back to those days before the Affordable Care Act, when only 12 percent of health plans on the individual market covered maternity care or when women could be charged higher premiums than men for the very same coverage.

But that is exactly what the Trump administration is trying to do by expanding the availability of junk plans that are not required to cover maternity care, and that is what this administration is trying to do by urging the courts to strike down the Affordable Care Act in its entirety.

Now, in addition, at a time when 43 percent of childbirths in this country are covered and paid for by the Medicaid Program, the Trump administration continues to propose Medicaid block grants and funding caps that would fail to adequately support States for the cost of coverage for pregnant women, and others.

Senator CASEY was very eloquent in talking about what will happen if the effort to reduce Medicaid is successful.

Sadly, the barriers to women’s healthcare that this administration has created go beyond just insurance coverage. They are also imposing significant impediments to access to family planning services.

The administration’s title X gag rule would violate the provider-patient relationship by prohibiting providers who receive Federal family planning grants from informing their patients about reproductive health options, including safe and legal abortions.

In 2017, more than 16,000 Granite Staters obtained care from family planning providers that receive support through Federal title X family planning grants. This includes more than 1,200 cervical cancer screenings and nearly 1,500 breast exams that were provided by New Hampshire’s Planned Parenthood facilities. We have to admit, that if this gag rule is allowed to stand, would then be eliminated, and women would have to get those screenings somewhere else, and in many cases, the women would not be able to afford the cost of those screenings. The title X gag rule puts access to these and so many other vital services at risk.

The administration’s barriers to family planning services extend around the world. This includes more than 60 family planning providers that receive Federal family planning grants, you will impede access to care for vulnerable women in impoverished countries around the world, and we are now beginning to get the data from so many NGOs that provide those services.

It is ironic because people in this administration who say they support the gag rule say they do it because they are trying to reduce the number of abortions. Yet what we know is that putting this global gag rule in place increases the number of unwarranted pregnancies, increases the number of unsafe abortions, and increases the number of maternal deaths in childbirth. I don’t understand why the data is not convincing to those people who share the view that we should try to reduce the number of unwarranted pregnancies and reduce the number of abortions. That is why, each year, I have come together with Senators COLLINS and SCHUMER to try to convince those people who share the view that we should try to reduce the number of unwarranted pregnancies and reduce the number of abortions.

Based on the unfortunate experience with the global gag rule, we already know that Title X entities like Planned Parenthood and others providers from family planning grants, the administration’s barriers to family planning services extend around the world. This includes more than 60 family planning providers that receive Federal family planning grants.

The Affordable Care Act and the reinsurance program, the Trump administration are covered and paid for by the Medicaid Program, the Trump administration is trying to do by urging the courts to strike down the Affordable Care Act in its entirety.

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The administration’s title X gag rule would violate the provider-patient relationship by prohibiting providers who receive Federal family planning grants from informing their patients about reproductive health options, including safe and legal abortions.

I want to frame this in the context of today’s disastrous news that the Iranians are restarting elements of their nuclear weapons program.

First, let’s talk about a bipartisan commitment that we share, and that is that we need to ensure that Iran is not allowed to develop nuclear weapons.

I don’t want a President who takes the unquestioning advice of his military leaders, who is willing to push back. But nobody knows how to defeat ISIS better than the U.S. military. They effectively have done it twice. They beat al-Qaeda in Iraq, and then they came back again with their partners to take territory away from ISIS. Nobody takes more seriously the threat of ISIS’s reemergence or the threat of an expansionist Iran than the U.S. military. But I am here today to talk about our President’s refusal, over and over again, to listen to the advice that he is being given by his generals and by his advisers at the Department of Defense. Instead, he is listening to the Iraq hawks inside the White House who think about this problem through the air, not by having a presence on the ground.

It would present an immediate existential threat to our partners in Israel, and it would result in an arms race throughout the region that would be exacerbated by the fact that in the last 2 years, the Trump administration has made the decision to engage in a new nuclear partnership with the Saudis, which puts the Saudis on a quicker path to obtaining a nuclear weapon in case that arms race starts.

What the Trump administration has done is to goad Iran into restarting their nuclear weapons program. They announced last night that they are pulling out of their side of the Iran nuclear agreement and that they are going to start to, once again, take steps that could lead them to a quick breakout to a nuclear weapon.

Those who opposed the agreement when President Obama led us in, I am part of that, because they said that it could allow Iran to restart its nuclear weapons program in 10 to 13 years and that 10 to 13 years wasn’t enough security to sign on to that agreement. Well, President Trump has now managed to press the Iranians into restarting their nuclear weapons program in 4 years. We didn’t get 10 years; we didn’t get 13 years; we got 4 years, and Iran is back on a potential path to a nuclear weapon.

The President will say that he is imposing crippling new sanctions on Iran, such that they will come back to the negotiating table. But let’s be honest.
There is not a plausible path for that to happen in the next year and a half of the President’s term. It took President Obama two terms to engage in multilateral sanctions to get the Iranians to come back to the negotiating table. There are no credible reports of Iranian behavior of politics in the Middle East that will tell you that the Iranians are going to come back to the negotiating table in the next 12 months, in part, because the balance of powers has totally flipped.

Under the Obama administration, it was the United States, Europe, China, and Russia on one side and the Iranians on the other side. President Trump has managed to flip that alignment, such that it is now the Iranians, the Europeans, the Chinese, and the Russians on one side and the United States isolated on the other. If you don’t believe me, just take a look at the statements that many of those parties sent out in response to Iran’s decision last night, effecting themselves with the Iranians’ decision to restart their nuclear program instead of aligning themselves, as they had for years, with the U.S. position of strict nonproliferation.

It is a disaster for the United States that Iran has restarted its nuclear weapons program. It is a massive failure of President Trump’s strategy, but it is only one element of a meandering Iranian strategy that is accruing to the national security detriment of the United States.

Let’s talk about our second primary objective in this region. I referenced it at the outset. It is to prevent the emergence and reconstitution of ISIS inside Iraq and Syria. We have bad news to report there as well.

The Trump administration took another step that had been counseled against by his generals and by his military leaders, and that is the designation of Iran as an element of the Iranian military—as a terrorist group. Now, nobody could come to this floor and defend the actions of Iran or the IRGC. They have absolutely supported terrorism in the region for years. They supported Shia militias inside Iraq that were shooting at and killing American troops. Yet, notwithstanding that activity, our military leaders and our diplomats inside Iraq cautioned the Trump administration to restart their nuclear program instead of aligning themselves, as they had for years, with the U.S. position of strict nonproliferation.

The costs are this: By telling these militia groups closer to the Iranian military to make the choice easily. They align themselves with Iran, their neighbor, not the United States. The effect of our decision is to push more of these militia groups closer to the IRGC, and that is a lot of these militia groups. That means that the United States effectively takes itself out of the game diplomatically. We no longer have the ability to engage in political reconciliation in the country like we used to.

All of this presses the case of ISIS, as they are able to make the case that Baghdad is more and more leaning toward Shia interests and Iranian interests. As the United States isn’t there in order to press the reconciliation case, ISIS has an opportunity to reemerge. All of this also accrues to the benefit of those interested in Iran who want the U.S. military out.

Just months ago there was an effort to push a bill through Parliament to expel the United States and our continued hard line on Iran. As much as it may make sense to the air-conditioned offices of the White House to allow those interests in Iraq to, potentially, successfully litigate the case to push the U.S. military out of that country, it would, once again, open the gates to ISIS.

As far as I can tell, the administration’s policy is to set in motion a series of escalatory actions with respect to Iran that has no end game with no logical conclusion. There isn’t a diplomatic process at the end of this rainbow. The President has a year and a half left in his term. There isn’t enough time, and there is no willingness in Iran and no partners on our side, as I have mentioned.

So what is the other alternative—military action? An invasion of Iran would be an unmitigated national security disaster. It would make the mistake of invading Iraq look positively benign, in retrospect. There is no appetite in America for such an endeavor, and there is no way the votes exist in Congress to authorize an action.

The risk, of course, is that we fall into war by accident or through a series of events that appear as an accident. When you commit yourself to such an unplanned and unscripted series of military and diplomatic escalations, as the Trump administration has, and you have no working channel of communication to settle misunderstandings, then accidents can easily happen. Shots can be fired; lives can be lost, and then our options suddenly narrow. That is the real risk of the path we are on today. What scares the heck out of me is that it is a path that is seemingly being made up day by day, and it is a path that is opposed by our military and that is laid out without any meaningful input from our diplomats who are on the ground in the region. That is a potential recipe for disaster.

It shouldn’t matter whether you are a Democrat or a Republican, a liberal or a conservative because messing around in the Middle East, in countries like Iran and Iraq, with no strategy and no clear set of goals should send chills down every Senator’s spine.

I yield the floor.

The PRESIDING OFFICER. The Senator from Washington.
Mrs. MURRAY. Mr. President, I ask unanimous consent to speak for 6 minutes on the Dhillon nomination.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mrs. MURRAY. Mr. President, I come to the floor to oppose the nomination of Janet Dhillon to the Equal Employment Opportunity Commission.

I have a number of concerns about her record, which I plan to lay out here today, but before I do, I want to talk about the process by which this nomination has come to the Senate floor.

It has long been common practice in the Senate to confirm nominees to independent agencies as pairs—one Republican and one Democrat.

We do this so agencies like the EEOC are balanced and are able to fully function no matter which party is in the White House. In the case of the EEOC, it ensures workers are being protected from discrimination in the workplace.

Yet, opportunity. Republicans have broken norms and abandoned longstanding practices to jam through their nominees. First it was the National Labor Relations Board, when my colleagues across the aisle jammed through two Republican nominees with out-party members refusing to give a qualified nominee another turn on the Board—all because that qualified nominee was fighting on the side of workers, not corporations.

Then one lone Republican was allowed to object to the re-confirmation of a well-respected Commissioner to another term on the EEOC, even if that meant the EEOC would no longer have a quorum and be able to perform some of its most critical duties.

I came down to the floor to urge our colleagues to end the partisan obstruction and pass a slate of nominees to the EEOC, but Republican leaders allowed one Republican Member’s opposition to a non-controversial nominee to hold more weight than the entire Senate minority.

Now, here we are today, and Republicans want to jam through another nominee without their Democratic pair, and by doing this, my colleagues across the aisle have now abandoned longstanding norms of the Senate and are once again sending a message to the most vulnerable workers they believe the corporations that discriminate against them deserve more of a say.

This is unacceptable and goes against the core of the EEOC. It is illegal to discriminate against someone in the workplace because of their race, religion, sex, disability, or because they are LGBTQ. It is the EEOC’s responsibility to enforce those laws and to give every person the opportunity to earn a living without fear of discrimination or harassment.

The EEOC protects LGBTQ rights in the workplace and is the primary agency addressing the gender pay gap. The EEOC is responsible for addressing harassment in the workplace, an issue our country has been grappling with but still has a long way to go. Over the past 2 years, as so many brave women and men have spoken out and shared their stories, we have seen a shift in this country toward acknowledging, finally, the epidemic of harassment and assault, and finally we are beginning to address it on a large scale. In Hollywood, the media, even in the Halls of Congress—those who have used their position of power to prey on the less powerful are finally being held accountable.

Workers in industries outside the spotlight, in hospitality or farm fields, and in offices around the country are waiting for the same kind of reckoning. For many of these workers, the EEOC is one of the few places they can turn. It is a resource for workers who want to file complaints and hold employers and businesses accountable for discrimination and harassment. This issue should matter to everyone—Democrats and Republicans—and this critical civil rights agency should be able to stay out of the political fray too. We have to ensure that the EEOC is balanced and remains committed to its core mission.

Unfortunately, Janet Dhillon’s record proves she is not going to stand up for workers. Ms. Dhillon has spent her career working on the side of corporations, making it easier for them to violate workers’ rights without consequence. Ms. Dhillon has fought against positions the EEOC has taken that help ensure workers have the protections they need.

In her confirmation hearing, she refused to commit to maintaining the EEOC’s current and critical position that LGBTQ workers are protected under the Civil Rights Act, which is something, by the way, that should not be up for debate.

So what we are seeing today is another power grab by Republican leaders, another Republican step toward partisanship and away from balance, and if Ms. Dhillon is confirmed, another step backward under Republican leadership for workers who simply want to be treated fairly on the job, especially those workers who historically have not had the rights or resources to come forward.

I urge the Senate leadership to postpone this vote and work with the White House to get our Democratic nominee ready for confirmation—she is waiting—so there is no other break in yet another Senate tradition. It is bad for workers. It is bad for our country. I yield the floor.

The senior legislative clerk called the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Alaska (Ms. MURKOWSKI), the Senator from Florida (Mr. RUBIO), and the Senator from Florida (Mr. SCOTT).

Further, if present and voting, the Senator from Florida (Mr. RUBIO) would have voted “yea” and the Senator from Florida (Mr. SCOTT) would have voted “yea.”

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from Minnesota (Ms. KLOBUCHAR), and the Senator from Arizona (Ms. SINEMA), are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 50, nays 43, as follows:

[Rollcall Vote No. 104 Ex.]

YEAS—50

Alexander
Barrasso
Blackburn
Burr
Capito
Cassidy
Collins
Cruz
Daines
Enzi
Feinstein
Lister
Menendez
Menendez
Merckley
Murray
Ossof
Paul
Portman
Risch
Roberts
Romney
Round
Sasse
Scott (SC)
Shey
Sullivan
Thune
Tillis
Toomey
Wicker
Young

NAYS—43

Baldwin
Blumenthal
Browns
Canwell
Cardin
Carper
Casey
Cochran
Cornett Masto
Duckworth
Durbin
Feinstein
Gillibrand
Harris
Hasean
Bennet
Booker
Klobuchar
Sinema
Rubio
Scott (FL)

NOT VOTING—7

The nomination was confirmed.

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 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, do hereby move to bring to a close debate on the nomination of Michael H. Park, of New York, to be United States Circuit Judge for the Second Circuit.

Mitch McConnell, Tom Cotton, John Boozman, Mitt Romney, Roy Blunt, Joni Ernst, Mike Braun, Thom Tillis,
The legislative clerk read the nomination of Michael H. Park, of New York, to be United States Circuit Judge for the Second Circuit.

Mr. CASEY. Mr. President, this week, we know that the Senate is considering the nomination of Michael H. Park, who has been nominated by the President to serve on the Court of Appeals for the Second Circuit. I have a number of concerns with Mr. Park’s nomination and his record. I will highlight just one that I think is a major concern for us, which is his stance on Medicaid.

In 2011, Mr. Park submitted an amicus brief to the U.S. Supreme Court, arguing that the Affordable Care Act’s Medicaid expansion was unconstitutional. That is the argument he made. He claimed that the Medicaid expansion provision coerced States into accepting a “greatly enlarged Medicaid program.” I will come back to that later because those words are important. The rationale for this, he asserted, is that the States should not unrealistically opt out. Obviously, I disagree with his argument, and I disagree with his rationale. Yet I want to talk about the program and, more importantly, the people who will be affected by his position or our kids in this country if he is to be successful in his arguments.

If he is to be confirmed, I have a real concern about how he will make decisions as a judge as they relate to healthcare, Medicaid expansion, and related topics.

So I am not going to go through the legal arguments, but I do want to talk about Medicaid expansion, the importance of it, and the people it helps. Everyone here knows that Medicaid itself has been a program that we have enjoyed the benefits of for more than 50 years. Right now, about 75 million people are covered by Medicaid. Approximately 17 million of those individuals are eligible because of Medicaid expansion. So millions of people got healthcare because of the Medicaid expansion part of the Affordable Care Act.

Medicaid itself covers 38 percent of the 1.9 million people younger than age 65 who are battling an opioid addiction. So 38 percent of the 1.9 million people are helped who are in the grip of that addiction. That affects every State, every community, and, increasingly, virtually every family, or at least we all seem to know someone who has been adversely impacted by an opioid addiction or a substance use disorder issue.

So 38 percent is almost 4 in 10. So 4 in 10 people who need help are benefiting from Medicaid itself because of Medicaid expansion.

A lot of politicians in Washington tried to convince people, both here and around the country, that Medicaid was about some other person over there, some person that you didn’t know, some person that you may not have to be too concerned about, or so the argument went—that Medicaid was not about you or your family. It was about some other person. The implicit message was this: Don’t worry about them. They probably don’t need it, and you can vote for repeal and everything will be OK for the country.

Well, we know now better than ever, probably, as a country. It tells us a lot about our values—whom we value, for whom we will fight, and whom we stand up for.

Medicaid provides coverage—basically, if you wanted to simplify it—for three groups of Americans: seniors, kids, and people with disabilities.

In my home State of Pennsylvania, Medicaid could be simplified this way. It is an oversimplification, but it is a good way to describe it in numerical terms. That is Medicaid is a program—40, 50, 60, pretty easy to remember.

Forty percent of all the births in Pennsylvania—the national number is actually higher—and roughly 40 percent of the kids in our State have Medicaid. The 50 is when you look at this through the lens of individuals with disabilities—certainly, for children with disabilities. It is actually 54 percent of children with disabilities in Pennsylvania who get Medicaid. The 60 is a big number, and those families don’t want to hear talk of repeal or talk of eliminating Medicaid expansion or talk of in any way undermining Medicaid itself.

How about 60? Where does the 60 come in the 40, 50, 60 equation? The 60 are people in nursing homes. So there are a lot of families out there who may not have realized before but certainly after 2017 and 2018 that their loved one—their mom or their dad or their grandparent or relative, or their grandmother or grandfather—was getting into a nursing home in many cases solely—solely—because of the Medicaid Program. They couldn’t get there any other way. They couldn’t afford it unless they could shell out tens and tens of thousands of dollars a year for long-term care.

So Medicaid affects that many people just in Pennsylvania—literally millions in our State. That is just one State. The numbers are very similar across the country.

The exact numbers for Medicaid expansion in Pennsylvania exceed 700,000. So after the Affordable Care Act was passed and then implemented after 2010, over the course of several years, we gained coverage in Pennsylvania of over 1.1 million people—a big number.

Unfortunately, because of the administration’s sabotage over the last 2 years, that number has gone down. It is still above 1.1 million, but it is going down.

The Medicaid expansion part of that, of course, was over 700,000 people.
Now comes the administration’s budget—this current budget proposal by the administration, which I predict will be rejected by the Congress. But we have to make sure it gets rejected because one of the proposals in that budget is Medicaid by a trillion and a half—$1.5 trillion.

The other reality here is that the official Republican position on the Affordable Care Act and related issues is that they, the Republican Members of Congress, want to eliminate Medicaid expansion over time—not just to cut it, but to eliminate it. They want to eliminate Medicaid expansion, and, of course, based upon the $1.5 trillion proposed cut, along with other proposals, one after another, they want to cut Medicaid itself.

So when Mr. Park uses words like his concern about the Medicaid expansion being greatly enlarged Medicaid programs, or the program itself, overall, I worry what he might do as a judge, not just on Medicaid expansion, but what he might do and decisions he might make based upon Medicaid itself.

So my original concerns about his arguments about the Affordable Care Act are now greatly and significantly increased because of what he has said about Medicaid itself, indirectly saying that he is not sure whether Medicaid itself would be worthy of the kind of support that it is going to require over time.

So I have real concerns on Medicaid.

The PRESIDING OFFICER. The Senator from Maryland.

WOMEN’S HEALTHCARE

Mr. VAN HOLLEN. Mr. President, back in 1876, Ann Reeves Jarvis was teaching her Sunday school class about notable mothers in the Bible. She ended that class with this prayer:

I hope and pray that someone, sometime, will found a memorial mother’s day commemorating her for the matchless service she rendered to humanity in every field of life. She is entitled to it.

That was the prayer of Ann Reeves Jarvis. Her 12-year-old daughter Anna, who was then a student in the class, took that prayer to heart and went on to help establish Mother’s Day in the United States in 1914.

As we approach Mother’s Day this upcoming Sunday, I am gathered with many of my Senate colleagues to urge our Republican friends here in the Senate to reject many of the policies coming down from the Trump administration that put women’s health and well-being at risk. Americans need access to family planning services. An investment in family planning is money well spent to help families cope with reproductive health planning and can help prevent health crises. This is a win-win for those who receive these services and for all Americans who, in the long run, must pay for health services that are the inevitable result of neglect. We fail to provide resources for family planning.

While the Trump administration would have you believe that their efforts are solely focused on eliminating access to abortion, the reality is their actions are harmful to a broad array of family planning services. For example, just in 2017, the administration tried to eliminate the Teen Pregnancy Prevention Program grants more than a year early. They wanted to eliminate the city of Baltimore had one of those grants, and with the help of programming from the Teen Pregnancy and Prevention Program, Baltimore saw a 61-percent drop in teen pregnancy between the years 2000 and 2010. The reason is that the city of Baltimore and other grantees prevailed in Federal court, so that money was restored.

We now see repeated steps by the Trump administration through its recent title X Federal rulemaking that represent another attempt to restrict access to quality, affordable reproductive healthcare and prevent women from receiving the information they need to make informed decisions for themselves and their healthcare. It would jeopardize the entire title X health network.

Specifically, the rule would block the availability of Federal funds to family planning providers, even if those family planning providers separately offer access to abortion services. In other words, despite the fact that Federal law is already crystal clear about no public funds being used to pay for abortion, the administration policy would ignore that reality.

Under the status quo, title X-funded clinics that provide abortion must keep those services financially separate from their title X activities. So this rule would interfere with the ability of women throughout America to get that unbiased family planning service and counseling. The rule would specifically prohibit any referral for abortion services and end the longstanding guarantee that pregnant title X patients receive comprehensive, unbiased counseling.

A primary goal of this regulation—and there has been no secret about this—is to prevent Federal funds from going to comprehensive family planning providers, like Planned Parenthood, with little or no regard for the impact this has on women throughout the country—and men and families. In fact, Planned Parenthood provides health services to 4 in 10 women in America. For many women and men, Planned Parenthood is the only source of care in their community.

I want to recount a couple of stories I have received from my Maryland constituents. One is from Caitlyn. She lives in Severna Park. She shared with me the impact that Planned Parenthood had in her life. She says that while growing up, she did not have a basic education when it came to reproductive health services and options. She writes:

I knew I wasn’t getting the whole story and I decided (to) do my own research, Planned Parenthood had the answers to my questions with no agenda, just facts.

She went on to share a different firsthand experience she had with Planned Parenthood as a patient.

I needed services that were quick, affordable, and compassionate, and that’s exactly what I received. When it came time to pay, I was surprised to just ask for a small donation. This donation for services is possible through Title X. Because of Title X, patients like me and more than 3000 other Marylanders can access care, no matter what, regardless of our ability to pay.

That was Caitlyn.

I also heard from Tamara from Takoma Park, MD. She was encouraged back to Maryland to care for her aging mother and accepted her dream job. Her dream job was directing a training and education fund for healthcare workers. She hesitated to accept her dream job because the employer-provided insurance plan was grandfathered into pre-Affordable Care Act regulations, meaning that her preferred form of birth control wasn’t covered. Her prescription would cost her $125 a month, something she could not afford. Through her local Planned Parenthood, she was able to get the prescription for $20 a month. She wrote to me saying:

Without my local title X-funded community clinic, I—a graduate of Wellesley College, a Master’s Degree holder, an engaged community member, a daughter, a passionate person on a meaningful career path—would be unable to afford my prescription, leaving me in the uncomfortable and quite frankly, unfair position of having to choose between my health or quality of life.

If you look at these stories, you will find that the proposed regulations coming down from the Trump administration prioritize ideology over patient health and safety and disregard over healthcare facts. So that is something about title X.

I want to say a word about the Affordable Care Act, as well, and the important protections it provides for people throughout our country, but I want to focus for a minute on the protections it provides to women.

It became the law of the land 9 years ago. I don’t think any of us expected we would still be fighting as hard as we are to try to protect those essential healthcare protections. Despite the failure in this body and this Senate last year to overturn the Affordable Care Act, we still see a constant effort from the administration, both through nonstop, harmful, regulatory efforts and a wholesale effort through the Federal courts. So I think it is important to remind all of us about what the consequences of stripping away all those protections would be. With respect to women’s healthcare, it would do away with the provision that requires coverage of maternity care as an essential health benefit. It would reverse the provisions that ended gender discrimination, which previously allowed insurance companies to charge women higher rates for health insurance for their healthcare. It also would eliminate the requirement to provide coverage for preventive health services
For over a half century now, the country has officially recognized Small Business Week, but in our country, small businesses have always accounted for and still account for most of the jobs created—certainly, for most of the new jobs created. In Missouri, that is absolutely the case. We ought to be doing all we can to create an environment in which people can get those new jobs and often get their first jobs, and I think we are doing that.

Mr. BLUNT. Mr. President, our Nation's economy is booming. Last Friday's jobs report far exceeded anyone's expectations. It showed that we added 263,000 jobs last month and that unemployment was sitting at the lowest since 1969. At the backbone of it all are our small businesses.

Mr. BLUNT. Mr. President, small businesses can hire somebody to go through the regulations and stay totally focused on that, and small businesses can’t. If you are afraid you are going to violate some Federal regulation, you are less likely to go ahead and make the kind of investment you would like to make than you otherwise would be. We have also created more access to credit by cutting down some of the overregulation of community banks.

There is more we ought to be doing. One thing we could have been that a lot of small businesses could really benefit from is the New Markets Tax Credit Program. This is a program that was first authorized in 2000. It encourages investment in high-poverty areas or in low-income areas. Again, in Missouri, 42,000 new jobs have been created as a result of the New Markets Tax Credit Program. The other day, I went to the first new supermarket since 1968 in North St. Louis. This new supermarket opened because it was able to use the New Markets Tax Credit Program. It is a program we clearly need to extend.

I would like to make sure we provide access to our small businesses. With our State’s 180 million people and 100,000 businesses, there is nothing better for small business than a strong overall economy. Almost daily now, we see some new number that sets a new record for the last 40 years or maybe for the last 50 years. In the case of the unemployment number, just this week, for the 13th month in a row, we have had more jobs available than people who have been looking for work, and that had never happened a single time—not one single time—until 13 months ago. The best thing, obviously, for small business is part of a growing economy, a vibrant economy. We are seeing that, and there are reasons for that.

The Tax Cuts and Jobs Act of 2017 is one of those. Almost every small business now pays less in taxes on its business that is allowed more for its coverage. They are allowed to fully deduct the cost of new equipment so they can reinvent and grow their businesses. That means more jobs.

The tax cuts also allow people to keep more of their money, and that means they have more of their money to spend. In my State of Missouri, we found that in the first 12 months of the tax cut—so these numbers are now about 6 months old, and I think, if anything, they have gotten better—the sales tax and use tax were up 2.5 percent.

We know the last quarter of the overall gross domestic product was up 3.2 percent, but 2.5 percent of real growth in just tax cut—so one measures whether people are spending their money or not, and they are.

People in this economy feel more confident about their jobs, and that makes a big difference. In the previous 8 or 10 years, the fear that people had of losing their jobs has really gone. People now go to work believing there is a better chance they will get promotions than they will lose their jobs, and that makes a real difference. So we have done things that are helpful in cutting taxes.

We have also done things that are helpful in reducing regulation. The President has been particularly helpful in leading the recovery after removing regulatory redtape. Actually, small businesses are much more affected by regulatory redtape than are big businesses. Big businesses can hire somebody to go through the regulations and stay totally focused on that, and small businesses can’t. If you are afraid you are going to violate some Federal regulation, you are less likely to go ahead and make the kind of investment you

like mammograms, screenings for cervical cancer, prenatal care, and regular well-baby and well-child visits with no cost-sharing.

So it is important, as we look at the ongoing efforts to sabotage the Affordable Care Act and to try to get it in college and become uninsured and, therefore, put off her medical care until she ended up in the emergency room, had to declare bankruptcy to get out from under her medical bills. She wrote me during that debate over the Affordable Care Act, as follows:

Today my asthma medicine is covered with a nominal copay. I can see my doctor before the old days of charging more for our coverage.

Mr. BLUNT. Mr. President, our Nation’s economy is booming. Last Friday’s jobs report far exceeded anyone’s expectations. It showed that we added 263,000 jobs last month and that unemployment was sitting at the lowest since 1969. At the backbone of it all are our small businesses.

Just look at my home State of Iowa, where 99 percent of our businesses are small businesses. With our State’s

Mr. BLUNT. Mr. President, this week is Small Business Week.
economy continuing to grow and our unemployment amongst the lowest in the Nation, it is clear that our small businesses’ success is Iowa’s success. These job creators in our State are leading the way by finding innovative solutions and creating new opportuni-
ties for themselves and generations to come. In turn, small businesses struggle to comply with some of the most costly and burden-
some regulations that come out of Washington, DC.

As a way to rein in these regulations and foster a more thoughtful rule-
making process, this week, I reintrodu-
ced my PROVE IT Act. This bipa-
tisan legislation gives the Small Busi-
ness Administration’s Office of Advo-
cacy an opportunity to ask Agencies to prove their regulatory analyses when proposing a rule that may be economi-
cally harmful to small businesses. It gives Iowa’s small businesses a voice in the rulemaking process.

One increasingly important compo-
ent of how Iowa’s small businesses per-
form is Iowa’s 50,000 women-owned small businesses. Iowa ranks in the top 10 for growth in em-
ployment and revenues in women-
owned businesses. However, these busi-
nesses still face many challenges. That is why I recently introduced the Ex-
panding Contracting Opportunities for Small Businesses Act, which addresses the discrepancy in sole-source manufac-
turing contracts that puts women-
owned small businesses at a disadvan-
tage. This bipartisan bill is a sensible and
reasonable approach to help ensure all of Iowa’s small business owners get a fair shot at competing and succeeding.

Commonsense deregulation, coupled with tax reform, has helped to fuel eco-
nomic growth and has contributed to high levels of consumer and business confidence. Yet, folks, there is still a lot of work to be done. While many of Iowa’s small businesses would absolutely love to provide their employees with the option of having paid parental leave, it can leave too costly. That is one reason I am working with Senator MIKE LEE on a proposal that would allow new moms and dads who work at one of these small businesses the oppor-
tunity to receive paid parental leave.

As a member of the Senate Small Business and Entrepreneurship Commit-
tee, I am excited to celebrate Na-
tional Small Business Week and to con-
tinue fighting for pro-growth policies and a regulatory system that encour-
ges innovation and job growth—one in which Iowa’s small businesses are heard loud and clear. As I have said be-
fore, when Iowa’s small businesses are successful, Iowa also succeeds.

I yield the floor.

The PRESIDING OFFICER. The Sen-
ator from Arkansas.

Mr. BOOZMAN. Mr. President, I am pleased to join many of my colleagues today to celebrate National Small Business Week.

Nearly every day, we do business with these local retailers or use prod-
ucts they had a hand in creating some-
where along the supply chain. Still, it can be easy to focus on the larger com-
panies that dominate America’s eco-
nomic landscape, but this week is a time to shift our attention to the en-
trepreneurs and innovators who reach for their pieces of the American dream and in so doing, play a vital role in the development of this country.

This is no small feat, but it happens over and over again each day as it has throughout our Nation’s history.

This week, we have the opportunity to recognize and commend those who take this leap of faith while generating positive economic activity and benefits that help to strengthen and sustain the system that has created more wealth for more people than any other in human history. This system is cap-
titalism. It underpins our society and is marked by the freedom and ability to make our own economic decisions.

Those decisions have often led Ameri-
cans to start businesses and become their own bosses. As a result, Amer-
ican entrepreneurship is, without a doubt, the backbone of our country.

As the Small Business Administra-
tion has reported, more than half of Americans either own or work for a small business, and they create about 60 percent of the jobs in the United States each year. It is clear that small businesses drive the U.S. economy.

I was recently in North Central Ar-
kaansas, where I met with several small business owners and employees. This time last year, I toured small businesses in South and Southwest Ark-
kaansas to highlight and learn more about the impact they have on our State. Representatives from the Small Business Administration were on hand for some of these visits to underscore the Agency’s willingness and desire to help promote and assist small busi-
nesses, owners, and entrepreneurs with establishing or expanding their compa-
nies.

At each stop, the conversations pro-
vided me with invaluable insight as to the challenges and opportunities busi-
nesses face. Inevitably, the discussions also turned to how the economic cli-
mate has changed for the better in re-
cent years. Whether they have been changes in the Tax Code that have helped to make small businesses even more competitive, including the qual-
ified business deduction, altering the estate tax, and other policies, the small businesses in this State have seen a sea change in their appreciation, as well as having provided regu-
larly and certainty, we have witnessed how these pro-growth poli-
cies have not only helped to drastically uplift and improve America’s economy but how they have also given business owners and entrepreneurs the con-
fidence they have been lacking for so many years about whether to invest or expand their opportunities.

According to the Small Business Ad-
ministration, Arkansas is home to over 247,000 small businesses, which is over 99.3 percent of all businesses in the State. These enterprises employ over 479,000 Arkansans, which makes it easy
to see how much of an impact they have on our State’s economic climate.

In addition to powering the economy, small businesses also contribute to the communities they operate in. They em-
body the American values and ideals that have helped to build our country—
the American values and ideals that have helped to build our country—
including family, hard work, a will to take risks, and a vision for opportunity. That is why we recognized the importance of entrepre-
neurs by passing a resolution designating May 5 through 11 as Na-
tional Small Business Week.

I encourage people across my home State and throughout the country to support small businesses in their commu-
nities, especially this week. I also encourage my colleagues to continue listening to the concerns and to the ad-
vice of our entrepreneurs and of those they employ.

We can build on our positive eco-
nomic growth by pursuing more poli-
cies that will help our small businesses succeed. The show of support certainly helps encourage these entre-
preneurs to the American economy.

I applaud the men and women in Ar-
kansas and across the United States who work incredibly hard as they run their own businesses and chase the American dream. This week, we cele-
brate them and our Nation’s intrepid, enterprising legacy that helps make us who we are.

The PRESIDING OFFICER. The Sen-
ator from Tennessee.

Mrs. BLACKBURN. Mr. President, I am pleased to join my colleagues and celebrate National Small Business Week. I love this poster that they have prepared today because Tennessee is right at the heart of this.

For over five decades, National Small Business Week has been an opportunity to recognize the tremendous contribu-
tion of small businesses and entre-
preneurs to the American economy.

We know and we hear it said so often that there is nothing small about small business because of the economic im-
port it has. I tell you, the statistics really do bear that out.

According to the most recent report from the Small Business Administra-
tion’s Office of Advocacy for my home State of Tennessee, there are over 603,000 small businesses located in our State. Now, 99.4 percent of all the busi-
nesses in our State are small busi-
nesses. That speaks to the health and vitality of our economy.

We can build on this economic growth and have the opportunity to recognize the tremendous contribu-
tion of small businesses and entre-
preneurs to the American economy.

Collectively, these small businesses employ over 11 million people, and that accounts for 42.3 percent of the en-
tire workforce in the State. So small business has an enormous footprint in the State of Tennessee.

Now, we have heard a lot about the booming economy in recent weeks, and as we celebrate Mother’s Day this week—and I do hope it is a happy Mother’s Day for everyone. We know
this economy that is booming, that is growing, with record-low unemployment numbers, with economic vitality, wage growth that we have not seen—we know this is an economy that makes the lives of millions of working women and those families’ lives better, and we celebrate entrepreneurship is doing for the Nation as a whole.

Specific to Tennessee, as we celebrate Mother’s Day, we celebrate these women-owned businesses. What we do know from the research that is out is that there are over 30,000 female-owned small businesses in Tennessee, and that they are seeing dynamic growth in both revenue and employment.

Now, the economic gains that have come about because of the tax cuts and the regulatory reforms that have been enacted by President Trump, voted on, pushed through by congressional Republicans, have changed the economic landscape of millions of Americans.

Since tax reform was signed into law, 3.2 million new jobs were created. 90 percent of the taxpayers have received a bigger paycheck, and jobless claims are at the lowest they have been in 50 years.

Here is the connective tissue between these encouraging stats and what I hear back in Tennessee. Because the economy is strong, now is a great time to grow or to expand or to start a new business. Entrepreneurs feel confident so they are betting on themselves and making decisions that they need to make in order to succeed: They are hiring that new employee, adding a new store or a new location, and daring to turn their dreams into a reality.

Small businesses are the key driver of our turbocharged economy, and we will continue to do all we can to help them thrive.

I will tell you also, as a member of the Senate Veterans’ Affairs Committee, that I want to thank those entrepreneurs who are veterans, who are stepping up at record rates in our State and are starting their small businesses.

Some of these deal with services that are needed and products that are needed by our military post or used by our National Guard. These veterans make great small business owners, and they also make great employees. The skills they learn defending our Nation while they are in uniform are uniquely well suited for business: the discipline, the focus, the resilience, the ability to plan, to adapt, to work collaboratively with others in order to get a job done.

Indeed, for themselves and their families, they are getting the job done. These are the hallmarks of our soldiers, sailors, airmen, marines, but they are also the qualities of successful entrepreneurs. We are thrilled they choose to call Tennessee home.

The importance of the American small business is gauged not only by facts and figures. The true value of our small businesses comes not just from their contribution to the American economy but also their contribution to another American Dream fulfilled. Entrepreneurship is the embodiment of the American dream. It is about men and women pursuing their passions. They work hard, save their money, make a plan, and put that plan into action. Of course, sometimes they will end up failing, but they pick themselves up, preserve their right to move forward, push forward, and they never stop trying. Our economy and our Nation are stronger and better for their persistence.

I yield the floor.

The PRESIDING OFFICER. The Senator from South Carolina.

Mr. SCOTT of South Carolina. Mr. President, National Small Business Week is about so much more than simply saying thank you to our small business owners and entrepreneurs. It is about recognizing everything they do for our communities. They aren’t simply the economic backbone but a common thread that binds us together. We all remember the stores we visited when we were young or with our families to pick out a new pair of shoes. They host bake sales, donate to local churches and charities, as well as support local youth teams. They invest in us, and we invest in them. South Carolina is home to more than 300,000 small businesses employing nearly 800,000 people.

Having been a small business owner myself, I can tell you that one of the more exciting times you could ever have in life is starting a small business. I know Senator BRAUN can talk about what ABC Sports used to call the thrill of victory as well as the agony of defeat. Sometimes, for me, the thrill of victory was when I was signing the front side of a paycheck for my employees, and the agony of defeat was when I was not signing the back side of that paycheck for myself.

Being a small business owner certainly teaches you incredible lessons about life, about people, and certainly about the community you want to serve. Owning your own small business is a rewarding and sometimes challenging experience.

As part of National Small Business Week, it is also my honor to recognize VetFriends of Mount Pleasant, SC, as the Senate’s Small Business of the Day.

Dale Sutcliffe, a U.S. Marine veteran of Desert Storm, founded VetFriends nearly 20 years ago with the simple concept where veterans can reunite with their fellow servicemembers during the time in which they served our great Nation.

The VetFriends platform has over 2.5 million connections, and has brought together the struggles of veterans. In the process, the platform has helped veterans share their stories, share their photos, as well as stay informed about upcoming events and reunions.

Currently, VetFriends employs over 25 South Carolinians and almost all have a close relationship with a veteran. The team at VetFriends has a long-standing tradition of supporting the men and women this country regularly seen volunteering at the Ralph Johnson VA Medical Center. Additionally, the business has taken an active role working with the Wounded Warrior Project and Patriots Point in Charleston.

It is clear that VetFriends’ values and goals not only enhance their business plan but also improve the community they belong to. VetFriends is an amazing example of what our small businesses are capable of, and I thank Dale Sutcliffe and our small business owners throughout South Carolina for pouring their heart and their soul as well as their dreams back into the community.

Let me finish by saying happy Mother’s Day to all the mothers and especially my mama.

The ACTING PRESIDENT pro tempore. The Senator from Indiana.

Mr. BRAUN. Madam President, I was asked to bat cleanup on National Small Business Week for our conference. I have been a Main Street entrepreneur my entire life.

My wife and I moved back to our hometown in 1978. She will celebrate her 41st anniversary this September with her only job—a business in our downtown selling home accessories and gifts.

I am very proud of you, Maureen.

Three years later, I had my opportunity to stake out my attempt at being an entrepreneur. As Senator SCOTT mentioned, it is fraught with pitfalls. There is no guarantee, when you stick your neck out and want to do some enterprise—no guarantee it is going to turn out. What a thrill it is, though, when it does, and it is what drives our great country.

Enterprise in this country, from its foundation, was built upon small businesses. We have over 500,000 of them in Indiana. Those businesses created over 38,000 new jobs in the last year, but things aren’t as good as they could be because as much as the tax reform did for securing the future of small business, it is not permanent. We need to make sure that is done sometime before 2025.

Manufacturing—the biggest business in Indiana since the Trump economy has created the hottest context for business, small, medium or large. Six times more jobs in President Trump’s first year have been created in manufacturing than the last 2 years of the prior administration.

Sometimes a little business can get lucky and become a medium-size business and a large business. Mine followed that pathway. I will give you a little detail on that in a moment.

McDonald’s started with one location. This summer they will add in the
State of Indiana, 11,000 summer jobs. International companies even come to the State of Indiana because our door is open and what a great place to have a small, medium, or large business.

Saab will add a $25 million investment—another that will create 200 great-paying jobs.

Now back to my story. We raised a family, and I had the chance to start my business. In 17 years, it never got beyond 15 employees. That is the number of people I started with in 1981 and that is what I had in 1998.

Perseverance, patience, reinvesting, keeping a low overhead so you can get through the scrapes that inevitably will come in an economy, and someday your day of opportunity will arise.

In the darkest hours of the great recession, when our industry shrank by over 50 percent literally overnight, every asset I owned was a piece of commercial real estate—a warehouse. Everything I sold was an unnecessary want as I chased truck successors. I wondered, what did the future hold?

Well, the future held the greatest opportunity I could have ever imagined because I lived my life in a way that set the stage for opportunity. I got to that point because we are not doing it in this institution.

We have set ourselves up to ruin a lot of the good things that are occurring from decades and decades ago to the present day and yet our house is not in order. The institution of the Federal Government should be the pride of our country. Running $850 billion deficits and $22 trillion in debt, that doesn’t bode well for any of us. But the good news is, if we keep this economy going, I think it can go decades into the future, where we keep creating jobs and raising wages like have never been done before. But I mentioned earlier that some of us turn them into medium-sized businesses and larger businesses, and so often, what got you there, you forget about.

I tell folks all the time: It doesn’t matter what size business you have, if you are successful, share those benefits with your employees. Raise benefits through your 401(k) plan. Lower healthcare costs if you can, and certainly raise wages.

Make sure people look to the real world for what means the most and not to government. If you look to government, you are going to be disappointed. I am going to talk about two—Big Ag in my opinion, behave most poorly. I imagine they will go broke because they get sick or have a bad accident. All small businesses want to offer good healthcare to their employees but can’t. Why? Because the industry has gotten concentrated with huge corporations, from pharma to hospitals across the board and health insurance companies, which I had to tangle with.

I ask you to get with it, be transparent, be competitive, so that you don’t have a business partner that may only be the Federal Government down the road.

Big Agriculture—I want to end with this because in Joni’s State, a high percentage of farmers are farmers. Farmers take on the most difficult task of any business in our country—the weather, a high amount of assets for the income they generate. They have regulations like waters of the United States—great intentions but overbearing. There are farmers who now worry about ditch maintenance because ditches that don’t have water in them most of the year are now considered waters of the United States. We have to get a better balance to where we have better regulations and not overbearing regulations.

I am asking folks in this Chamber, in this Congress, to look to get this house in order, and I am asking Big Industry—big companies in the agricultural arena and in the healthcare arena—to get their act in order so the doctors who participate within healthcare and the farmers who participate within agriculture can make an honest living. They are all small businesses, and small businesses drive this country.

Thank you.

The ACTING PRESIDENT pro tempore. The Senator from Illinois.

WOMEN’S HEALTHCARE

Ms. DUCKWORTH. Madam President, I might be the luckiest person in the world because I get to wake up on Sunday and spend Mother’s Day, well, being a mom. I will probably spend the morning helping my 1-year-old take a few wobbly steps and then the afternoon baking my 4-year-old a cake or chasing her around the house, celebrating the holiday surrounded by the people I cherish the most.

But that isn’t the case for far too many other moms and kids around the country. That isn’t the case for women like Denise Reed, Sybrina Fulton, or Valerie Castile, who lost their children to gun violence. That isn’t the case for the hundreds of children born in the past year alone whose mothers died from preventable, pregnancy-related complications. That isn’t the case for the families whom the Trump administration separated at our southern border and who still have not yet been reunited, the kids who were thrown in cages because their parents had the nerve to strive for a better life.

This Mother’s Day, I am thinking of those whose hearts are hurting, those moms who would give anything for another lazy Sunday with their sons or those daughters who would do anything to hear their mother’s laugh one more time.

The truth is, the women—moms or otherwise—in this country deserve better than the status quo. We deserve more than the Trump administration, which in just 2-plus years has already changed title IX sexual assault rules to favor the accused over the survivor, tried to defund health clinics that provide life-saving care to women, pushed forward healthcare proposals that would have gutted maternity coverage, and handed employers the power to decide whether women should have access to birth control.

This—well, it is looking but unfortunately not surprising because we knew who Donald Trump was when we elected him. He is the man who has long made clear that he does not care about women or our autonomy. He is the man whom the sign-up rates for people who make up 51 percent of this Nation; who just 10 days ago stood on a stage in Wisconsin and lied, lied, lied, prioritizing a roar from the crowd over the safety of patients and providers at health centers nationwide; and who just last week issued two rules that would make it easier for doctors to either discriminate against women or deny them care altogether.

So don’t tell me that Trump is “pro-life” when he is pushing for rules that endanger women’s lives and when he spent years trying to strip healthcare away from Americans. Don’t claim that he is just trying to protect families when he is the one who would have gutted maternity coverage and pushed forward healthcare proposals to defund health clinics that provide care to women. Don’t you dare argue that he is leading the “party of life” when he will not lift a finger to stop first graders from getting massacred in classrooms by the dozen. No, Donald Trump’s anti-choice stance isn’t about looking out for families; it is about getting a slap on the back from his base and exerting even more control over women’s bodies.

It is sexist, regressive, and flatout dangerous.

But even while this administration’s agenda is a travesty, it is not an anomaly; rather, it is just the latest step in the far-right’s long march to strip Americans of their rights. That isn’t the case for a mother who got swept away from her base and exerting even more control over women’s bodies.

So enough with the hypocrisy, with those daughters who would do anything to hear their mother’s laugh one more time.

Thank you.

The ACTING PRESIDENT pro tempore. The Senator from Hawaii.
Mr. SCHATZ. Madam President, it gives me no pleasure to say this, but this administration is actively doing terrible things for women and their families. They have rolled back protections for workers. They have made it easier for companies to pollute the air and the water. They have cut investments in public education. They have literally taken children away from their parents and made zero effort to reunite them. They are working as hard as possible to prevent women from having access to healthcare. It is clean air and clean drinking water, education. It is helping people get the healthcare they need. These are not rhetorical statements. They are policies that hurt people. They are hurting moms.

The Centers for Disease Control came out with a report just this week showing that hundreds of women die every year from pregnancy-related complications and that many of these deaths are preventable. The report finds that one of the key ways to prevent these deaths is access to proper medical care. Yet this administration has made taking away a woman’s access to healthcare a top priority. They have put legislation in to end the Affordable Care Act. They filed lawsuits to take away protections for people with preexisting conditions. They have issued regulations that allow healthcare providers to refuse to provide care to someone based on their personal beliefs and keep healthcare providers from giving their patients full and accurate information. As we all know, they have gone after Planned Parenthood—one of the leading sources of healthcare for women—with everything they have.

I remember when I first became a Member of this body, I visited a clinic in Honolulu. I remember meeting with the staff, who told me that clinic was the only source of healthcare for most of their patients. This was the one place women could go for family planning services, counseling, and breast cancer screenings.

Planned Parenthood’s entire reason for being is to help families. In a single year, they assist 2.4 million people and provide almost 10 million individual healthcare services, including 300,000 breast cancer screenings and over 200,000 well-woman exams—all in a single year. Yet a highlight of this administration’s policy on women is to make taking away a woman’s access to healthcare a top priority. They have put legislation in to end the Affordable Care Act. They filed lawsuits to take away protections for people with preexisting conditions.

But we know it is not just healthcare. As I said, it is workplace safety and fairness. It is investment in public education. It is clean air and clean water. It’s the basic things that all of us care about but moms in particular.

Whatever your political persuasion, everyone has a mom. Lots of people are moms or are married to a mom. This administration is inarguably bad for moms and their children. Moms in this country deserve better.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Arkansas.  

Mr. COTTON. Madam President, 5 years ago, I, along with 46 of my fellow Senators, released a letter to Iran’s Ayatollah letting him know that any nuclear deal he reached with President Obama was not, in fact, approved by the Senate. Just as we cautioned, not 3 years later, President Biden has, in fact, revoked that deal with the stroke of a pen.

Today is the 1-year anniversary of America’s withdrawal from the Iran nuclear deal, and a lot has happened since then.

Just this morning, Iran threatened to renew its rush to the bomb, stockpiling more uranium and producing more heavy water—even threatening to enrich nuclear fuels to dangerous levels. I fear that Iran is using 2015’s nuclear deal as a cudgel to be used to extort concessions in the moment to the civilized world does not cave to its demands.

We know better than to cave in to the ayatollahs. The United States will remain steadfast in our maximum pressure campaign against Iran until that regime abandons its nuclear and missile program and its support for terrorism. I welcome the news that the President is announcing new sanctions on Iran’s mining industry as well.

As for our European allies and partners and members of the business community abroad, I hope Iran’s threats will serve as a needed wake-up call. Any attempt to invest in Iran’s market under any circumstances other than Iran’s complete and verifiable cessation of its full range of malign activities will be fraught with huge legal and financial risks—huge risks. Businesses shouldn’t put themselves in that compromising position, and European partners shouldn’t give in to Iran’s high-stakes nuclear blackmail.

Of course, today’s announcement is just the latest dangerous provocation by the Iranian regime. In the past year, Iran and its well-armed proxies have continued their killing spree across the Middle East—the same spree they were on before and during the Iran nuclear deal. This time, the United States has stood up to Iran rather than rewarding its evil deeds.

We designated the Iranian Revolutionary Guard Corps—what it is—foreign terrorist organizations—for plotting attacks around the world and arming groups like Hezbollah, Hamas, and Palestinian Islamic Jihad, the very same groups that slaughtered innocent civilians in Israel just last weekend without any regard for the lives they purportedly represent in Gaza.

We reimposed sanctions on Iran that were waived by President Obama. We reimposed sanctions on Iran that were suspended and imposed the maximum pressure on Iran. We have imposed the maximum pressure on Iran. We have reimposed sanctions on Iran that were waived by President Obama on the day the Iranian nuclear deal was signed. We have reimposed those sanctions on Iran that were suspended by President Obama. We have reimposed sanctions on Iran that were waived by President Obama on the day the Iranian nuclear deal was signed. We have reimposed those sanctions on Iran that were suspended by President Obama.

I have introduced a resolution with my colleagues that reaffirms the policy of the United States to never, never allow Iran to acquire nuclear weapons. Furthermore, the resolution reaffirms that sanctions can only come off of Iran once it meets the basic conditions approved by Congress under existing law. Among other things, that law requires that Iran must stop supporting terrorism and dismantle its ballistic missile program before sanctions can be waived. They can’t simply be waived by a President using his so-called pen and phone.

I hope this resolution clears up any confusion about where the United States stands with respect to Iran and for anyone considering investing in the Iranian market. America will continue to apply maximum pressure against the ayatollahs’ regime so long as they continue their campaign of terror and violence against the United States and our allies throughout the Middle East, and we will continue to assist those allies as they fight against Iranian-backed aggression.

To the Ayatollah and all of the rulers of Iran: Happy anniversary.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Montana.
Mr. DAINES. Madam President, it is National Small Business Week, and in Montana, small businesses are a critical part of our life. In fact, I grew up watching my parents build a small business that lifted us up, and it is an honor to represent working families who lift up their companies and neighborhoods, and it is what keeps our economy growing and keeps our economy strong.

In fact, when I am back home in Montana and back in my hometown of Bozeman, you might find me in the morning grabbing a cup of coffee from Cold Smoke with my sweet wife Cindy, or I might be heading over to Butte. I might be picking up a new mount from my taxidermist, Marc, who does a great job there in Butte. Or maybe it is time for dinner and grabbing a bite to eat at the Mint in Belgrade. Of course, if you are over in Billings, you have to stop and get a cinnamon roll at Stella’s. If you are heading through Helena, you might stop at lunch them up at Steve’s Cafe. Or if you are up in the northwest part of the State, you might grab a beer at the Cabinet Mountain Brewery. Or there is nothing like breakfast at Syke’s in Kalispell.

In short, we are blessed with so many amazing mom and pop shops in Missoula, the Thunderbird Motel. They have a great owner there, Thelma, who has been a friend for years. I still remember how excited the men and women who were stationed in Afghanistan were when we brought them over—hand-carried over to Afghanistan—back in December, some Hi-Country beef jerky from Lincoln, MT, because for them, that Hi-Country beef jerky tasted like being back home.

These mom and pop shops of Montana tell the story of the ideals that make our Nation great. In fact, in Montana, 90 percent of our businesses are small businesses—90 percent. Montana has the most mom and pop shops in the country of any state.

Those businesses that I mentioned earlier that I like to frequent are not household names across our country. They are well-known names back in the neighborhood, and it is my honor to be their voice, to fight for policies that make their lives back in Montana easier.

Thankfully, under Republican leadership over the last 3 years, our country has experienced record economic growth. That is not by accident.

Since we passed tax reform, over 3½ million new jobs have been added to this economy, and we are seeing more money in the pockets of Montanans. Wages are up. Productivity is up. The unemployment rate sits at a 50. That is a five-decades-old low of 3.6 percent. Many said that can never be done. I doubt the naysayers, the critics, that Montana could ever lift up these small businesses. That is why just last month I introduced the Main Street Tax Certainty Act, which would give these small businesses permanent tax relief. When government stands out of the way, when burdensome regulations are lifted, and when Congress finally understands that it is not government that creates growth but it is the individuals—the hard-working men and women in this country—then, there is no telling how far we can go as a nation.

We have to keep this economy booming, and we must keep Montana’s small businesses thriving.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from West Virginia.

Mr. MANCHIN. Madam President, I rise today to call for immediate action on the American Miners Act. We have an obligation to the miners across America who have served our Nation. We have an obligation to those who have supported us through our greatest advancements. They deserve to know that their pensions, which they rightfully worked for, will be funded fully, and they deserve to have accessible healthcare, which was guaranteed to them as well.

As the Senate fails to act, we continue to put our retired miners’ healthcare and pension benefits in jeopardy yet again. I have been working with everyone from every angle in this country to prevent our miners from losing their healthcare and benefits. But, once again, they are facing a deadline that puts their whole livelihood at risk.

This has been a long fight, and it is far from over. Everyone who has joined me in this journey understands that fighting for working people is what we were sent here to do. These retired miners are walking the halls and fighting for what is rightfully theirs. I am doing this for them. I promised them that this body will not abandon them, and I refuse to let them down.

To give you some background, the 1974 pension plan will be insolvent by 2022 if we do not act. We needed to act a year ago or so, and we haven’t done it. It is shameful. Miners earn $1 for every ton of coal mined through our advancing technologies. They deserve to know that their pensions, which they rightfully worked for, will be funded fully, and they deserve to have accessible healthcare, which was guaranteed to them as well.

To address these issues, the American Miners Act would shore up the 1974 pension plan, which is headed for insolvency due to coal company bankruptcies and the 2008 financial crisis. It would also extend the Black Lung Disability Trust Fund at $1.10 per ton of surface-mined coal for 10 years.

West Virginia has more retired union coal miners than any other State. More than 27,000 retirees live in West Virginia alone.

I am going to read a letter to give you perspective on what we are dealing with. Richard from Morgantown, WV, said:

I am writing this letter with respect and concern to preserve our homes is Richard. I live in Morgantown, West Virginia. My career as an underground coal miner lasted 33 years. I am soon to be 68 years old. Working together we all of those years, the physical labor tends to take a toll on a person’s body. I receive a monthly pension of $1,466 a month from the UMWA Pension Fund. This monthly pension is needed to pay utility bills, purchase groceries, and everyday necessities. I am also helping to support my five year old grandson and his mother. My daughter doesn’t earn enough to live on their own. You see, my daughter became addicted to prescription opioids after having serious medical problems. She has been clean for five years and is trying to rebuild her life, but we are supporting her and her son. My pension is a major source of income for my family and it would be devastating if I were to lose any of it. I can’t imagine how we would survive. Our county and surrounding counties are heavily dependent on the coal miners’ pension. Should we lose our coal mines, our economy in the state would plummet. I am also writing as a voice for those who are unable to write to you. I am asking your committee to carefully consider this bill to preserve our pensions.

I have another one from Gary from Southern West Virginia who wrote:

I have worked in the [United Mine Workers] since 1973 at Cannel coal. I worked about 13½ years, then had a lay-off in the early 80’s, had to find work in another field, and got a job driving a school bus for 25 years. I’m retired now, but I still sub-drive for the company, was in another association, and also drive a bus for Ace Adventure Resort. I am 74 now and still very active in the work force. I thank God for my health and am still moving. I was married to a wonderful woman, had 4 kids, 3 of them have passed away, one cancer, one [from] a fall, my daughter died from a drug overdose. I am also helping to pay for my funeral expenses. This retirement check is used to pay utility bills, purchase groceries, and everyday necessities. I am also helping to support my four year old grandson and his mother. My daughter doesn’t earn enough to live on their own. You see, my daughter became addicted to prescription opioids after having serious medical problems. She has been clean for four years and is trying to rebuild her life, but we are supporting her and her son. My pension is a major source of income for my family and it would be devastating if I were to lose any of it. I can’t imagine how we would survive. Our county and surrounding counties are heavily dependent on the coal miners’ pension. Should we lose our coal mines, our economy in the state would plummet. I am also writing as a voice for those who are unable to write to you. I am asking your committee to carefully consider this bill to preserve our pensions.
I just want to finish by saying that these are people who have gone to work every day. They didn’t take the money home because they were letting that go into their retirement pension, and they thought that was being taken care of and managed properly. It wasn’t their fault they were already paid, and now because of bankruptcies and financial collapses, they can’t get the money. It is wrong. It is not who we are as a country.

Throughout the bankruptcy laws that we have in America today, you can be in line if you are a financial institution—somebody that basically is in line before the person we are basically here to serve. The miners who get these pensions average $480 a month. That is the average pension they receive. That is not much. Most of these are widows, too, because the husbands have passed away.

So I am asking—this has been a bipartisan bill. I appreciate all of my colleagues on both sides of the aisle, my Democratic colleagues, and everybody for working and really trying to take care of the people whom we made a promise to. This was a pension that was guaranteed by Harry S. Truman with his hand on the line, so to speak. It is there for us, and it is basically one we cannot walk away from. I thank the Presiding Officer.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Wisconsin.

HEALTHCARE

Ms. BALDWIN. I rise today to talk about an issue that is top of mind for women in Wisconsin and across this country, and that is healthcare.

Let’s take a look at what we have seen from this President and congressional Republicans over the past 2½ years. There have been repeated attempts to repeal healthcare legislatively, which would result in the loss of healthcare protections that millions of women and their families rely on. An ongoing lawsuit is making its way through the courts that would, if the administration had its way, result in overturning or striking down the Affordable Care Act.

Last Saturday was May 4. It was actually the day of the Wisconsin Republican passing legislation that would repeal the Affordable Care Act. I remember that day, and, in particular, I remember watching the ensuing celebration, which was conducted at the Rose Garden at a press conference, among President Trump and Speaker Ryan and others. There was literally backslapping and high-fiving going on because they had taken the first step toward taking people’s healthcare away. It was hard to believe.

The few months later, we saw three courageous Republican colleagues in this Chamber—Senators McCaskill, MURkowski, and Collins—join every Democrat in this Chamber in voting against repealing the Affordable Care Act. They listened to their constituents. They listened to the families in their States.

I, too, voted to defeat that legislation that would have repealed the Affordable Care Act, and I have done likewise on a number of other particularly partisan efforts by President Trump or congressional Republicans that would have taken away some of the protections that people in the United States and Wisconsin enjoy. I did so, I voted no on those efforts because the people of my State didn’t send me here to take their healthcare away. They actually sent me here to work across party lines and make things better.

Throughout that summer—that was the summer of 2017—individuals across this country stood up, and they called their elected representatives with one simple message: Protect our care. When congressional Republicans failed to repeal the Affordable Care Act, the Trump administration kind of doubled down and went to work, really undermining and sabotaging our healthcare system, rewriting some of the rules on guaranteed healthcare protections that millions of people rely on.

For example, the administration ended something that we called the cost-sharing reduction payments. These were payments that helped lower out-of-pocket expenses for people participating in the Affordable Care Act exchanges, and this was a critical component. So when that was done, it meant that there were higher out-of-pocket costs for almost 90,000 Wisconsinites.

The Trump administration also slashed funding for outreach efforts to help people know about the open enrollment periods and to know that they needed to sign up for the healthcare that is offered on the Affordable Care Act exchanges.

Trusted navigator programs, like those in my State, have had their funding cut by nearly 90 percent in the past 3 years. These navigators programs are so helpful to people—particularly people in rural areas—because they help to guide people through the process of obtaining affordable, comprehensive, healthcare protection and coverage. It means that when these programs are sabotaged, fewer people each year will actually be able to navigate the healthcare system and find and enroll in health insurance on the exchanges.

The administration is also promoting something that I call junk plans. These are junk insurance plans. Why do I call them that? Because they are relieved of really having to do what you buy insurance to do. They do not have to cover people with preexisting conditions. They can say no, or they can charge a rate so high that no one could possibly afford it. They could have an open enrollment period, or they could simply carve out the preexisting condition and not offer coverage for it.

These junk plans also have no obligation to cover any of the essential health benefits as identified in the Affordable Care Act. In Wisconsin, none of these junk plans are required to cover maternity care—none of them. This takes us back to the days before the Affordable Care Act plans in Wisconsin’s individual marketplace covered maternity care. Beyond just encouraging individuals to sign up for these bad and very limited policies, the administration supports allowing tax-exempt dollars to support these plans. So American taxpayers are potentially footing the bill for junk health insurance—some of which isn’t really worth the paper it is written on.

The nonpartisan Congressional Budget Office just announced that, as a result of these activities—the sabotage—2 million more people will be without health insurance by the year 2020. That is just around the corner. After the Affordable Care Act went into effect, we saw more Americans than ever before gain access to health insurance. But according to the Congressional Budget Office, during President Trump’s tenure in the White House, 1 million more people each year will have lost health insurance.

The Trump administration is literally taking us backward on this matter, and American families are paying the price. I wish I could say it stops here, but there is more.

The Federal Trade Commission and the Attorney General Barr are now taking sides in a case that is pending in the Federal courts. They are taking the position that the court should strike down the entire Affordable Care Act. This lawsuit threatens to take away guaranteed health protections and raise costs for Wisconsinites and, frankly, for all Americans who have preexisting health conditions.

In Wisconsin, there are more than 2 million people in our State with some sort of preexisting health condition, and they would stand to lose their guaranteed protections. It would once again give insurance companies the power to charge women higher premiums than men or to deny health coverage for women who get pregnant because it is considered, by the way, a preexisting condition.

Over the past few weeks, I have been meeting with Wisconsinites who, because President Trump is working so hard to repeal or strike down or overturn their care, raise costs, and take away their protections. They are really frightened. They are frightened that if this lawsuit succeeds, insurance companies will again be able to deny coverage or charge higher premiums for the more than 133 million Americans who have some sort of preexisting health condition.

I got to hear from Lindsey in Milwaukee, WI. Lindsey is a breast cancer survivor. She will be on hormone therapy for another 2 years, and she will continue to need MRIs, mammograms, and blood work each year to be sure...
that her cancer has not returned. Lindsey is worried that if the Affordable Care Act is repealed or overturned in court, she could lose her healthcare coverage because of a lifetime maximum, or she could be charged more because of preexisting conditions.

Just recently, I met with Grace in Green Bay. Grace is 15 years old, and she has been living with type 1 diabetes since she was just 2 years old. In order to manage her disease, she needs insulin and various other medical supplies that cost her family a lot of money. Right now, those supplies are covered by her family’s insurance, but Grace understands that, without the Affordable Care Act, her insurance company would again have the power to charge her more or deny her coverage because her diabetes is a preexisting condition, and she could also be at risk of reaching her lifetime limit.

Grace and her mom are worried about the Trump administration’s lawsuit to strike down the Affordable Care Act. She is worried—they are worried—about Republican attempts to eliminate protections for people with preexisting conditions, and they know that President Trump has no plan to protect people with preexisting conditions. He never has, and I suspect he never will.

The House recently passed a resolution that calls on the Trump administration to reverse its position on repealing the Affordable Care Act. Last year I heard several Senate Republicans promise to protect people with preexisting health conditions. More than one of my new Republican colleagues campaigned on it in 2018. Here is their chance to prove it. Let’s vote on this resolution in the Senate so every Senator in this body can be on record protecting healthcare for people with preexisting conditions. It is time. It is time for Senate Republicans to take a stand against President Trump’s sabotage. It is time to start working on a bipartisan way to expand coverage and lower healthcare costs.

As I have said in this Chamber many times before, the people of Wisconsin want both parties in Congress to work together to make things better by making healthcare more affordable and taking on rising prescription drug costs. I heard from countless Wisconsinites who are struggling to afford the prescription medication that they need to live. As prices keep going up year after year.

Jackie from Muskego was diagnosed with an incurable blood cancer in August of 2015. She takes a drug called REVLIMID for her cancer, and her medical costs can go up to $2,000 per year just to stay alive.

Since the beginning of 2017, Celgene has increased the price of REVLIMID by nearly 25 percent.

President Trump campaigned on lowering the cost of prescription drugs, but so far we are not seeing any results. It has been all talk. Instead, with his tax bill, President Trump gave drug companies a huge corporate tax break as they continued to increase the cost of prescription drugs.

Pfizer, for example, got an estimated 11 billion dollars in tax breaks. Then, they announced that they were raising the list prices of their prescription drugs that they manufacture. You know, it is time to take action, to hold these drug companies accountable, and it is why this week I am introducing a bipartisan plan with Senator BRAUN of Indiana to require basic transparency and accountability for drug companies that increase their list prices.

Drug corporations are making prescription drugs more and more expensive with no systematic transparency for taxpayers. Meanwhile, American families, taxpayers, and our healthcare system are footing the bill for these price increases, and then are forced to pay more still at the pharmacy for the medications they need.

We need—transparency. We need greater accountability for drug corporations that are jacking up the costs for families in need of affordable, lifesaving treatments.

I wanted to thank Senator BRAUN for working with me on this effort, as well as Senator MURKOWSKI for joining this effort, because both Democrats and Republicans agree that prescription drug costs are too high in this country. So let’s work together to bring relief to American families.

I strongly believe that if both parties look past the partisan debate in Washington, we can find common ground on solutions that work for the American people, and I stand ready to work with any of my colleagues in the Senate on solutions that help to lower costs and expand healthcare coverage for our constituents.

I yield back.

The PRESIDING OFFICER. The Senator from Iowa is recognized.

MUELLER REPORT

Mr. GRASSLEY. Mr. President, I want to address my colleagues with three different subjects. The first one is very, very short. It is things that are being talked about right now, particularly in the other body.

Many in the media seem very, very unhappy with the results of the Mueller report, or they might be embarrassed that the world knows that they sold a bunch of snake oil for the past 2 years about collusion with Russia, and now after the Mueller report has come out, they find out that the jig is up.

I hope the media will pursue the origins of the Russian collusion investigation with the same vigor over the last 2 years that they pursued the collusion narrative. It will go a long way, then, to restore the media’s damaged credibility, and knowing how all of this started will help us to prevent such a fiasco from happening again.

MIDWEST FLOODING

Mr. President, for the third or fourth time, I want to visit with my colleagues about the flooding in the Midwest and particularly my State of Iowa. This is ongoing flooding in the Midwest and particularly Iowa, and it is not going to end for a while.

Flooding on the Mississippi has gotten worse, as flood protection has not been adequate in several areas of Scott County along the Mississippi to deal with historic water levels.

Parts of the downtown area in Davenport are now inundated with floodwaters. This picture is a perfect example of it. I think you probably have been seeing this on television quite a lot. This area includes many businesses and homes. It appears that this will be the most damaging flood in Davenport’s history. Unfortunately, the National Weather Service reports that this week’s forecast is filled with rain for the whole of our State of Iowa, which could cause additional flooding or re-flooding throughout the State.

The Missouri River could rise 2 to 4 feet, depending on location and tributary flows. As of last week, most of southwest Iowa is without even minimal flood protection due to the breached, overtopped, or compromised levees caused by the unique weather system that brought record flows down the Missouri River this year. The Army Corp of Engineers is working to fix the large breaches, but communities are threatened by even minor rain.

This recovery will be long, and Federal resources will continue to be needed as the restoration and the rebuilding that are necessary take place. I am committed to continuing to work at the Federal level to help Iowa and our neighboring States through this whole process.

In April, the Environment and Public Works Committee held a field hearing on the Midwest floods chaired by Senator Ernst of Iowa, and she and I, along with other Senators, had a chance to question the Army Corps of Engineers on its management of the Missouri River.

For years, I have worked with several of my congressional colleagues to make flood control the No. 1 priority of the Corps in its management of the Missouri River. Protection of life and property should take precedence over recreation and experiments that may or may not help endangered species and the other purposes of the river identified in the Army Corps of Engineers’ master manual.

From 1979 until the changes in that manual in 2004, the manual stated that the No. 1 priority was flood control; in other words, protecting life and property was more important than anything else. Changes to the manual made in the year 2004 made it so that the Corps must consider other purposes for the river. They have to balance these other purposes with flood control.

Since 2004, there has been a dramatic increase in flood frequency and floodwater levels. The river’s flood-carrying capacity has greatly changed, and
there were no natural events before 2011 that could have caused these changes. I reiterate—life safety and property should be the No. 1 priority of the Corps in its management of the Missouri River.

My colleagues and I have also heard complaints about the unresponsive Corps and the lack of communication with local residents about the floods. After the 2011 floods, some communications were enhanced; however, a lack of updated data and communication was still one of the most common complaints.

As a direct result of meetings with local levee sponsors, homeowners, small businesses, farmers, and other stakeholders, a group of 10 Senators requested that the Corps begin sending email updates to all local sponsors on a weekly basis starting within 30 days. These updates should include snowpack levels, available flood control storage in the Missouri River Mainstem Reservoir System, cubic feet per second release rates at the system’s dams, and flow rates to key tributaries, as well as current National Weather Service precipitation forecasts and the spring flood outlook.

Today, the Environment and Public Works Committee held a hearing on oversight of the Public Works Program. My colleagues on the committee are asking Corps leadership about flood control on the Missouri River and what emergency resources are necessary to help the Corps with the recovery process.

With over 100 miles of levees needing repair, we know that additional resources will be needed. We also know that the State of Iowa, Iowa communities, and individual Iowans will need assistance from Iowa Public Housing Authority, Iowa community development block grant and Economic Development Administration disaster accounts.

I have been working with my colleagues on the Senate Appropriations Committee to ensure that funding for Iowa is provided through the emergency supplemental appropriations. I filed an amendment to the disaster bill, along with my colleagues from the Midwest, to help farmers who have lost an estimated $17.3 million to $34 million of their on-farm stored corn and soybeans. My amendment would allow impacted midwestern farmers to address agricultural losses not covered by crop insurance or other programs. I will continue to provide the Appropriations Committee with damage and need assessments for recovery in Iowa as we get further clarity on the actual numbers.

Furthermore, several Midwest Senators and I introduced the Disaster Tax Relief Act of 2019. This bill includes a series of disaster tax relief provisions that will help American families and businesses recover from the terrible disasters that have occurred so far in 2019, including the Midwest flooding.

The disaster tax relief provisions we have worked on will reduce penalties and make it easier for people to access retirement funds so that individuals and families can get back on their feet faster and rebuild their lives. They also make it easier for disaster victims to claim personal casualty losses, and provide they claim limitations on charitable contributions to encourage more donations for disaster relief. For businesses affected by the disasters, this tax relief is available to help them retain employees while the businesses get back up and running.

Iowa Governor Reynolds and her administration are working closely with FEMA on adding Scott County to the existing disaster declaration and on other key needs, such as housing assistance for communities in southwest Iowa that have very few existing options for people to return to or stay in those communities.

I have talked to Acting Administrator of FEMA about this matter and urged him to promptly work on getting this much needed assistance to those in need.

Governor Reynolds has also established a flood recovery advisory board to coordinate and re build efforts across Federal, State, and local levels of government. As an ex-officio member, I am looking forward to participating in these meetings to ensure that the Federal Government is offering needed assistance to Iowans affected by the flooding.

This isn’t a case of our doing something new through the Federal Government for people hurt by natural disasters; the flood insurance policy that has been part of the Federal Government for several decades that the Federal Government is an insurer of last resort for natural disasters that can’t be anticipated and appropriate insurance in place. This is a commitment that has been in place for decades and do it in a non-partisan way, almost in a consensus manner. It drives higher quality, and it lowers costs. Americans have to hunt for the most affordable place. When there is competition, transparency drives innovation. I am going to get to that in just a minute.

Perhaps more importantly—and I don’t think he gets enough credit for this one—Secretary Azar has led the battle from the White House, based on a speech he made in June last year and based on several steps Secretary Azar has taken to lower prices. This is one common denominator contributing to the high prices Americans pay for prescription drugs. It boils down to one word—secrecy. That is why Secretary Azar did today is attacking that secrecy. There is zero price transparency in our system. In our system of free enterprise, competition and transparency drives innovation. It drives higher quality, and it lowers costs. Americans are hunting for a good bargain. You can bet your bottom dollar, Iowans know where to fill up their gasoline tanks, and they do it, in most instances, I will bet, at the most affordable place. When there is no transparency, there is no price comparison. That is a big reason there is sticker shock at the pharmacy counter, and American consumers and taxpayers are of course paying the price.

The pharmaceutical industry spends a big load on direct-to-consumer advertising, which is to the tune of $6 billion a year. That is probably why the average American today sees nine prescription drug ads every day. The Food and Drug Administration regulates these ads for truthfulness, but the industry however is not required to disclose to consumers how much drugs cost. Now that is about to change, and that happened this morning.

I am glad Secretary Azar is making good on President Trump’s commitment to lower drug prices for Americans that he announced in a speech last
June. Health and Human Services has finalized its rule to require price disclosure on TV ads for prescription drugs. Price transparency is a critical remedy to help cure the high cost of prescription drugs in America. These regulations will help toward that. It is not a final solution.

Final solutions are going to come in a bipartisan and bicameral legislation that we are going to consider later this year. Just to throw out a compliment to Senator Durbin of Illinois, because he and I worked on this very subject that Senator Azar announced a solution for by regulation, we tried to get this in a requirement in legislation that went to the President last year. We did get it through the U.S. Senate. It did not get through the House of Representatives. Secretary Azar found, through reading laws we passed many years ago, that he had the authority to do what the House of Representatives a year ago didn’t have guts enough to do—they have no guts to do it. The pharmaceutical companies—because they opposed the Durbin-Grassley amendment. Now it has been done as a result of regulation by Secretary Azar, which is the direct result of instructions given to Secretary Azar by President Trump back in June of last year that we have to do something to reduce drug prices.

I yield the floor.

The PRESIDING OFFICER (Mr. Cramer). The Senator from New Hampshire.

WOMEN’S HEALTHCARE

Ms. HASSAN. Mr. President, as Mother’s Day approaches, I rise to join my Democratic colleagues in sharing our constituents’ stories about the importance of protecting women’s access to healthcare.

No matter where they live and no matter their economic status, women in our country deserve access to comprehensive preventive care and family planning that allow them to stay healthy and to thrive. We know centers like Planned Parenthood have made a huge difference in the lives of the women they serve. My office recently heard from a woman named Ashley from Hooksett, who said:

I am safe, healthy, and educated thanks to Planned Parenthood.

She continues speaking about Planned Parenthood:

When I was fifteen, they were there to help me understand the changes that my body was going through and provide me with the information I needed to keep myself healthy and protected.

Throughout the rest of my teenage years, I have trusted Planned Parenthood to provide me with all of my routine healthcare procedures.

Ashley continues:

In more desperate times, they were there to explain options and support my decisions with anonymity and compassion.

Ashley goes on to say:

I am deeply concerned about the Title 10 gag rule and the implications it may have on my getting the care I need. I’m thankful for elected officials who are fighting back and speaking out for me and the thousands of people like me who deserve access to quality, affordable care, no matter their income or zip code.

Ashley’s story is one of thousands that speak to the importance of title X-supported health centers, including Planned Parenthood. These centers are a major source of preventive care and reproductive health services, including cancer screenings, birth control, HIV and STI testing, and counseling services.

In New Hampshire, title X-funded centers deliver care to nearly 18,000 Granite Staters annually, and title X-supported Planned Parenthood centers serve 60 percent of those 18,000 Granite Staters. This is why the Trump administration’s actions to discriminate against providers and to cut investments in family planning clinics are so dangerous, and it is why we have to keep fighting for women like Ashley, who are rightfully concerned about this constant barrage of attacks on healthcare.

I am going to continue standing with my Democratic colleagues on behalf of women’s constitutionally protected rights and against the Trump administration’s partisan attacks on women’s access to healthcare.

NOMINATION OF JANET DHILLON

Mr. President, I rise to express my disappointment about the confirmation earlier today of Janet Dhillon to the position of Chair of the Equal Employment Opportunity Commission, EEOC.

In December, I joined Senator MURPHY, the Senate Majority Whip, and Senator RAY on the floor to express my concern about the fact that Republicans were blocking a well-qualified nominee, Chai Feldblum, to the EEOC.

The EEOC is a vital and bipartisan agency that enforces workers’ civil rights and helps protect them from harassment and discrimination while they are on the job. The EEOC has long operated with bipartisan support and requires a quorum of its five members to decide cases before the agency can act. Cases which include racial discrimination, gender discrimination, age discrimination, and the discrimination against people who experience disabilities.

The partisan obstruction of the Feldblum nomination marked a significant break in precedent for how we nominate members to this Board, and the administration still has not nominated a replacement for Ms. Feldblum. The Senate should not have moved forward with such a result.

It is also clear that Ms. Dhillon would not fulfill the duties that the EEOC is entrusted with, particularly with protecting workers and ensuring that members of the LGBTQ community are not discriminated against. Ms. Dhillon has served as a leader of the Retail Litigation Center, which has long opposed pro-consumer and pro-employee policies.

Additionally, during her nomination hearing before the HELP Committee, Ms. Dhillon would not commit to maintaining the current EEOC position that the Civil Rights Act forbids employment discrimination based on gender identity or sexual orientation, saying “that current law is in flux.”

For a Commission that is tasked with enhancing workers’ rights and protections, we cannot have a nominee who relies on a record of proceedings first and who is unwilling to ensure that LGBTQ people are not discriminated against in the workplace.

I oppose this nomination, and I am disappointed that more of my colleagues did not do the same. I yield the floor.

The PRESIDING OFFICER. The Senator from Michigan.

WOMEN’S HEALTHCARE

Ms. STABENOW. Mr. President, this coming Sunday, mothers and other special women who are mother figures and caregivers for our children across the country will be honored for the important work they do to nurture the next generation.

Many moms will receive cards and flowers. Some will enjoy breakfast in bed or dinner out. A few lucky ones might get plaster handprints or handmade mugs—I love those. These gifts, no matter what they are, will be treasured because when it comes right down to it, all moms really want are a couple of things. They want their children to be happy and, they want their children to be healthy.

Unfortunately, thanks to this administration’s continuing attacks on our healthcare, a lot of mothers can no longer count on the Affordable Care Act. We know that the Feldblum nomination marked a significant break in precedent for how we nominate members to this Board, and the administration still has not nominated a replacement for Ms. Feldblum. The Senate should not have moved forward with such a result.

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Alice’s mom, Rachel, writes:

Her hospital stays and medications cost well over a million dollars—closer to two million. Without the Affordable Care Act, our family would be bankrupt, worrying about how to pay for her life-saving medications.

No mom should have to worry about going bankrupt because her child was born with a heart condition. It could happen to any of us. No family should go broke paying for the medication that is keeping their child alive. Alice deserves better, and Alice’s mom deserves better too.

I have said it before, and I will say it over and over again: Healthcare is personal. It is not political. We should be working across the aisle to expand access to care, improve quality, reduce costs, and we should be doing something to resolve the maternal and infant mortality crisis that is happening right now in the United States of America so Mother’s Day is a day of joy instead of a day of sorrow.

Instead, we find ourselves fighting an administration that will not stop trying to take away the protections that
people like Alice count on and that thousands, millions across the country count on. In fact, the U.S. Department of Justice last month agreed with a Federal judge in Texas who said the entire Affordable Care Act must be struck down, and that includes coverage for those with preexisting conditions.

Not to be outdone, the Senate Republicans passed a budget resolution out of committee that includes repeal of the Affordable Care Act with no replacement and that means for Michigan families? Our Healthy Michigan Program that provides healthcare to more than 650,000 Michiganders, gone. Children staying on their parents’ insurance until age 26, gone. Lower drug prices for seniors, gone. Protection for people with preexisting conditions, gone. That would be horrible news for Alice and every other Michigan child born with a heart condition or any other health challenge.

So in this new Republican alternative to the ACA? They don’t have one, but don’t worry. President Trump says Republicans will unveil a “really great” healthcare plan after the 2020 election—after the 2020 election. In the meantime, the Affordable Care Act could be struck down in the courts, with the support of the Trump administration, and Alice and her mom could really be out of luck.

In honor of Mother’s Day, here is what we should be doing together. We should reaffirm the Affordable Care Act’s protections for Alice and all people with preexisting conditions. We should, once again, guarantee that every insurance plan covers prenatal and maternity care—by the way, instead of the junk plans the administration, and Alice and her mom could really be out of luck.

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A few years ago, the Finance Committee reported out a bipartisan bill that I led with Senator Grasso. It was called the Quality Care for Moms and Babies Act. This bill would create a set of maternal and infant quality care measures in the Children’s Health Insurance Program and Medicaid, which cover about half of the births in our country.

A few years ago, the Finance Committee reported out a bipartisan bill that I led with Senator Grassley. It was called the Quality Care for Moms and Babies Act. This bill would create a set of maternal and infant quality care measures in the Children’s Health Insurance Program and Medicaid. The goal is simple: improving maternal and infant health outcomes.

It is pleasing that we don’t have uniform quality health standards across the country. The Quality Care for Moms and Babies Act will help make sure that every mom gets the best pregnancy care possible and every baby gets a healthy start. That is what we should be passing.

In America today, that is, unfortunately, not the case. Our maternal mortality rate is climbing. African-American women are three times more likely to die from pregnancy-related causes than are other American women, and our infant mortality rate ranks a shameful 32 among the world’s 35 wealthiest nations—32 out of 35 in our great country.

We need to change this so more moms and their children will enjoy a happy Mother’s Day. Moms like Rachel shouldn’t be spending their Mother’s Day worrying about who will happen to their children if the Republicans succeed in undoing the Affordable Care Act.

In thinking back on Alice’s diagnosis, Rachel said: “I cannot express how stressful and gut-wrenching this was for my family. I am thankful every day for the Affordable Care Act.

Moms deserve more than flowers and a card. They deserve the peace of mind that comes from knowing their children are born as healthy as possible and will have the healthcare coverage they need. Our moms gave us life. This Mother’s Day, let’s pay it forward.

I yield the floor.

Mr. TILLIS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

REMEMBERING ELLIS ‘‘REED’’ PARLIER AND RILEY HOWELL

Mr. TILLIS. Mr. President, I come here with a heavy heart.

On April 30, at 4:40 p.m., a shooting occurred in the Kennedy Building on the campus of the University of North Carolina at Charlotte. It is a college campus. It is only about 15 minutes from my house. The shooting occurred on the last day of classes. When a lot of family members and friends were thinking about graduation and thinking about what they were going to do over the summer, their lives were shattered. We need to celebrate the lives of two of the victims.

Before I do that, I thank all of the first responders and the people on campus who did an extraordinary job. The first among them would be Chancellor Dubois, and there are so many more first responders.

What makes this particularly difficult for me is the loss of life of two young men—one who was 19, Ellis ‘‘Reed’’ Parlir, and Riley Howell, who was 21 years old. These kids were in school.

One, Ellis, enrolled in 2017. He loved video games. He wanted to be a video game developer. He was a volunteer. He actually tutored middle schoolers on computer programming. His professor described him as independent and motivated.

Another young man, Riley, who has an extraordinary story within this horrible act, enrolled in UNC Charlotte in 2016. He had gone A-B Tech before that. He was in environmental studies. He loved the outdoors. He loved Star Wars. He loved pizza and playing soccer. He was just a normal kid who was going to college. He was also enrolled in the ROTC at UNC Charlotte. What makes his story extraordinary are the accounts from police officers. If you understand the Kennedy Building, there are a lot of people around and a lot of classrooms. There are a lot of potential victims. This young man actually actually charged the gunman. Although he lost his own life, most police credit him with saving the lives of so many more.

So on this sad day that we will never forget—the day of April 30—I come before this body to let them know and their families know that we are praying for them.

I yield the floor.

PUBLIC SERVICE RECOGNITION WEEK

Mr. LANKFORD. Mr. President, typically, when we talk about Federal employees or a Federal Agency, the story starts something like this. There was a man in a paper workery, our constituent who had Social Security Administration retirement benefits. She ended up not having Part B Medicare coverage until later, and there was a lapse in coverage.

Some get frustrated over the mixup, the dropped paperwork, the problem, and they never hear the story of Amber Craft, who works in the Tulsa Social Security office. She chased the whole issue down. She did everything she could with the payment center to get inputs switched on the Medicare application and ended up getting the constituent’s coverage to begin in the desired month to be able to get them taken care of. They were taken care of on their medical bills because a Federal employee saw the gap, ran to the need, and helped somebody in our State.

This is Public Service Recognition Week, and I want to take a little bit of time because in this body, as with many people in the Nation, we catch ourselves at times complaining more than we praise. There are a lot of people who are scattered around the Nation right now serving their neighbors as Federal employees. We have a lot of those in Oklahoma, and there are some pretty remarkable folks who are my neighbors whom I get the opportunity to meet with.

There are over 93,000 Federal employees, both active and retired, both Federal and on the Postal Service side—93,000 just in my State in Oklahoma—and that doesn’t include the many teachers, firefighters, first responders, and other folks who work with public agencies on the city, State, and county levels as well. We are grateful to those folks because they make an incredible difference.

There are folks like Martha Gibson, who works in the VA center in Muskogee. She works in the benefits office, taking care of trying to get benefits for our veterans when there are problems—and there have been problems at times. Martha works incredibly
well with our team. As we get a call from a constituent and try to chase down the issue to be able to help figure out how we can resolve it, Martha is typically the one we call in the Muskogee office, and Martha, quite frankly, pretty often gets it solved—not just helping us but helping other Oklahomans.

Alexandra Hyatt is another good one to be able to talk about. She works in the Enterprise Services Center at the Mike Monroney Aeronautical Center with the FAA in Oklahoma City. She is an exceptionable example of a Federal employee who not only works incredibly hard—not just for the FAA but for other Agencies, as well, that the FAA serves through the Enterprise Services Center—but she is one of those folks who we are glad is our neighbor.

You see, she is a Federal employee, but she also, just last year, in 2018, gave 850 hours away of her volunteer time serving with welfare agencies, workers, and others, and using her own leave. She is a licensed journeyman for HVAC. So she finds places where she can use that skill to serve other people, including putting in duct work and insulation, working on mold remediation, and teaching.

After Hurricane Katrina, she spent 3 weeks roofing and providing mold remediation in the Hurricane Katrina area. In 2015, she spent 6 weeks in New York City insulating and inspecting HVAC supply vents on residency floors. After Hurricane Irma, she spent 2 weeks repairing and installing roofs.

She is a Federal employee. She gives away her time, not just in her day job but in serving people on nights and weekends and taking her own vacation on this.

We have Donald O’Connor, who spent 50 years as a civil servant. He also served Active Duty in the Air Force and in the Air National Guard for 30 years. He has a very remarkable servant with a pretty long legacy.

Bryan Whittle is another FAA employee and an Oklahoma National Guardsman. He served very faithfully both for the Oklahoma National Guard and the FAA. It was last year when he walked into a restaurant in Oklahoma City and heard and saw a gunman who walked into a restaurant in Oklahoma City and heard and saw a gunman who walked into a restaurant in Oklahoma City. He has been very influential working through the fire seasons that we have had in northwest Oklahoma. He is one of those folks who is actually helping to protect his neighbors by working with emergency management.

He has folks working alongside of him who are traveling down the roads, like Trooper Austin Ellis in the Oklahoma Highway Patrol. He was on a routine patrol last August, just another day for him. He was able to withstand the bullets and recover, despite a fractured rib. And, by the way—as he would want me to say to you—they got the guy.

Tommie Nicholas works for USCIS, or U.S. Citizenship and Immigration Service. Ms. Nicholas reviews and makes case determinations, provides technical and administrative advice, and assigns work based on priorities. She has worked for USCIS for two decades and is one of those folks who is always ready to assist.

She has helped in situations where there is an individual with a pending immigration case who needs to travel to be with an ailing relative overseas or when someone who needs urgent proof of status to work for their family, and she is the one who steps up and goes above and beyond to help to take care of folks’ immigration issues and needs.

You see, again, folks at times push back on people dealing with immigration issues, and they forget that there are great folks who are out there serving their neighbors all the time.

Jim Lyall began his tenure with the Community Service Council in 1980 as a help line program director and became associate director in 1981. He created the Council’s first center, which allowed Oklahomans to be the first to achieve national accreditation, and helping 2-1-1 to become a statewide service. At the Community Service Council, his leadership in the creation of Tulsa’s Heat Emergency Action Plan and the Tulsa Weather Coalition air conditioner loan program has contributed significantly to the health and well-being of many Tulsans. He is another one of those folks serving every single day.

We can’t forget our teachers, who are our out there constantly helping the kids in the next generation. Ms. Annette Cain teaches second grade at Spring Creek Elementary in Elgin; just like in other day of school, this past school year, she saw one of her students struggling to read. She quickly connected with the reading specialist, the principal, and the parents to discuss how to help this second grader. The goal was that he might need to go back to first grade or that he might be behind in second grade and was just going to need some additional help in reading. That little second grader is now caught up, and has now had the “most improved reading” award. That is good for him, but it is good for Annette Cain, who saw the problem and who responded to the needs of that child.

This reminds me of stories, day after day after day, of folks like that who are in Elgin, OK, like Don Myers, and all the crew that is there doing special education and so much work to be able to help kids with the greatest amount of need. A mother of a second grader had the hardest and her child had the “most improved reading” award. That is good for him, but it is good for Annette Cain, who saw the problem and who responded to the needs of that child.

I am grateful that this week we get to honor public service because there are millions of public servants doing amazing work to help their neighbors all around the country.

Of all States and of all places, I remind this body often that Oklahomans pause every April 19 and remember a domestic terrorist that parked a truck bomb next to the Federal building and killed 39 people. This day is remembered for public servants in the Federal Government. We in Oklahoma remember that public servants get up and go to work every day to be able to serve their neighbors, and we, as individuals, still push back against those who just blind hate government and blindly hate people who serve in government and serve each other.

We don’t blindly hate. We deeply appreciate and are grateful for what they do. We as a State will never forget the 168 lives that were lost 24 years ago of public servants taking care of their neighbors. We are grateful.
If you are a public servant and you hear this, please accept my thank you. Well done. I am proud to be your neighbor.

Mr. LANKFORD. Mr. President, we had three extremely well-qualified people on the board of Ex-Im Bank who were nominated to the Board of the Ex-Im Bank, the Export-Import Bank. It is an entity that most individuals across the country don’t even know about. They don’t even know what Bank does. But it gets caught up in a lot of politics here.

These extremely well-qualified people were confirmed, and they are now on their way to serve our Nation in that area. I had to vote against them, not because of who they are and their qualifications—they are clearly qualified—but because of my own frustration that this body has not been willing to take on the most basic element of reform of the Ex-Im Bank.

The charter of the Ex-Im Bank requires the Bank “to seek to reach international agreement to reduce government subsidized export financing.” That is in their charter. The problem is, that is not being fulfilled. There has been a push for a while to try to reform the Ex-Im Bank. That push to reform it has failed so far.

My encouragement to the new quorum that is in the leadership role at the Ex-Im Bank is to push to fulfill their requirements to reduce government-subsidized export financing, not expand it, and to take the actions necessary to do that—not only with our Ex-Im structure but working with other countries to reduce theirs. The common phrase is “We have an ex-im bank because other countries have an ex-im bank.” Well, you know what, other countries have a Communist structure—like China. We are not trying to model that either. Should we take on every single subsidy other governments do? Let’s try to find a way for them to fulfill their charter.

In the meantime, I have proposed a set of reforms that can be done to the Ex-Im Bank to make it better. Some are fairly obvious. One of them is reducing taxpayer exposure by prohibiting the Bank from issuing direct loans. I have also pushed very hard to have Ex-Im Bank use the same definition the Small Business Administration uses for what a small business is and then put the same requirement on Ex-Im to also use small businesses and engage with them.

We should also prohibit the Bank from providing financing services to foreign and state-owned entities. Why are we financing another government in what they are doing? Why are we actually providing competition for our own companies? They give loans and subsidies to countries and companies that compete against American companies. All of these ideas are basic reforms. My push is not to abolish Ex-Im; it is for Ex-Im to fulfill its charter and to do its basic responsibility and to have the most simple reforms that I think are needed.

This is not just talk for us; we have this legislative push for legislation this before, and we will continue to push for basic reforms at Ex-Im in the days ahead.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Ohio.

Mr. PORTMAN. Mr. President, I come to the floor today again to talk about the drug epidemic that continues to be such a big issue in my home State of Ohio and around our country. I am here to talk about the opioid crisis that has gripped my State the way it has so many others in this Chamber but also talking about other issues that relate to the drug epidemic. It is not just about the prescription drugs, the heroin, the fentanyl, and the carfentanil that have impacted so many women and children and families and devastated so many communities; there are also other issues. The one I want to talk about today is what is happening with regard to crystal meth.

Methamphetamine is back with a vengeance, and we need to have a more effective response to it. Congress has done quite a bit in the last several years to push back against this drug epidemic.

New policies have been put in place at the Federal level for the past few years that are promoting better prevention, treatment, and recovery and stoping the spread. We have worked closely with Narcan—that miracle drug that reverses the effects of overdoses—and helping to ensure that we have a prevention message out there that is more effective.

Congress has now spent more than $3 billion in additional funding—taxpayer dollars—to support treatment and recovery programs, and it has been needed. The Comprehensive Addiction and Recovery Act has provided a lot of this, so has the 21st Century Cures Act. That goes directly to the States.

The good news is that these efforts are actually starting to pay off. Drug overdose deaths are still way too high. In Ohio, we started with a high-water mark, but after 8 years of more people dying every single year, finally, last year, we saw in Ohio and around the country a reduction in overdose deaths. That is great news. We peaked in 2017 at 72,000 Americans losing their lives. It is the No. 1 cause of death in my home State of Ohio and the No. 1 cause of death for all Americans under the age of 50.

The progress has been particularly encouraging in places like Ohio. We saw a 21.4-percent drop in overdose deaths in the first half of last year. Those are the last numbers we have and the most recent data we have. That was the biggest drop in the Nation, actually, between July of 2017 and June of 2018. So in that 1-year period, according to the CDC’s National Center for Health Statistics, Ohio had the biggest drop in the country. That was partly because Ohio’s numbers were so high. We were second in the Nation in overdose deaths, from that data.

Nationally, we are seeing a more promising, if more modest, downturn in overdose deaths. Between September of 2017 and March of 2018, overdose deaths fell from about 72,000 to about 71,000. Overall, the overdose rate dropped in 21 States and nearly a full percentage point nationally. So at least we are seeing some progress finally, after 8 years of increases every year and more and more heartbreak. This is progress.

I think we would have been doing even better, frankly, if we hadn’t seen the big influx of fentanyl over the last 3 or 4 years. Again, Congress has passed important legislation, but we are pushing up against more and more fentanyl coming into our communities. That is an incredibly powerful synthetic opioid—50 times more powerful than heroin—inexpensive, and it is coming primarily from China and primarily through the U.S. mail system.

Our pushback on this recently that is starting to be effective is called the STOP Act. We just passed it in this body last year. What the STOP Act says is that the post office has to start screening packages, particularly from countries like China, from which we know fentanyl is coming in. They haven’t done exactly what we asked them to do yet, but they are doing a better job of stopping the poison coming in from China, which is where the vast majority comes from.

Today, even as we see progress on opioids and as we see somewhat less fentanyl coming in and therefore higher prices for fentanyl on the street, what is really important to this progress, we are also seeing something that is very discouraging. What I have been hearing now for over a year from law enforcement, treatment providers, social service providers, and community leaders back home is that there is a resurgence of methamphetamine—pure, powerful crystal meth—coming primarily from Mexico.
I meet regularly with treatment providers and drug abuse task forces all over our State. Recently, I talked to community leaders in Knox County, at the Southeast Healthcare Services in Columbus, at the ADAMHS Board in Adams, Lawrence, and Scioto Counties, the Hamilton County Board of Health, the Southeast Healthcare Services, and community leaders and law enforcement in Butler County. Every single meeting ended up the same way: We are finally making progress on opioids. Thanks for your help—because all these people are taking advantage of the legislative changes we passed here—but the new scourge is crystal meth. Help us with that.

Often they are saying that this crystal meth is being laced with something else, sometimes fentanyl. So this same deadly fentanyl we talked about earlier is sometimes now being laced with crystal meth, making for a devastating cocktail.

The October 2018 report from Ohio University said that psychostimulants—including methamphetamine—were found in just nine unintentional deaths in 2010. That number rose to 509 in 2017, the most recent data we have. That is an over 5,000 percent increase. Something was happening out there. Again, having finally gotten control of the opioid issue, even the fentanyl, synthetic opioids, which is the latest surge, now we are seeing methamphetamine deaths rising dramatically.

According to the Centers for Disease Control and Prevention, deaths involving cocaine and psychostimulants, including meth, have also increased nationwide in recent years. Among the more than 70,000 drug overdose deaths in 2017, nearly 23,000—nearly one-third—involved psychostimulants such as meth, cocaine, or both. From 2016 to 2017, deaths rates involving cocaine and psychostimulants like meth each increased by 33 percent. This increase is across all demographic groups, all census regions, and in several States.

A July 2018 report from the Ohio Department of Mental Health and Addiction Services highlights the intertwined nature of rising meth usage, rates and the ongoing opioid crisis. They said some meth users initially turned to this drug to manage the heavy crashes that followed prolonged use of other opioids, and then they became just as addicted to meth as they were addicted to opioids. So that is one reason I think we see this increase in methamphetamine in Ohio—because users are turning to meth to manage the crashes that follow prolonged use of heroin.

Meth is now stronger and cheaper than ever before. Again, it is coming almost exclusively to Ohio from Mexico. The days of home chemists and the one-pot meth labs are actually over. You probably heard about it in your community or other States where these meth labs were a big setup, and they created a huge environmental problem, as well as the issue of producing meth, which was devastating communities.

Those meth labs are pretty much gone now. In Ohio, there is not a county that tells me there is a meth lab left. That may sound like good news, but it is bad news. The meth labs are gone because the meth coming in from Mexico is more powerful and it is cheaper. So why make meth in the basement when you can have crystal meth delivered to your doorstep from Mexico? By the way, this is not just because of Mexican drug cartels who are smuggling it into the United States. According to Dennis Lowe, who is the commander of the Major Crimes Unit in Athens, OH, “[Mexican drug cartels] almost single-handedly eliminated meth labs in the State of Ohio. . . . People are getting better quality product and it’s cheaper to buy from a cartel.”

As it is more powerful, more deadly, and cheaper.

By the way, one Columbus, OH, enforcement officer recently told me that crystal meth on the streets of Columbus is less expensive than marijuana now—another reason we see it increasing.

As I have heard from folks all over Ohio, we are also seeing meth laced with other drugs, including fentanyl, heroin, and cocaine. Many of these cartels splice these drugs into methamphetamine but don’t tell the customers, so users may be consuming dangerous opioids without realizing it. Any street drug can be deadly.

Much of the methamphetamine, as I said, enters from Mexico through the ports of entry. It comes in bulk through the ports of entry. It is often hidden in cars and trucks. Smugglers make it through the screening process, and they sell it to the distribution network.

So we need to do more at the ports of entry to have better screening. According to the U.S. Customs and Border Protection folks, the amount of methamphetamine seized at our ports of entry has soared from 14,000 pounds in 2012 to 56,000 pounds in 2015—a huge increase. In fact, just in the last year alone, we have seen a 38 percent increase in methamphetamine trafficking across the southern border.

According to the U.S. Attorney’s Office for the Northern District of Ohio, the number of crystal meth submissions to the Ohio Bureau of Criminal Investigations’ lab rose from 2,000 in 2015 to over 12,000 in 2018—in just a 3-year period, a 500-percent increase.

What’s happening with crystal meth is one reason we need more resources to secure our southern border. It is not just my opinion. The experts at Customs and Border Protection tell us they need more physical barriers; they need more border patrol agents; they need more surveillance; they need more cameras; they need more screening to stop this illegal flow of drugs.
We talked about the Federal funding that had been awarded to Knox County when I was there, and they are really happy. They are actually getting money through the 21st Century Cures funding that came from here, then went to the State of Ohio, and went down to them. They are getting money from my CARA legislation, the Comprehensive Addiction and Recovery Act. We authorized and then actually got, getting all the funding from the Drug-Free Communities Act—legislation that I authored when I was in the House of Representatives many years ago, and it is being used for prevention very effectively in some of these counties.

The one thing they said about the funding was that they want to be sure that there is more flexibility, particularly in the 21st Century Cures fund. So it can be used not just for opioids but also for this meth issue, which is their big problem now.

So my hope is that we will begin to see some flexibility in those funding streams to be able to help places like Knox County.

We need to build a sustainable infrastructure for prevention, treatment, and longer term recovery from all drugs. For these communities, having that flexibility gives them the ability to respond to whatever the latest problem is that is facing their community.

The U.S. Attorney’s Office based in Cleveland, OH, which is led by Justin Herdman, has been deeply involved in this effort to combat the spread and distribution of meth. Last August his office indicted eight people in Federal Court for their efforts to create a methamphetamine and cocaine trafficking supply network—a supply chain from Mexico all the way to Ohio.

In connection to these arrests, DEA agents seized more than 143 pounds of meth from a warehouse outside of Cleveland. It is believed to be the largest seizure of methamphetamine in Ohio history. Again, it demonstrates just how serious this threat is and how these criminal organizations pose such a threat to our State and our country.

Back in 2005, Congress passed a bill on meth. It was called the Combat Methamphetamine Epidemic Act. It regulated the over-the-counter sale of certain drugs like epinephrine, because of their use in the manufacture of methamphetamines. This helped to combat the ability of the meth producers to manufacture cheap methamphetamine from over-the-counter medications that were easy to get. It dropped the price and reduced its availability. However, Mexican cartels have now again supplanted these domestic labs so that legislation is no longer effective because here we are laden with these drugs, high quality, crystal meth supplied.

As the public learns more about the dangers of opioids and works to wean themselves off those drugs, methamphetamine, if left unchecked, is primed now to become the new drug of choice, perpetuating the cycle of abuse. We cannot let that happen.

As we begin to make progress again on the opioid epidemic, which is the worst drug crisis in the history of our country—it remains so—we can’t take our eye off the ball. What we are doing is actually helping in the fight against opioids. We need to keep it up. We are actually making progress, finally. We have to admit, you are not always on the winning side in this pressure on. But my question is, What do we do about the next wave coming? What do we do about the methamphetamine that is coming into my State and your State?

First, we need to continue awareness about the issue of addiction generally. This is not about one drug or just opioids or just meth or just cocaine. It is about the overall addiction—treating addiction like a disease, which it is; providing better treatment so that people can work on taking their feet; providing longer term recovery. So raising that awareness generally is important, not just as to opioids but as to addiction, which is really the issue.

Second, we have to do more on our southwestern border to stop the flow of this crystal meth coming in. It is not the ultimate solution because there is enough demand in America for this drug. It will find its way in, but we can stop some of it. We are beginning to do that. At a minimum, we can raise the price on the street, which is one of the problems right now. As I said, it is incredibly inexpensive. As one law enforcement person told me, it is less expensive than marijuana in some cities of America.

Next, we need to do more to support Federal prevention programs that can address this issue—prevention, education, awareness. This is ultimately the most effective way to stop this epidemic from growing. The tool to do that is called the Drug-Free Communities Act. It has established more than 2,000 coalitions now around the country. Let’s continue to support those coalitions.

Very little Federal money has gone in compared to the private-sector money, the State and local money, the foundation money, but it leverages some of that other money. We need to continue to support these community foundations.

Next, let’s start a new prevention program focused on this meth challenge. One place we could find that funding, by the way, is in the Comprehensive Addiction and Recovery Act. We authorized and then actually appropriated $10 million for a national prevention program. We allowed HHS to set that up. They haven’t done it yet. I think it is important that we do it. I would take that $10 million and multiply it manyfold by using it as leverage, for example, to encourage foundations, companies, pharma companies, and others to help in this effort. I believe there is an interest in that. I know there is. Let’s do a massive prevention program because that may be, in the end, the most effective way to keep people from getting into the funnel of addiction in the first place.

Next, we need to continue to expand and support these high intensity drug trafficking areas. They really work. I will tell you, in Ohio, when you have Federal resources, combined with State and local resources, when they are coordinated together, focused on this drug issue, they make a lot of sense. They have stopped a lot of the meth distribution, as I said, in Ohio. I talked about what happened in Northeast Ohio. There was the largest meth seizure in Ohio history. That was through the HIDTA Program.

Next, we need a more effective treatment for meth. NIDA—the National Institute on Drug Abuse—and the NIH—the National Institutes of Health—are working on answers. But we need new medications so we can assist with quality treatment to help those suffering from addiction get into recovery. This is a major challenge. I spoke to Scott Gottlieb today, who is a former FDA Commissioner, about this issue, and I have talked to others. We need to do everything we can to support efforts to try to come up with medication that can assist with regard to the treatment for these psychostimulant drugs.

Finally, we have to be sure that the communities have more flexibility to use the Federal funding they are already getting through Cures, through the State Opioid Response grants, to address issues like meth. I am exploring whether legislation is necessary to provide that flexibility, but I believe a lot of it could be provided through the administration of these grants and through the States.

I will continue to ensure that the Federal Government is a better partner for those working on the frontlines on this drug epidemic. Opioids—yes, we need to keep up the fight. We are finally making progress on answers. After years of increases in opioid deaths, finally last year, for the first time in 8 years, we are seeing a reduction of those deaths—the worst drug epidemic in the history of our country. It is not a time for us to pull back. It is time to focus on what is working and do more of it. But, also, we have these new challenges, particularly crystal meth. We need to do a better job of addressing that, as we talked about today.

Working together, I believe we can make a difference. I believe we can turn the tide on addiction in this country.

Thank you.

I yield back.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk presented the call of the quorum.

Mr. PORTMAN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.
The PRESIDING OFFICER. Without objection, it is so ordered.

ORDER OF BUSINESS

Mr. PORTMAN. Mr. President, I ask unanimous consent that all postcure time on the Park nomination expire at 1:45 p.m., Thursday, May 9. I further ask that if confirmed, the motion to re-consider be heard and decided made and laid upon the table and the President be immediately notified of the Senate’s action.

The PRESIDING OFFICER. Without objection, it is so ordered.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. PORTMAN. Mr. President, I ask unanimous consent that the Senate proceed to legislative session for a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADDITIONAL STATEMENTS

RECOGNIZING BURGERS’ SMOKESHOW

Mr. HAWLEY. Mr. President, as a member of the Senate Committee on Small Business and Entrepreneurship, it is my privilege to recognize a family-owned small business that is dedicated to its customers, employees, and community. In honor of the U.S. Small Business Administration’s National Small Business Week, it is my pleasure to name Burgers’ Smokehouse of California, MO, as the Senate Small Business of the Day.

Burgers’ Smokehouse began in 1927 with E.M. Burger, a man who decided to use his mother’s recipe to start curing hams for himself. Though this was a time with limited potential for a meat business, Burger sold six hams in his first year and then doubled to 12 hams in his second year. From there, E.M. Burger started employing the help of his family to grow his business to its official launch in 1952 when they opened their first “Ham House” in California, MO. This opening would lead them to become the first country cured meat company in the United States to receive Federal inspection just 4 years later in 1956 which allowed them to ship meat between State borders.

Today, Burgers’ Smokehouse is now operated by the third and fourth generation of the Burger family and has become one of the Nation’s leading providers of cured meats. Burgers’ Smokehouse now employs over 200 people and operates two locations, the original “Ham House” in California, and a newly opened second facility in Springfield, MO. The company distributes over 12 million pounds of products each year and supplies restaurants such as Bob Evans, Cracker Barrel, and Waffle House. This success was not only due to the quality of their product, but also to the utilization of the latest technology. Burgers’ Smokehouse has been recognized in several magazines and newspapers for the cutting-edge innovations used in their production and food safety processes.

In addition to the excellence within Burgers’ Smokehouse’s walls, the Burger family is intentional about being excellent to those outside of their walls. Employees participate yearly in the Moniteau County Relay for Life. Burgers’ Smokehouse has raised over $100,000 to help fight cancer through this effort. In 2006, Burgers’ Smokehouse also sent care packages, which included some of their sandwiches, to U.S. soldiers overseas. Today, they still offer free shipping to anyone who will place an order to a military post. Aside from Burgers’ Smokehouse’s direct charity, the Burger family has also set up a foundation under E.M. Burger’s name, the founder of Burgers’ Smokehouse. This foundation specializes in gifts to the arts and education and frequently gives grants to the Moniteau County school system.

Burgers’ Smokehouse embodies the traits of a true family-owned business. Armed only with his mother’s recipe, E.M. Burger sold just six hams in his first year. Ninety-two years later, the third and fourth generations of the Burger family operate his legacy selling over 500,000 hams a year to people all over the country. As a result of the hard work this family and their employees have put in, Burgers’ Smokehouse has been the recipient of numerous awards and visited by President Eisenhower, Hank Williams, Jr., and Johnny Carson. It is my distinct pleasure to honor Burgers’ Smokehouse as the Senate Small Business of the Day. You make Missouri proud, and I look forward to watching your continued growth and success.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Pate, one of his secretaries.

PRESIDENTIAL MESSAGE

REPORT ON THE CONTINUATION OF THE NATIONAL EMERGENCY THAT WAS ORIGINALY DECLARED IN EXECUTIVE ORDER 13338 OF MAY 11, 2004, WITH RESPECT TO THE BLOCKING OF PROPERTY OF CERTAIN PERSONS AND PROHIBITION OF EXPORTATION AND RE-EXPORTATION OF CERTAIN GOODS TO SYRIA—PM 12

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 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 with respect to the actions of the Government of Syria declared in Executive Order 13338 of May 11, 2004—as modified in scope and relied upon for additional steps taken in Executive Order 13399 of April 25, 2006, Executive Order 13460 of February 13, 2008, Executive Order 13572 of April 29, 2011, Executive Order 13573 of May 18, 2011, Executive Order 13582 of August 17, 2011, Executive Order 13606 of April 22, 2012, and Executive Order 13660 of May 1, 2012—is to continue in effect beyond May 11, 2019.

The regime’s brutal war on the Syrian people, who have been calling for freedom and a representative government, not only endangers the Syrian people themselves, but also generates instability throughout the region. The Syrian regime’s actions and policies, including pursuing and using chemical weapons, supporting terrorist organizations, and obstructing the Lebanese government’s ability to function effectively, continue to foster the rise of extremism and sectarianism and pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. For these reasons, I have determined that it is necessary to continue in effect the national emergency declared with respect to this threat and to maintain in force the sanctions to address this national emergency.

In addition, the United States condemns the Assad regime’s use of brutal violence and human rights abuses and calls on the Assad regime to stop its violent war, uphold existing ceasefires, enable the delivery of humanitarian assistance, and negotiate a political transition in Syria that will forge a credible path to a future of greater freedom, democracy, opportunity, and justice. The United States will consider changes in the composition, policies, and actions of the Government of Syria in determining whether to continue or terminate this national emergency in the future.

DONALD J. TRUMP.

REPORT ON THE CONTINUATION OF THE NATIONAL EMERGENCY THAT WAS ORIGINALLY DECLARED IN EXECUTIVE ORDER 13667 OF MAY 12, 2014, WITH RESPECT TO THE CENTRAL AFRICAN REPUBLIC—PM 13

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 13667 of May 12, 2014, with respect to the Central African Republic is to continue in effect beyond May 12, 2019.

The situation in and in relation to the Central African Republic, which has been marked by a breakdown of law and order, intersectoral tension, widespread lawlessness and atrocities, and the pervasive, often forced recruitment and use of child soldiers, threatens the peace, security, or stability of the Central African Republic and the neighboring states, and continues to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. Therefore, I have determined that it is necessary to continue the national emergency declared in Executive Order 13667 with respect to the Central African Republic.

DONALD J. TRUMP.

NOTIFICATION OF INTENT TO DESIGNATE BRAZIL AS A MAJOR NON-NATO ALLY—PM 14

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States; which was referred to the Committee on Foreign Relations:

To the Congress of the United States:

In accordance with section 517 of the Foreign Assistance Act of 1961, as amended (22 U.S.C. 2321k), I am providing notice of my intent to designate Brazil as a Major Non-NATO Ally. I am making this designation in recognition of the Government of Brazil’s recent commitments to increase defense cooperation with the United States, and in recognition of our own national interest in deepening our defense coordination with Brazil.

DONALD J. TRUMP.

REPORT RELATIVE TO THE ISSUANCE OF AN EXECUTIVE ORDER WITH RESPECT TO IRAN THAT TAKES ADDITIONAL STEPS WITH RESPECT TO THE NATIONAL EMERGENCY DECLARED IN EXECUTIVE ORDER 12957 OF MAY 12, 1995

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:

Pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), I hereby report that I have issued an Executive Order (the “order”) with respect to Iran that takes additional steps with respect to the national emergency declared in Executive Order 12957 of March 15, 1995, and to supplement the authorities provided in the Iran Freedom and Counter-Proliferation Act of 2012 (subtitle D of title XII of Public Law 112-239). The order takes steps to deny Iran revenue, including revenue derived from the export of products from Iran’s iron, steel, aluminum, and copper sectors, that may be used to provide funding and support for the proliferation of weapons of mass destruction, terrorist groups and networks, campaigns of regional aggression, and military expansion.

The order blocks the property and interests in property of persons determined by the Secretary of the Treasury, in consultation with the Secretary of State:

• to be operating in the iron, steel, aluminum, or copper sector of Iran; or
• to have knowingly engaged, on or after the date of the order, in a significant transaction for the sale, supply, or transfer to Iran of significant goods or services used in connection with the iron, steel, aluminum, or copper sector of Iran; or
• to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services in support of, any person whose property and interests in property are blocked pursuant to the order; or
• to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to the order.

The order also authorizes the Secretary of the Treasury, in consultation with the Secretary of State, to impose correspondent and payable-through-account-related sanctions on a foreign financial institution upon determining the foreign financial institution has, or on or after the date of the order, knowingly conducted or facilitated a significant financial transaction:

• for the sale, supply, or transfer to Iran of significant goods or services used in connection with the iron, steel, aluminum, or copper sectors of Iran;
• for the purchase, acquisition, sale, transportation, or marketing of Iran iron products, aluminum, aluminum products, steel, steel products, copper, or copper products from Iran; or
• for or on behalf of any persons whose property and interests in property are blocked pursuant to the order.

I am enclosing a copy of the order I have issued.

DONALD J. TRUMP.

MESSAGE FROM THE HOUSE

At 10:16 a.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 1704. An act to foster commercial relations with foreign countries and support United States economic and business interests abroad in the conduct of foreign policy, and for other purposes.

H.R. 2002. An act to foster security in Taiwan, and for other purposes.

MEASURES REFERRED

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

H.R. 1704. An act to foster commercial relations with foreign countries and support United States economic and business interests abroad in the conduct of foreign policy, and for other purposes; to the Committee on Foreign Relations.

H.R. 2002. An act to foster security in Taiwan, and for other purposes; to the Committee on Foreign Relations.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC-1237. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Cyclometofen; Pesticide Tolerances” (PRL No. 9666-05-OCSp) received during adjournment of the Senate in the Office of the President of the Senate on May 3, 2019; to the
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:

By Mr. BROWN (for himself, Ms. BALDWIN, Ms. HARRIS, Mr. SANDERS, and Ms. WARREN):

S. 1357. A bill to amend the Public Health Service Act to establish direct care registered nurse-to-patient staffing ratio requirements in hospitals, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. DAINES:

S. 1358. A bill to amend title 13, United States Code, to require that any questionnaire used in determining the decennial census of population shall contain an option for respondents to indicate citizenship status; to the Committee on Homeland Security and Governmental Affairs.

By Ms. SMITH (for herself, Mr. HEINRICH, Mr. KAIN, Mr. WHIT Thouse, and Mr. SCHATZ):

S. 1359. A bill to amend the Public Utility Regulatory Policies Act of 1978 to establish a consistent standard for clean electric energy generation, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. PETERS (for himself and Mr. LANKFORD):

S. 1360. A bill to amend title 10, United States Code, to ensure that the final pay and retired pay of a reserve member of the Armed Forces is ready upon discharge or release of that member from active status; to the Committee on Armed Services.

By Mr. CARDIN (for himself, Mr. CRAPAO, and Mr. KING):

S. 1361. A bill to amend the Congressional Budget Act of 1974 to respect the scoring of preventive health savings; to the Committee on the Budget.

By Mr. SCHATZ (for himself, Mr. GARDENER, Mr. PORTMAN, and Ms. HARRIS):

S. 1363. A bill to authorize an AI Center of Excellence within the General Services Administration, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Ms. STABENOW (for herself, Mr. YOUNG, and Mr. JONES):

S. 1362. A bill to make demonstration grants to eligible local educational agencies on behalf of eligible local educational agencies for the purpose of increasing the numbers of school nurses in public elementary schools and secondary schools; to the Committee on Health, Education, Labor, and Pensions.

By Mr. WARREN (for herself, Ms. BALDWIN, Mr. BLUMENTHAL, Mr. BOOKER, Ms. HARRIS, Mr. MARKEY, Mr. SANDERS, Mr. UDALL, and Mr. VASILEFF):

S. 1364. A bill to establish an Early Federal Pell Grant Commitment Program; to the Committee on Health, Education, Labor, and Pensions.

S. 1365. A bill to provide emergency assistance to States, territories, Tribal nations, and communities affected by a pandemic and to make financial assistance available to States, territories, Tribal nations, local areas, and public or private non-profit entities to provide for the development, organization, coordination, and operation of more effective and cost efficient systems for the delivery of essential services to individuals within their local communities and their families; to the Committee on Health, Education, Labor, and Pensions.

By Mr. MARKEY (for himself, Mr. SHAKEN, Mr. BROWN, Mr. DURBIN, Ms. HASSAN, and Mr. MANCHIN):

S. 1366. A bill to amend the Controlled Substances Act to require the Attorney General to promulgate regulations to exempt certain analgesics publicly available, and for other purposes; to the Committee on the Judiciary.
May 8, 2019

CONGRESSIONAL RECORD — SENATE S2743

By Mr. BLUNT (for himself and Mr. COONS):

S. 1367. A bill to designate Union Station in Washington, DC, as “Harry S. Truman Union Station,” to the Committee on Environment and Public Works.

By Mr. BURR:

S. 1387. A bill to provide for the recognition of the Lumbee Tribe of North Carolina, and for other purposes; to the Committee on Indian Affairs.

By Mr. CORNYN (for himself, Mr. BOOZMAN, Mr. CASSIDY, and Mr. RUBIO):

S. 1369. A bill to impose sanctions on individuals who are complicit in human rights abuses committed against nationals of Vietnam or their family members, and for other purposes; to the Committee on Foreign Relations.

By Mr. CASSIDY (for himself, Mr. JONES, Mr. TOOMEY, Mr. WARNER, Mr. GRASSLEY, Mr. WYDEN, Ms. KLOUCHAR, Mr. KING, Mr. ISAKSON, Ms. BALDWIN, Mr. CHAO, Mr. BLUMENTHAL, Mr. BURR, Mr. TESTER, Mr. BINGAMAN, and Mr. COTTON), bill to Mr. MURRAY, Mr. CORNYN, Ms. SINEMA, Mr. ROBERTS, Mr. COTTON, Mr. BROWN, Mr. JOHNSON, Mr. BENNET, Mr. SCOTT of South Carolina, Mr. CASEY, Ms. CANTWELL, Mr. MARTO, Ms. HASSAN, Mr. MENENDEZ, Mr. PETERS, and Mr. HOEVEN:

S. 1370. A bill to amend the Internal Revenue Code of 1986 to treat certain military survivor benefits as earned income for purposes of the kiddie tax; to the Committee on Finance.

By Mr. MERKLEY (for himself and Ms. HIRONO):

S. 1371. A bill to require the Administrator of the Environmental Protection Agency to conduct a study on the effects of oxybenzone and octinoxate on the environment and public health, and for other purposes; to the Committee on Environment and Public Works.

By Ms. STABENOW (for herself, Mr. RUBIO, Mr. CARPER, Mr. TILLIS, Mrs. SHAREEF, Mr. RUBIO, Mr. PETERS, Ms. HASSAN, Ms. BALDWIN, Ms. CANTWELL, and Mr. MANCHIN):

S. 1373. A bill to encourage Federal agencies to expeditiously enter into or amend cooperative agreements with States for removal and remedial actions to address PFAS contamination in drinking water, surface and ground water and land surface and subsurface strata, and for other purposes; to the Committee on Environment and Public Works.

By Mr. CASSIDY (for himself and Ms. BALDWIN):

S. 1374. A bill to require the United States Postal Service to enter into an agreement with U.S. Customs and Border Protection to train employees of the Postal Service to identify illicit packages; to the Committee on Homeland Security and Governmental Affairs.

By Ms. MCSALLY (for herself and Mr. MCGRATH):

S. 1374. A bill to amend title II of the Social Security Act to eliminate the waiting periods for disability insurance benefits and Medicare benefits for individuals with metastatic breast cancer, and for other purposes; to the Committee on Finance.

By Mr. MERKLEY:

S. 1375. A bill to require the Commissioner of Food and Drugs to develop standards for a “Reef Safe” label for sunscreen; to the Committee on Commerce, Science, and Transportation.

By Mr. BROWN (for himself, Ms. STABENOW, Ms. KLOUCHAR, and Mrs. CANTWELL):

S. 1376. A bill to amend parts B and E of title IV of the Social Security Act to eliminate barriers to providing child welfare services for children and youth in need, to provide additional resources to implement programmatic changes necessary to meet the requirements of the Family First Prevention, Services Act, and for other purposes; to the Committee on Finance.

By Ms. HARRIS:

S. 1377. A bill to incentivize States and localities to improve access to justice, and for other purposes; to the Committee on the Judiciary.

By Mr. JOHNSON (for himself, Mr. BARRASSO, Mr. BRAUN, Mr. WICKER, Mr. LEE, Mr. ALEXANDER, Mr. ENZI, Mr. CRAMER, and Mr. PAUL):

S. 1378. A bill to repeal the multi-State plan program; to the Committee on Homeland Security and Governmental Affairs.

By Mr. BURR (for himself, Mr. CASEY, Mr. ALEXANDER, and Mrs. MURRAY):

S. 1379. A bill to reauthorize certain programs under the Public Health Service Act and the Federal Food, Drug, and Cosmetic Act with respect to public health security and all-hazards preparedness and response, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Ms. SULLIVAN (for himself and Mr. DURBin):

S. 1380. A bill to amend the Federal Rules of Criminal Procedure to remind prosecutors of their obligation to have a copy of the supreme Court case law; to the Committee on the Judiciary.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Mr. GRASSLEY (for himself, Mr. WYDEN, Mr. MARKEY, Mr. TILLIS, Ms. BALDWIN, Ms. FEINGOLD, Mr. PETERS, Mr. BOOZMAN, Mr. CARPER, Ms. ERNST, and Mr. JOHNSON):

S. Res. 194. A resolution designating July 30, 2019, as “National Whistleblower Appreciation Day”; to the Committee on the Judiciary.

By Mr. COTTON (for himself, Mr. RUBIO, Mr. CHUH, Mr. BRAUN, Mr. HAWLEY, Mrs. BLACKHURN, Mr. YOUNG, Mr. ROUNDS, Mr. TOOMEY, Mr. WICKER, Mr. CRAMER, Mr. Sasse, and Mr. JOHNSON):

S. Res. 195. A resolution opposing the lifting of sanctions imposed with respect to Iran without addressing Iran’s nuclear program, ballistic missile development, support for terrorism, and other destabilizing activities; to the Committee on Foreign Relations.

By Mr. PERDUE (for himself and Mr. ISAACSON):

S. Res. 196. A resolution recognizing the American Peanut Shellers Association for a century of effective leadership in the peanut industry and the beneficial work of the peanut industry in the United States and the State of Georgia; considered and agreed to.

By Ms. COLLINS (for herself, Mr. BROWN, Ms. STABENOW, Mr. WYDEN, Ms. FEINSTEIN, Ms. HARRIS, Ms. ROSEN, Mrs. HYDE-SMITH, Mr. DURBIN, Mr. BLUMENTHAL, Ms. HASSAN, Mrs. CARSON, Mrs. SHAH, Mr. BOOZMAN, Mr. VAN HOLLEN, Mr. WICKER, Mr. BLUMENTHAL, Ms. ERNST, Mr. COONS, Mr. Daines, Mr. CASEY, Mr. HORVEN, Mr. Sasse, Mr. ROBERTS, Mr. BENTEN, Mr. KAIN, Ms. BALDWIN, Mr. CARPER, Mr. KING, Mr. BOOKER, Mr. JONES, and Ms. HIROINO):

S. Res. 197. A resolution recognizing the roles and contributions of the teachers of the United States in building and enhancing the civic, cultural, and economic well-being of the United States; considered and agreed to.

ADDITIONAL COSPONSORS

S. 27

At the request of Mr. MANCHIN, the name of the Senator from Massachusetts (Ms. WARREN) was added as a co-sponsor of S. 27, a bill to amend the Surface Mining Control and Reclamation Act of 1977 to transfer certain funds to the 1974 United Mine Workers America Pension Plan, and for other purposes.

S. 151

At the request of Mr. THUNE, the names of the Senator from Pennsylvania (Mr. TOOMEY), the Senator from South Carolina (Mr. SCOTT) and the Senator from Virginia (Mr. KAIN) were added as cosponsors of S. 151, a bill to deter criminal robocall violations and improve enforcement of section 227(b) of the Communications Act of 1934, and for other purposes.

S. 172

At the request of Mr. GARDNER, the name of the Senator from North Carolina (Mr. TILLIS) was added as a co-sponsor of S. 172, a bill to delay the re-imposition of the annual fee on health insurance providers until after 2021.

S. 178

At the request of Mr. RUBIO, the name of the Senator from Virginia (Mr. WARNER) was added as a co-sponsor of S. 178, a bill to condemn gross human rights violations of ethnic Turkic Muslims in Xinjiang, and calling for an end to arbitrary detention, torture, and harassment of these communities inside and outside China.

S. 289

At the request of Mr. GARDNER, the name of the Senator from North Carolina (Mr. TILLIS) was added as a co-sponsor of S. 289, a bill to amend title XVIII of the Social Security Act to improve rural residency training funding that is equitable for all States, and for other purposes.

S. 433

At the request of Mr. COLLINS, the name of the Senator from South Carolina (Mr. SCOTT) was added as a cosponsor of S. 433, a bill to amend title XVIII of the Social Security Act to improve home health payment reforms under the Medicare program.

S. 500

At the request of Mr. WARNER, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a co-sponsor of S. 500, a bill to amend title 54, United States Code, to establish, fund, and provide for the use of amounts in a National Park Service Legacy Restoration Fund to address the maintenance backlog of the National Park Service, and for other purposes.

S. 566

At the request of Mr. JONES, the name of the Senator from Minnesota (Ms. SMITH) was added as a co-sponsor
of S. 566, a bill to amend the Securities and Exchange Act of 1934 to expand access to capital for rural-area small businesses, and for other purposes.

At the request of Ms. Baldwin, the names of the Senator from Oregon (Mr. Merkley) and the Senator from Arizona (Ms. McSally) were added as cosponsors of S. 679, a bill to exempt from the calculation of monthly income certain benefit paid by the Department of Veterans Affairs and the Department of Defense.

At the request of Mr. Heinrich, the names of the Senator from Tennessee (Ms. Blackburn) and the Senator from Maryland (Mr. Van Hollen) 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.

At the request of Mr. Isakson, the name of the Senator from New Jersey (Mr. Booker) was added as a cosponsor of S. 743, a bill to award a Congressional Gold Medal to the soldiers of the 5307th Composite Unit (Provisional), commonly known as "Merrill's Marauders", in recognition of their bravery and outstanding service in the jungles of Burma during World War II.

At the request of Mr. Toomey, the name of the Senator from Wyoming (Mr. Barrasso) was added as a cosponsor of S. 803, a bill to amend the Internal Revenue Code of 1986 to restore incentives for investments in qualified improvement property.

At the request of Mr. Cornyn, the names of the Senator from North Dakota (Mr. Cramer), the Senator from Pennsylvania (Mr. Casey), the Senator from Iowa (Ms. Ernst), the Senator from South Dakota (Mr. Rounds) and the Senator from Missouri (Mr. Hawley) were added as cosponsors of S. 846, a bill to amend title 49, United States Code, to limit certain rolling stock procurements, and for other purposes.

At the request of Ms. Baldwin, the name of the Senator from Maryland (Mr. Van Hollen) was added as a cosponsor of S. 851, a bill to direct the Secretary of Labor to issue an occupational safety and health standard that requires covered employers within the health care and social service industries to develop and implement a comprehensive workplace violence prevention plan, and for other purposes.

At the request of Mr. Scott of South Carolina, the names of the Senator from Mississippi (Mr. Blunt) and the Senator from Nevada (Ms. Cortez Masto) were added as cosponsors of S. 852, a bill to provide for the consideration of a definition of anti-Semitism for the enforcement of Federal antidiscrimination laws concerning education programs or activities.

At the request of Ms. Collins, the name of the Senator from South Carolina (Mr. Scott) was added as a cosponsor of S. 901, a bill to amend the Older Americans Act of 1965 to support individuals with younger onset Alzheimer's disease.

At the request of Mr. Coons, the name of the Senator from Alabama (Mr. Jones) was added as a cosponsor of S. 901, a bill to promote registered apprenticeships, including registered apprenticeships within in-demand industry sectors, through the support of workforce intermediaries, and for other purposes.

At the request of Ms. Warren, the name of the Senator from Pennsylvania (Mr. Casey) was added as a cosponsor of S. 997, a bill to recognize and honor the service of individuals who served in the United States Cadet Nurse Corps during World War II, and for other purposes.

At the request of Mr. Hawley, the name of the Senator from North Dakota (Mr. Cramer) was added as a cosponsor of S. 998, a bill to amend the Omnibus Crime Control and Safe Streets Act of 1968 to expand support for police officer family services, stress reduction, and suicide prevention, and for other purposes.

At the request of Mr. Brown, the name of the Senator from Pennsylvania (Mr. Casey) was added as a cosponsor of S. 1034, a bill to amend title 38, United States Code, to increase the maximum age for children eligible for medical care under the CHAMPVA program, and for other purposes.

At the request of Ms. Cortez Masto, the name of the Senator from Michigan (Mr. Peters) was added as a cosponsor of S. 1046, a bill to establish the Office of Internet Connectivity and Growth, and for other purposes.

At the request of Mrs. Gillibrand, the names of the Senator from Massachusetts (Mr. Markey) and the Senator from Pennsylvania (Mr. Casey) were added as cosponsors of S. 1195, a bill to amend title 38, United States Code, to clarify presumption relating to the exposure of certain veterans who served in the vicinity of the Republic of Vietnam, and for other purposes.

At the request of Mr. Manchin, the name of the Senator from Tennessee (Mr. Alexander) was added as a cosponsor of S. 1201, a bill to amend the Energy Policy Act of 2005 to enhance fossil fuel technology, and for other purposes.

At the request of Mr. Grassley, the names of the Senator from North Dakota (Mr. Cramer) and the Senator from Minnesota (Ms. Klobuchar) were added as cosponsors of S. 1208, a bill to amend the Omnibus Crime Control and Safe Streets Act of 1968 with respect to payments to certain public safety officers who have become permanently and totally disabled as a result of personal injuries sustained in the line of duty, and for other purposes.

At the request of Mr. Leahy, the names of the Senator from New Jersey (Mr. Booker) and the Senator from North Dakota (Mr. Cramer) were added as cosponsors of S. 1231, a bill to reauthorize the Bulletproof Vest Partnership Grant Program.

At the request of Mr. Kaine, the name of the Senator from Hawaii (Ms. Hirono) was added as a cosponsor of S. 1246, a bill to extend the protections of the Fair Housing Act to persons suffering discrimination on the basis of sexual orientation or gender identity, and for other purposes.

At the request of Mrs. Murray, the name of the Senator from Colorado (Mr. Bennet) was added as a cosponsor of S. 1306, a bill to amend the National Labor Relations Act, the Labor Management Relations Act, 1947, and the Labor-Management Reporting and Disclosure Act of 1959, and for other purposes.

At the request of Mr. Cruz, the name of the Senator from Texas (Mr. Cornyn) was added as a cosponsor of S. 1335, a bill to eliminate the Bureau of Consumer Financial Protection.

At the request of Mr. Schatz, the names of the Senator from Oregon (Mr. Wyden) and the Senator from California (Ms. Harris) were added as cosponsors of S. 1337, a bill to amend title 18, United States Code, to establish an Office of Correctional Education, and for other purposes.

At the request of Mrs. Blackburn, the name of the Senator from Arizona (Ms. McSally) was added as a cosponsor of S. Res. 98, a resolution establishing the Congressional Gold Star Family Fellowship Program for the placement in offices of Senators of children, spouses, and siblings of members of the Armed Forces who are hostile casualties or who have died from a training-related injury.

At the request of Mr. Cardin, the names of the Senator from Colorado (Mr. Bennet) and the Senator from Nebraska (Mr. Sasse) were added as cosponsors of S. Res. 120, a resolution opposing efforts to demonize the State of Israel and the Global Boycott, Divestment, and Sanctions Movement targeting Israel.
May 8, 2019

CONGRESSIONAL RECORD—SENATE

S RES. 184

At the request of Mr. Risch, the names of the Senator from New Hampshire (Mrs. Shaheen), the Senator from Florida (Mr. Rubio) and the Senator from Michigan (Mr. Peters) were added as cosponsors of S. Res. 184, a resolution condemning the Easter Sunday terrorist attacks in Sri Lanka, offering sincere condolences to the victims, to their families and friends, and to the people and nation of Sri Lanka, and expressing solidarity and support for Sri Lanka.

S RES. 188

At the request of Mr. Cruz, the name of the Senator from New Jersey (Mr. Booker) was added as a cosponsor of S. Res. 188, a resolution encouraging a swift transfer of power by the military to a civilian-led political authority in the Republic of the Sudan, and for other purposes.

S RES. 189

At the request of Mr. Cruz, the names of the Senator from Alabama (Mr. Jones) and the Senator from Alaska (Ms. Murkowski) were added as cosponsors of S. Res. 189, a resolution condemning all forms of antisemitism.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Ms. Smith (for herself, Mr. Heinrich, Mr. Kaine, Mr. Whitehouse, and Mr. Schatz):

S. 1359. A bill to amend the Public Utility Regulatory Policies Act of 1978 to establish a market-oriented standard for clean electric energy generation, and for other purposes; to the Committee on Energy and Natural Resources.

Ms. Smith. Mr. President, climate change is the existential challenge of our time. I know because this is what the science says. I know this because I have seen the impacts of climate change in my state. I know this because it is what our children who will live with the consequences of a changing climate tell us. In a recent poll, half of Americans age 18 to 29 describe climate change as a “crisis that demands urgent action.”

Today I rise to discuss how the clean energy revolution can be the way we fight climate change and the way we create jobs and opportunity. Colleagues, in this global challenge, the United States can lead or we can follow. I want us to lead.

This morning, as a Senator from an agricultural and high-tech State from the Upper Midwest, I have joined with Representative Ben Ray Lujan, who represents the great State of New Mexico, a State with significant oil and gas resources, to introduce the Clean Energy Standard Act of 2019. Our legislation would dramatically expand clean electricity and put the United States on a path to net zero greenhouse gas emissions from the electric sector by the middle of the century, including a nearly 80-percent reduction in emissions by 2035 compared to 2005.

Not so long ago, the United States was a global leader in tackling climate change. President Obama took strong action to remove carbon emissions from cars. He advanced the Clean Power Plan to significantly reduce carbon emissions and he provided the essential leadership that led to adoption of the international Paris climate agreement, which commits the countries of the world to collectively hold global warming to well below 2 degrees Celsius.

Unfortunately, our current President has moved unilaterally to undo these actions, as if we can bury our heads in the sand and ignore the reality that a warming climate threatens our health, it threatens our financial stability, and it threatens our very existence. I regret to say it, but for the most part, the Republican-led Congress has gone along with President Trump as he has ceded our energy leadership and clean energy to our competitors.

The result of this? Our global competitors are happy to dominate in this field. This is, I think, quite interesting. China has more than twice as much solar per capita and output capacity as the United States, and in 2018, China beat the United States on new wind installations by more than 3 to 1. Half of all new solar installations in the world last year happened in China. Here at home, President Trump’s policies caused the solar energy industry to shed 20,000 jobs as the United States lags in fourth place on installed solar energy.

Fortunately, while Washington wavers, there is a strong and well-supported plan for the clean energy revolution at the local level. When President Trump moved against the Paris climate agreement, Americans responded with the “We Are Still In” campaign. Churches, Tribes, and mayors, county executives, and campus leaders led the way. States followed and took action. Last week, the U.S. House of Representatives pledged and passed legislation to renew our commitment to the Paris Agreement.

There are initiatives around the country which have committed to clean or renewable energy. Four States and the District of Columbia have policies that will get them to net zero emissions by mid-century. Several more are moving in that direction. In my home State, Minnesota’s Governor, Tim Walz, has a plan for 100 percent carbon-free electricity by 2050. That bill passed the Minnesota House by a 74-to-50 vote. Minnesota Senate, it is now your turn. To my colleagues in the Senate, it is our turn as well.

I believe the best ideas come from people working at the local level to solve problems, and I also think the best ideas that bring people together across regional differences, political ideology, and their own life experiences. That is how our bill, the Clean Energy Standard Act of 2019, came to be. It builds on what is already working at the local level.

As a clean energy standard, it has a bipartisan history. Back when Republicans and Democrats were working together on bills to reduce carbon pollution—all the way back in 2009 through 2012—clean energy standard bills like this one had both Democratic and Republican cosponsors. This bill today is supported by labor groups, by environmental groups, and utilities—an unlikely but strong coalition in these days of divisive politics.

The basics of this plan are simple. First, let’s start where electric utilities are and then improve from there. We know many electric utilities are investing in renewables and clean energy because it is the most cost-competitive thing for them to do and because it is what their customers want, but we also know that each utility is going to start from a different place in terms of the amount of clean energy it already sells.

Let’s start there. Our bill recognizes these regional differences and then asks each utility to improve from where they are. One size does not fit all. On the one hand, States like Idaho and Washington are blessed with abundant hydropower and already produce nearly 5 percent of their electricity from carbon-free sources. On the other hand, four of our United States get less than 10 percent of their electricity from carbon-free generation. Our bill asks each utility to start from where they are and improve from there.

Utilities that start with a low amount of clean energy are asked to grow quickly, but they slow down as they reach very high levels of net zero emission electricity. The plan recognizes also that rural co-ops and municipal utilities face unique challenges, and we accommodate that.

The second thing about this plan is this: Let’s be ambitious. Science tells us that we need to achieve net zero greenhouse gas emissions by the second half of this century if we are to avoid the worst consequences of climate change. We desperately need can-do American spirit and ingenuity here, not nay-saying.

This bill is ambitious. It would result in expected electric sector emission reductions of nearly 80 percent by 2035 compared to 2005 benchmarks. If the cost curve bends faster and the clean energy transition turns out to be even cheaper, reductions will happen even faster.

Third, let’s be open to all solutions for a clean energy future. Addressing the challenges of climate change isn’t easy, and there is no one solution. We need to be open to all ideas and all approaches so long as they actually reduce carbon emissions. If we want an electric system that is not only zero emissions but also reliable, resilient, and affordable, we can’t afford to rule out any technologies in advance.

None of us knows in 2019 what is going to be the best way to run a reliable, affordable net zero emissions electric system in 2050. What we do know is that we need to create strong
clean energy incentives that the electricity market will understand and respond to and then allow all technologies to compete. That is what this bill does.

Here is what that might look like. Here is what that might look like. Most scientific models say that in a net-zero emission electric grid, renewable sources like wind and solar will deliver the bulk of the electricity we need, but we also know that a reliable grid needs energy sources that can be turned up or down as needed. They call it resilience in the lay press. When we have a clean electric sector, there will be no room for energy supply failures. Office buildings and homes can contribute to this effort. Every kilowatt hour counts.

This bill only one of the steps that we need to take to move our country and our world to net zero greenhouse gas emissions in a way that is fair and just and economical, but it is an important step.

In the electric sector, we already know a lot about how to make progress to lower carbon emissions. Thanks to innovation and good policies at the State level, emissions from electricity production have declined substantially just in the last decade.

Now we need to keep that progress going and going faster. We need to continue and accelerate progress and expand the use of clean electricity into other sectors.

Think about this. A clean electric grid can provide the energy to reduce carbon emissions. Electric vehicles can contribute to reduce carbon emissions when we have a clean electric sector. Electric vehicles can contribute to reduce carbon emissions when we have a clean electric sector.

That is what progress can look like.

I am grateful that a few of my fellow Republicans in Congress are moving beyond the President’s head-in-the-sand denial of climate change. These colleagues—and I hope more of them—are looking for ways to spur innovation in clean energy by providing new funding for clean energy research.

This is all well and good, but Federal funding for clean energy research will not work all on its own. What drives adoption and dispersion of innovation is a strong market signal that low carbon sources of electricity will be valued by the market, and that will be happen when public utilities make important capital investments. Research money provides a really important push to get innovation started in the lab, but for innovation to move from technology to be adopted at a scale that will make a difference, we must be sending a strong, clear signal from the market that low-carbon sources of electricity are going to be valued.

The Clean Energy Standard Act of 2019 does this. It is a crucial complement to Manhattan Project efforts to spur technology innovation. These two are complements but not alternatives. Research without market incentives will not get us where we need to go.

Colleagues, climate change is real, and we need bold action to fight it. If we do—when we do—the United States can be the clean energy leader. This will be good for jobs. It will be good for our health, and it will be necessary for the survival of our children.

We can lead or we can follow. I believe we need to lead. This is what our bill seeks to do by putting the United States in the forefront for reaching net zero carbon emissions in the electric sector. Most sectors are not as imperitive. It is an economic imperative, and it is a jobs imperative. I don’t care whether you come from a State that gets 80 percent of its power from clean energy or whether you get 10 percent.

This is why our plan has the endorsement of the Union of Concerned Scientists, the Clean Air Task Force, and Fresh Energy in Minnesota. Our plan is supported by the Utility Workers of America and United Steelworkers. Bills that accept responsibility to label the environmental movement, the renewable movement, the forward-thinking utilities are rare. Yet this is what we really need if we are going to build a winning coalition to address climate change.

We Democrats understand that the climate crisis requires bold action, and we understand that we need ideas and many solutions. I offer one today.

I challenge—I urge—my Republican colleagues to call this idea, and I urge you, join with us to help us find solutions to a crisis that will shape irrevocably the world our children and our grandchildren will be living in.

Science tells us that the challenge is great, but it also shows us solutions that can cut net carbon emissions to zero, lower energy costs, and expand jobs and opportunity. That is the future I want for my children and my grandchildren yet to be born. Let’s get to work. We don’t have any time to waste.

I thank Representative JUÁN for partnering with me on this bill. I thank my colleagues Senators HEINRICH, KAIN, WHITEHOUSE, and SCHATZ for cosponsoring this legislation. I also thank Senator Jeff Bingaman of New Mexico, longtime chair of the Senate Energy Committee, who first worked in a bipartisan way on a clean energy standard bill that was a template for our bill.

I thank also the scientists and economists who have provided thoughtful analysis as we developed this bill—most prominently, Resources for the Future and President Obama’s Secretary of Energy, Ernest Moniz. I am grateful for their support and eager to begin the push to get our policies moved forward.

I yield the floor.
Resolved, That the Senate—

(1) designates July 30, 2019, as “National Whistleblower Appreciation Day”; and
(2) ensures that the Federal Government implements and enforces the laws and regulations about the legal right of a United States citizen to “blow the whistle” to the appropriate authority by honest and good faith reporting of misconduct, fraud, misdemeanors, or other crimes; and

acknowledging the contributions of whistleblowers to combating waste, fraud, abuse, and violations of laws and regulations of the United States.

SENATE RESOLUTION 195—OPPOSING THE LIFTING OF SANCTIONS IMPOSED WITH RESPECT TO IRAN WITHOUT ADDRESSING IRAN’S NUCLEAR PROGRAM, BALLISTIC MISSILE DEVELOPMENT, SUPPORT FOR TERRORISM, AND OTHER DESTABILIZING ACTIVITIES

Whereas the Joint Comprehensive Plan of Action (JCPOA), an agreement that was finalized by the administration of President Obama and the respective governments of the United Kingdom, Germany, France, the People’s Republic of China, and the Russian Federation (P5+1) in July 2015, provided Iran permanent sanctions relief and access to more than $100,000,000,000 in return for temporary restrictive measures on Iran’s nuclear program;

Whereas, under the JCPOA, restrictions on the number and types of centrifuges that Iran may manufacture, the number and types of enrichment facilities that Iran may construct and amount and level of enriched uranium and heavy water that Iran may stockpile, will expire;

Whereas United Nations Security Council Resolution (UNSCR) 2231, unanimously adopted on July 20, 2015, contained an 8-year nonbinding restriction on Iranian nuclear-capable ballistic missile activities and a 5-year ban on conventional arms transfers to Iran;

Whereas neither the JCPOA nor UNSCR 2231 adequately addressed the threat emanating from Iran’s ballistic missile program or support for terrorism, and the sunset provisions applied to prohibitions in UNSCR 2231 inadvertently legitimized that program and support;

Whereas, based on the shortcomings of the JCPOA and UNSCR 2231, bipartisan majorities in both the Senate and the House of Representatives opposed the JCPOA and the sanctions relief for Iran contained in the agreement;

Whereas the sanctions relief contained in the JCPOA and the resources necessary for Iran to continue developing ballistic missiles and supporting terrorism;

Whereas the administration of President Trump has designated Iran’s Islamic Revolutionary Guard Corps as a foreign terrorist organization under section 219(a) of the Immigration and Nationality Act (8 U.S.C. 1189(a)) and a Specially Designated Global Terrorist group under Executive Order 13224 (50 U.S.C. 1701 note; relating to blocking property and interests of persons who commit, threaten to commit, or support terrorism);

Whereas, on May 21, 2018, Secretary of State Pompeo announced that the Iranian government must take to normalize relations with the United States, to include—

(1) providing the International Atomic Energy Agency (IAEA) a full account of its prior nuclear program and permanently and verifiably abandoning such work;
(2) ceasing all enrichment and vowing never to pursue plutonium reprocessing;
(3) providing the IAEA with access to all sites, programs, and facilities;
(4) ending its development and proliferation of ballistic missiles;
(5) releasing all United States citizens currently held hostage as citizens of United States partners and allies;
(6) ending support for terrorist groups, including Hezbollah, Hamas, and the Palestinian Islamic Jihad;
(7) respecting the sovereignty of Iraq by demobilizing Iranian-controlled Shia militias in the country;
(8) ending its military support for the Houthi militia in Yemen;
(9) withdrawing all forces under Iranian command in Syria;
(10) ending support for the Taliban in Afghanistan and for senior al Qaeda leaders around the region;
(11) ending the IRGC’s support for terrorists and militant partners around the world; and
(12) halting its threatening behavior against its neighbors;

Whereas President Trump announced the withdrawal of the United States from the JCPOA on May 8, 2018, and, since then, has gradually reimposed sanctions that were suspended by the Obama administration under the JCPOA;

Whereas the JCPOA defined the sanctions that the Obama administration suspended under the JCPOA as “nuclear-related”, but “nuclear-related” is not a term recognized under existing statutory sanctions related to Iran;

Whereas the Obama administration agreed to define the most significant bilateral sanctions imposed by the United States on Iran as “nuclear-related”, waive the application of those sanctions under the JCPOA, and commit the executive branch to attempt to work with the United States and local governments in the United States to repeal the provisions of law providing for those sanctions upon the expiration of the JCPOA;

Whereas, as the terms of the JCPOA, sanctions were lifted on Iranian financial institutions, cargo vessels, aircraft, and charities, which were not linked to Iran’s nuclear program but were sanctioned for illicit conduct;

Whereas, pursuant to section 401(a) of the Comprehensive Iran Sanctions, Accountability, and Divestment Act of 2010 (2 U.S.C. 8551(a)), in order to terminate sanctions against the Central Bank of Iran and other financial institutions of Iran, the President is required to report to Congress that “the Government of Iran has ceased providing support for acts of international terrorism and no longer satisfies the requirements for designation as a state sponsor of terrorism”; and “Iran has ceased the pursuit, acquisition, and development of, and verifiably dismantled its nuclear, biological, and chemical weapons and ballistic missiles and ballistic missile launch technology”;

Whereas, pursuant to section 8 of the Iran Sanctions Act of 1996 (Public Law 104-172; 50 U.S.C. 1701 note), in order to terminate sanctions imposed with respect to the energy sector of Iran, the President is required to certify to Congress that Iran—

(1) has ceased its efforts to design, develop, manufacture, or acquire—

(A) a nuclear explosive device or related materials and technology;
(B) chemical and biological weapons; and
(C) ballistic missiles and ballistic missile launch technology;

(2) has been removed from the list of countries the governments of which have been determined . . . to have repeatedly provided support for acts of international terrorism; and

(3) poses no significant threat to United States national security, interests, or allies; and

Whereas the concept of “nuclear-related” sanctions does not exist in statute and existing statutes likely require a treaty to terminate such sanctions: Now, therefore, be it

Resolved, That the Senate—

(1) reaffirms that it is the policy of the United States not to allow Iran to develop or otherwise acquire a nuclear weapons capability;
(2) resolves that the lifting or termination of sanctions with respect to Iran must take place only as provided for under section 401(a) of the Comprehensive Iran Sanctions, Accountability, and Divestment Act (22 U.S.C. 8551(a)) and section 8 of the Iran Sanctions Act of 1996 (Public Law 104-172; 50 U.S.C. 1701 note); and

(3) rejects the reaplication of sanctions relief provided for in the Joint Comprehensive Plan of Action.

SENATE RESOLUTION 196—RECOGNIZING THE AMERICAN PEANUT SHELLERS ASSOCIATION FOR A CENTURY OF EFFECTIVE LEADERSHIP IN THE PEANUT INDUSTRY AND THE BENEFICIAL WORK OF THE PEANUT INDUSTRY IN THE UNITED STATES AND THE STATE OF GEORGIA

Mr. PERDUE (for himself and Mr. ISAKSON) submitted the following resolution; which was considered and agreed to:

Whereas, in 1917 and 1918, commercial peanut shellers and crushers in Georgia, Alabama, and Florida recognized the need for an organization to promote the peanut industry in the southeastern United States;

Whereas the Southeastern Peanut Association was chartered on April 5, 1919, with a mission to promote the domestic peanut industry;

Whereas the Southeastern Peanut Association, now known as the American Peanut Shellers Association—

(1) is the oldest organized group in the United States dedicated to the promotion of the domestic peanut industry; and

(2) has been at the forefront of leadership in the peanut industry in the United States for more than a century, promoting that industry in the United States and throughout the world;

Whereas, in furtherance of the mission to promote the peanut industry, the Southeastern Peanut Association began to cosponsor the USA Peanut Congress, the
largest meeting of all elements of the peanut industry in the United States;
Whereas, in 1986, the Southeastern Peanut Shellers Association completed a new headquarters office in Albany, Georgia, after outgrowing a previous office;
Whereas, in 1993, the name of the Southeastern Peanut Association was changed to the American Peanut Shellers Association, as the mission of the association had expanded throughout the United States;
Whereas, in 1998, the American Peanut Shellers Association The Peanut Institute to promote the nutritional benefits of peanuts;
Whereas The Peanut Institute has promoted nutritional research through outside universities and other organizations, and that research has verified the outstanding nutritional benefits of peanuts;
Whereas, on recognizing those nutritional benefits, the Food and Drug Administration, pursuant to the leadership of The Peanut Institute, granted nuts a qualified health claim;
Whereas the members, committees, and board of the American Peanut Shellers Association work collectively to meet the adopted annual goals of the American Peanut Shellers Association; and
Whereas, through that collective work, the American Peanut Shellers Association continues to be an effective voice for the promotion of—
(1) the peanut industry; and
(2) the nutritional benefits of peanuts: Now, therefore, be it
Resolved, That the Senate recognizes—
(1) the American Peanut Shellers Association for a century of effective leadership in the peanut industry; and
(2) the beneficial work of the peanut industry in—
(A) the United States; and
(B) the State of Georgia.

SENATE RESOLUTION 197—RECOGNIZING THE ROLES AND CONTRIBUTIONS OF THE TEACHERS OF THE UNITED STATES IN BUILDING AND ENHANCING THE CIVIC, CULTURAL, AND ECONOMIC WELL-BEING OF THE UNITED STATES
Ms. COLLINS (for herself, Mr. BROWN, Ms. STABENOW, Mr. WYDEN, Mrs. FEINSTEIN, Ms. HARRIS, Ms. ROSEN, Mrs. HYDE-SMITH, Mr. DURBIN, Mr. BLUMENTHAL, Mrs. HASSAN, Mrs. CAPITO, Mrs. SHAHEEN, Mr. BOOZMAN, Mr. VAN HOLLEN, Mr. WICKER, Mr. BLUMENTHAL, Ms. ERSKINE, Mr. COONS, Mr. DAINES, Mr. CASEY, Mr. HAYVEN, Mr. SANDERS, Mr. ROBERTS, Mr. BENTNET, Mr. Kaine, Ms. BALDWIN, Mr. CARPER, Mr. KING, Mr. BOOKER, Mr. JONES, and Ms. HIRONO) submitted the following resolution; which was considered and agreed to;

S. Res. 197

Whereas education and knowledge are the foundation of the current and future strength of the United States;
Whereas teachers and other education staff have earned and deserve the respect of their students and communities for the selfless dedication of the teachers and staff to community service and the futures of the children of the United States;
Whereas the purposes of National Teacher Appreciation Week, celebrated from May 6, 2019, to May 12, 2019, are—
(1) to raise public awareness of the unquantifiable contributions of teachers; and
(2) to promote greater respect and understanding for the teaching profession; and
Whereas students, schools, communities, and a number of organizations representing educators are hosting teacher appreciation events in recognition of National Teacher Appreciation Week: Now, therefore, be it
Resolved, That the Senate—
(1) thanks the teachers of the United States; and
(2) promotes the profession of teaching by encouraging students, parents, school administrators, and public officials to participate in teacher appreciation events during National Teacher Appreciation Week.

AUTHORIZED FOR COMMITTEES TO MEET
Mr. THUNE. Mr. President, I have 8 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 COMMERCE, SCIENCE, AND TRANSPORTATION
The Committee on Commerce, Science, and Transportation is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 9:30 a.m., to conduct a hearing entitled “New entrants in the National Airspace.”
COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
The Committee on Environment and Public Works is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 10 a.m., to conduct a hearing entitled “Oversight on U.S. Army Corps of Engineers’ civil works program.”
COMMITTEE ON FINANCE
The Committee on Finance is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 9:30 a.m., to conduct a hearing entitled “Examining MACRA implementation.”
COMMITTEE ON FOREIGN RELATIONS
The Committee on Foreign Relations is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 10 a.m., to conduct a hearing, COMMITTEE ON INDIAN AFFAIRS
The Committee on Indian Affairs is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 2:30 p.m., to conduct a hearing.
COMMITTEE ON AGING
The Special Committee on Aging is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 2:30 p.m., to conduct a hearing entitled “The Older American Act.”
SUBCOMMITTEE ON STRATEGIC FORCES
The Subcommittee on Strategic Forces of the Committee on Armed Services is authorized to meet during the session of the Senate on Wednesday, May 8, 2019, at 2:30 p.m., to conduct a hearing.
SUBCOMMITTEE ON BORDER SECURITY AND IMMIGRATION
The Subcommittee on Border Security and Immigration of the Com-
be agreed to, the preamble 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. 197) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today’s RECORD under “Submitted Resolutions.”)

ORDERS FOR THURSDAY, MAY 9, 2019

Mr. PORTMAN. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m., Thursday, May 9; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that the Senate proceed to executive session and resume consideration of the Park nomination under the previous order.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADJOURNMENT UNTIL 9:30 A.M. TOMORROW

Mr. PORTMAN. Mr. President, if there is no further business to come before the Senate, I ask that it stand adjourned until Thursday, May 9, at 7 p.m., adjourned until Thursday, May 9, 2019, at 9:30 a.m.

CONFIRMATIONS

Executive nominations confirmed by the Senate May 8, 2019:

EXPORT-IMPORT BANK OF THE UNITED STATES


EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

JANET DHILLON, OF PENNSYLVANIA, TO BE A MEMBER OF THE EQUAL EMPLOYMENT OPPORTUNITY COMMISSION FOR A TERM EXPIRING JULY 1, 2022.

THE JUDICIARY

JOSEPH F. BIANCO, OF NEW YORK, TO BE UNITED STATES CIRCUIT JUDGE FOR THE SECOND CIRCUIT.
HONORING THE PERMIAN BASIN HONOR FLIGHT

HON. K. MICHAEL CONAWAY
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mr. CONAWAY. Madam Speaker, I rise to recognize the 87 Veterans from West Texas who will be visiting Washington, D.C. this week, sponsored by the Permian Basin Honor Flight. On behalf of a grateful state and nation, we welcome these heroes to the nation’s capital.


Madam Speaker, I am humbled to have the opportunity to meet these brave men and women who exemplify the best of our country. Their sacrifice and commitment to duty to our nation can never be fully repaid, and I hope that they will be able to reflect on the gratitude and respect that Americans have for them as they visit our nation’s monuments in Washington, D.C., the gratitude and respect we have for them will truly be reflected.

Colleagues, please join me in thanking these veterans and their families for their exemplary dedication and service to this great nation. I would also like to extend a special thank you to the local communities, all of the volunteers, and Mr. John West and Mrs. Teresa Galloway for their extensive work in organizing this Honor Flight. This trip would not have been possible without all the financial and emotional support of the people who have put in so much hard work and personal time to make sure this trip could be possible.

REMEMBERING LAURENCE M. BLOCH

HON. STEVE COHEN
OF TENNESSEE
IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mr. COHEN. Madam Speaker, I rise today to remember an important mentor, advisor and my quasi-brotherfather, Laurence M. Bloch, whom the world knew as “Larry.”

Larry, a Memphis native and longtime real estate investor and contributor to humanitarian causes, passed away on February 23 in Santa Monica, California, at the age of 87. A font of sage advice, Larry was constantly there for me and for many others who loved him for the caring individual he was. After graduating from Christian Brothers High School in 1949, Larry went to the University of Michigan, serving as a cheerleader for the Wolverines and traveling by train with the team to the 1951 Rose Bowl in which Michigan beat the California Golden Bears 14 to 6.

Larry graduated with a degree in economics in 1953 then served two years in the U.S. Army before returning to Memphis and the real estate investment business. He remained an avid Michigan fan his whole life and used to tape every game. Known for his dishwater salt-and-pepper hair and socks-less and tie-less style, and for riding his bicycle like Albert Einstein, he also drove around town in a Lincoln Continental with coach doors. He celebrated healthy eating habits as a prophet of whole grains and fiber.

An investor with a keen eye for good deals in Memphis’ downtown, he had the good sense to own the property kitty-corner from The Peabody on Union Avenue that was torn down to create AutoZone Park. A patron of the arts, he also helped bring the Memphis Crisis Center, Meals on Wheels and the Church Health Center among his charitable causes.

As a cat lover, another of his charitable causes was The House of Mews, where he cared for many other cats. He played the banjo for a band in San Francisco. He then honorably served in the Michigan Air National Guard and the United States Air Force as a tactical fighter pilot. He later earned both his Master’s and Ph.D. from the University of Michigan, School of Natural Resources.

After completing his education, Dr. Twiss opened his own consulting company, which is still active today. In this capacity, he has consulted on projects for California’s Attorney General, the United States Environmental Protection Agency, the U.S. Department of Energy, the Water Resources, and many other important agencies and environmental organizations.

Dr. Twiss was Professor of Environmental Planning at The University of California, Berkeley from 1968 to 1994. In this role, Dr. Twiss taught new generations of environmentalists all aspects of the work including planning, research, and consulting. He was also involved in graduate-level instruction on ecological planning and environmental law and served in a variety of leadership roles including as Chair of the Department of Landscape Architecture and Environmental Planning, and Chair of the Faculty of the College of Environmental Design. He also directed the Ph.D. program in Environmental Planning.

Among his many contributions to research on environmental planning, Dr. Twiss was Faculty Principal Investigator for the Research Program in Environmental Planning and Geographic Systems at the University of California, which developed tools and programs to allow open access to geographic information on land use, natural resources, and became the world’s first web-based geographic information system in 1993. Dr. Twiss, always wanting to share his knowledge and information with others, received the patent for his system and put it in the public domain for others to use and benefit from.

Dr. Twiss enjoys spending time with his loving wife and partner Amy Skewes-Cox and their son Carson, along with his children Gregory and Gail from a previous marriage. He loves spending his time outside in nature hiking, sailing, and flying his own small plane. He is also known as an avid banjo and ukulele player, much to the delight of his friends and family.

Madam Speaker, Dr. Twiss’s leadership and vision has helped make remarkable strides towards maintaining and growing environmentally sustainable practices that will benefit the region and all who work to improve the environment for generations to come. Therefore,
HONORING PETE RICHMOND

HON. MIKE THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. THOMPSON of California. Madam Speaker, I rise today to honor Pete Richmond as the Napa Valley Grower of the Year for 2019.

Mr. Richmond’s career in agriculture began in 1986 after earning a degree in Agricultural Business from California State University, Fresno. He started working for Bien Nacido Vineyards, gaining valuable experience as a vintner. Mr. Richmond went on to work for other prestigious wineries. In 1992 he was at Stag’s Leap Winery; he worked at Atlas Peak Winery from 1993 to 1995; from 1995 to 2001 he was at Kendall Jackson. After spending 15 years at various wineries, Mr. Richmond founded the Silverado Farming Company, a vineyard management and client communications company. Wineries contract Silverado Farming Company to tend, field, and harvest grapes in Napa County. The company oversees over 600 acres of Cabernet grapes.

Mr. Richmond’s passion for agriculture is not confined to the vineyard. He is involved in our community through his philanthropic efforts and the Boards on which he sits. In 2006, Mr. Richmond established the One Percent for the Community Fund, a foundation that receives one percent of gross revenue profits made by the Silverado Farming Company. The foundation uses the money to support at-risk youth in our community and help find a solution for a variety of issues that impact farm workers. Mr. Richmond is on the Farmworker Foundation Board of Directors, a past member of the Napa Valley Grape grower’s Board of Directors, and an Advisory Board Member for Teens Connect. He is active in the housing community as a member of Napa Valley Community Housing and Napa County Housing Commission. Mr. Richmond is also involved with Ag for Youth and is a former Babe Ruth Baseball League Coach.

Madam Speaker, Mr. Richmond is the community member we should all strive to be. He is a person of integrity, generous and caring, and well-deserving of the title Napa Valley 2019 Grower of the Year. It is therefore fitting and proper that we honor Pete Richmond here today.

HONORING THE LIFE AND LEGACY OF ROBERT HAROLD OGLE, A FOUNDING MEMBER OF ALPHA PHI ALPHA FRATERNITY INCORPORATED

HON. ROBERT C. "BOBBY" SCOTT
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. SCOTT of Virginia. Madam Speaker, I rise today, on behalf of Representatives DANNY DAVIS, GREGORY MEeks, DAVID SCOTT, EMANUEL CLEAVER, AL GREEN, STEVEN HORSFORD and myself, to recognize and honor the life and legacy of Robert Harold Ogle—a founding member of Alpha Phi Alpha Fraternity Incorporated and a trailblazer in the United States Congress.

Alpha Phi Alpha Fraternity Incorporated was established on December 4, 1906 at Cornell University in Ithaca, New York. The founding members of Alpha Phi Alpha are affectionately known as the Seven Jewels. These men were pioneers in their respective fields and their accomplishments were monumental considering the racial attitudes of our nation in 1906. Jewel Henry Arthur Callis became a practicing physician and a Professor of Medicine at Howard University. He was also the only member of the “Cornell Seven” to become General President of the fraternity.

Jewel Charles Henry Chapman was a leader in higher education and became a Professor of Agriculture at what is now Florida A&M University. Jewel Eugene Kimble Jones became the first Executive Secretary of the National Urban League.

Jewel George Biddle Kelley was the first African American engineer registered in the state of New York. Jewel Nathaniel Allison Murray pursued a career in education and taught in public schools in Washington, D.C. Jewel Vertner Woodson Tandy was the first architect registered in New York and the first African American to pass the military commissioning exam, becoming a First Lieutenant in the 15th Infantry of the New York State National Guard.

As members of Alpha Phi Alpha gather on Capitol Hill this week for Alpha Days on the Hill, it is only fitting to recognize the life and legacy of Jewel Robert Harold Ogle, who was the first known African American to have served as a professional Senate committee staff.

Jewel Ogle was born in Washington, D.C. in 1886. He was educated at the historic M Street School, one of the nation’s first public high schools for African American youth. After graduating from the M Street School, Jewel Ogle studied at Cornell where he earned a degree in agriculture with an emphasis on business administration.

Senate records show that Jewel Ogle was originally hired in 1919 as a “laborer” for the Senate Appropriations Committee, chaired by Senator Francis E. Warren of Wyoming. His title was changed to “message” for the committee in 1921, and he was finally named an “additional clerk” in 1930.

It is important that we honor Jewel Ogle, who a century ago, paved the way for African American congressional staffs today. He established and exemplified the ideals of Alpha Phi Alpha Fraternity in leadership, scholarship, and service. At his funeral service, Jewel Nathaniel Allison recognized Jewel Ogle for “his unabated enthusiasm and his fighting spirit.” As members of Alpha Phi Alpha Fraternity visit the United States Capitol this week founding Alpha Days on the Hill with a commitment to “Advocacy and Action,” Jewel Ogle’s “fighting spirit” goes with them, as well as with each of the Members of Congress who are proud members of this fraternity.

Madam Speaker, Alpha Phi Alpha Fraternity has been at the forefront of advocacy for our communities and in uplifting the downtrodden for 113 years. The tremendous work and accomplishments of this fraternity and its members would not have been possible without the Seven Jewels. And here on Capitol Hill, the legacy of Jewel Robert Harold Ogle lives on today in each of the African American congressional staffs who serve behind the scenes of this august institution. I thank Jewel Ogle for being a true trailblazer for these remarkable men and women who followed in his footsteps.

IN RECOGNITION OF ELIZABETH (BETSY) PAGE ALDRICH AND HER 65 YEARS OF SERVICE TO THE DAUGHTERS OF THE AMERICAN REVOLUTION

HON. ROBERT J. WITTMAN
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. WITTMAN. Madam Speaker, I rise today in recognition of Betsy Aldrich and her 65 years of service to the Daughters of the American Revolution. I want to personally thank her for her service and dedication to our nation.

Betsy was born in Richmond, Virginia and raised at Shelly in “Coke” Virginia, where she resides today. She attended Mary Washington College for two years and then headed to Williams and Mary where she earned a degree in philosophy. Betsy went on to teach early elementary school in Alexandria, Virginia. Betsy married her husband Robert D. Aldrich in 1951 and had two children, John Page Aldrich and Dr. Lee Aldrich Rouse.

Betsy descends from John Page of Rosewell, the 13th Governor of Virginia and Thomas Nelson, Jr, a signer of the Declaration of Independence. Following in the footsteps of her heritage, Betsy has always been incredibly interested in Virginia history and is the only surviving charter member of the Augustus Warner Chapter of the DAR formed in 1953. I commend Betsy for her work with the DAR over the past 65 years and am grateful to have someone such as Betsy in our Virginia community.

Madam Speaker, I ask you to join me in the recognition of Betsy Aldrich. The Commonwealth is fortunate to have someone with such dedication and commitment. May God bless Betsy and May I look forward to seeing her continued success for many years to come.

PERSONAL EXPLANATION

HON. VICENTE GONZALEZ
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. GONZALEZ of Texas. Madam Speaker, I was unable to cast my vote on May 7, 2019 for Roll Call Vote 185 and Roll Call Vote 186. Had I been present, my vote would have been the following: Yea on Roll Call Vote 185, and Yea on Roll Call 186.
IN RECOGNITION OF LINDA ROSENBERG

HON. DORIS O. MATSUI
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Ms. MATSUI of California. Madam Speaker, I rise today to recognize Linda Rosenberg, the outgoing CEO of the National Council for Behavioral Health. As members of the community gather today, I ask my colleagues to join me in honoring Linda for her leadership as a health care architect and reformer in advancing quality care for individuals with behavioral health disorders.

For 15 years, Linda has served as the President and CEO of the National Council for Behavioral Health. Under her leadership, the National Council has become the nation’s most effective advocate for behavioral health care, serving 10 million adults, children, and families. Linda’s work has played a critical role in expanding the financing for integrated behavioral health services, ensuring the passage of federal mental health and addiction parity law, as well as introducing Mental Health First Aid in the U.S. She also helped to ensure the inclusion of behavioral health services in the Affordable Care Act.

Linda’s commitment to the advancement of behavioral health care can be seen throughout the duration of her career. Prior to the National Council, she served as Senior Deputy Commissioner of New York State Office of Mental Health and helped to implement New York’s first Mental Health Court. She also has over 30 years of experience as certified social worker, family therapist and psychiatric rehabilitation practitioner. Linda currently serves on several boards of directors and is a member of the Executive Committee of the National Action Alliance for Suicide Prevention. In her honor, the National Council recently granted her the Lifetime Achievement Award at their 2019 annual conference.

Madam Speaker, as we gather to celebrate Linda Rosenberg’s lifetime of achievements, I ask all my colleagues to join me in honoring her dedication and leadership in the improvement of mental health and substance services.

PERSONAL EXPLANATION

HON. NORMA J. TORRES
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mrs. TORRES of California. Madam Speaker, while on a fact-finding mission to South America to conduct oversight of U.S. assistance and assess the situation at the Venezuelan border, I was unavoidably detained. I ask all my colleagues to join me in recognizing the 29th annual D.C. Black Pride and the 50th anniversary of the Stonewall Riots.

IN HONOR OF BARBARA THOMASON

HON. KEVIN BRADY
OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mr. BRADY. Madam Speaker, today I rise in recognition of Barbara Thomson for her outstanding service and profound impact as President and CEO of the Houston Northwest Chamber of Commerce. An accomplished Texas scholar, Barbara holds a bachelor’s degree from The University of Texas at Austin and a master’s degree in Management from Houston Baptist University. She also holds a Chamber Management certification from the U.S. Chamber of Commerce’s Institute for Organizational Management, and a certification in Professional Community and Economic Development.

Prior to her service at the Houston Northwest Chamber of Commerce, Barbara had a diverse and impressive portfolio of professional experience. She served as the Dean of Corporate and Continuing Education at Lone Star College—North Harris, worked in training and development for the American General companies, and was a small-business owner of the Gymboree franchise.

She then went on to found the Northwest Chamber of Commerce Foundation, which provides scholarships and educational resources to local students. During her time with the Northwest Chamber, Barbara has proven to be a friend, leader and dedicated citizen of Houston. Throughout her years of public service, Barbara has been a model of exceptional civic duty, and has remained devoted to the advancement of Houston area businesses through grassroot level advocacy for local safety and economic development.

In 2015, Barbara was named as a Woman of Excellence by the Women’s Business Forum. The following year, Leadership North Houston honored Barbara as the 2016 Distinguished Volunteer. By 2017, Barbara was selected for a position on the Executive Board on the Texas Chamber of Commerce. Each award is well-deserved, and recognizes her steadfast service to our community.

This year, Barbara is retiring following her 15 years of exceptional service to the Houston Northwest Chamber of Commerce. However, I know that Barbara will continue to be a leader and champion of family training and development during her next professional venture as a consultant. I am proud to join her family, friends, and colleagues in recognizing her many contributions to Northwest Houston. I thank her and I wish all the best on her next adventure.

RECOGNIZING THE 29TH ANNUAL D.C. BLACK PRIDE

HON. ELEANOR HOLMES NORTON
OF THE DISTRICT OF COLUMBIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Ms. NORTON. Madam Speaker, I rise today to ask the House of Representatives to join me in recognizing the 29th annual D.C. Black Pride and the 50th anniversary of the Stonewall Riots. This Memorial Day week the National Capital Region welcomes members of the African American LGBTQ community to celebrate “Our Truths In Harmony” at the 29th annual D.C. Black Pride.

The festivities begin May 20th at 5:00 p.m. with the Downtown Ministries’ Black Pride Kick Off Reception and they close at 6:00 p.m. May 27th with Helping Us People Into Living’s “Pride In The Park” festival at Fort DuPont Park.

On May 21st, D.C. Black Pride honors its 2019 award winners at the D.C. Black Pride Awards Reception. The National Association for the Advancement of Colored People (NAACP) President and Chief Executive Derrick Johnson receives the President’s Award. The 2019 Welmore Cook Awards go to Bishop Allyson Nelson Abrams, founder prelate and pastor of Empowerment Liberation Cathedral, her spouse, Bishop Emerita Diana Williams, and Dr. Dii-Quartelai Quarter of the National Association of Retired Persons (NAARP) and the Robert H. Smith School of Business.

Steven “Kahos” Wilson, Founder and CEO of the Top Producer the Top Producers and Executive Director of the Oasis Dance Company, receives the Unsung Hero Award. Black Pride recognizes True Colors United Senior Program Officer Kahlil Barton with the Leadership Award. Shi-Queta Lee, noted DMV Drag Entertainer and costume designer, is honored with the Earlene Budd Award.

Black Pride acknowledges U.S. Department of Health and Human Services Health Impact Specialist Derrick Cáomí “Strawberry” Cox as the Charlotte Smallwood Volunteer of the Year for 2019. Gail Oliver and Nana Amuah-Afenyi VI (born Peggielene Bartles, known informally as “King Peggy”), chief of Tatum Ghana, receive the Curtis L. Etherly, Jr., Ally Award. Michael Beale of Mb Staffing Services, LLC, receives the D.C. Black Pride Small Business Award.

This year, Black Pride initiates the Alan Sharpe Award for contributions to art by awarding it to its namesake, Alan Sharpe, Founding Artistic Director of Washington, D.C.’s African-American Collective Theater. Black Pride continues through Memorial Day with town halls, educational workshops, a poetry slam hosted by Mary Bowman, an interfaith worship service, and social events, including breakfasts, brunches, dinners and happy hours.

D.C. Black and Lesbian Gay Pride Day began my first year in Congress. On Sunday, May 28, 1991, 800 people gathered at Banneker Field on Georgia Avenue. I have watched it mature from an ad hoc event to one of the world’s preeminent Black Pride celebrations. Now D.C. Pride draws more than 50,000 participants from the United States, Africa, Europe and the Americas to our nation’s capital.

D.C. Black Pride fostered the beginning of the Center for Black Equity (formerly known as the International Federation of Black Prides, Inc.) and the “Black Pride Movement,” which now consists of 53 Black Prides on four continents. I commend the volunteer Advisory Board that assists Earl D. Fowkes, Jr., Jeffrey Richardson, Michael S. Hinson, Jr., C. Hawnk, Kwype Hutton and Genise Chamber-Woods in the planning and execution of D.C. Black Pride.

As Black Pride comes to town, I also take this opportunity to inform the celebrants and to...
remind my colleagues of the various limitations Congress has placed on the District of Columbia. Despite paying more federal taxes than 22 states and paying the highest per capita federal taxes in the United States, the residents of Washington, D.C. still do not have full voting representation in Congress.

I ask the House to join me in welcoming all attending the 29th annual D.C. Black Pride celebration.

HONORING A GIANT OF PUTNAM COUNTY

HON. ALEXANDER X. MOONEY
of WEST VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. MOONEY of West Virginia. Madam Speaker, I would like to include in the RECORD the following obituary for Mr. Bill O’Dell of Putnam County:

FRIENDS AND FAMILY HONORING COMMUNITY LEADER IN PUTNAM COUNTY WHO SUDDENLY PASSED AWAY

(By Taylor Eaton)

PUTNAM COUNTY, W.Va. (WSAZ)—A man who dedicated his life to preventing teen substance abuse in Putnam County passed away suddenly on Monday.

Bill O’Dell was a community leader in many ways. He dedicated his life to substance abuse prevention across West Virginia.

O’Dell passed away while he was swimming in the pool at the YMCA in Teays Valley. Friends and family say he suffered a medical emergency.

Most of his work was centered in Putnam County. O’Dell was the director of the Putnam Wellness Coalition, a group that was formed to educate teenagers about the dangers of alcohol and drugs.

O’Dell spent his time going into schools to speak to students, setting up fundraising events for the coalition and participating in different promotions around prom and graduation time. That’s just to name a few.

Evan Young, who worked with O’Dell for many years, says they just wrapped up an event for Cinco de Mayo over the weekend that was geared toward making sure kids had a safe and fun environment. Most of the proceeds from the event went to the Putnam Wellness Coalition.

HONORING CHAPMAN UNIVERSITY’S FIRST RHODES SCHOLAR

MR. VIDAL ARROYO

HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. CORREA. Madam Speaker, I rise today to honor Mr. Vidal Arroyo for being selected as the first ever Rhodes Scholar from Chapman University, a prominent research University in my district.

As one of 32 U.S. scholars selected for a Rhodes Scholarship, he will be provided all expenses for up to four years of study at the University of Oxford in England. Mr. Arroyo earned his place as a Rhodes Scholar, not only for his outstanding scholarly achievements, but for his character and commitment to his education.

I applaud Mr. Arroyo for maintaining a perfect GPA in his educational career. He has expressed his unique passion to become a new paradigm of science by striving toward his goal of creating artificial intelligence tools that are driven to treat cancer.

Mr. Arroyo comes from a humble background and is the first in his family to attend college. As a founder and President of Chapman STEMstors, he has been mentoring at-risk youth to explore careers in science, technology, engineering, and math.

While volunteering at Children’s Hospital of Orange County, he was exposed to children struggling with obesity and other diseases after being declared cancer-free; thus, motivating him to conduct research on the relationship between cancer and obesity. His passion for finding treatments for cancer is demonstrated by his drive to design artificial intelligence algorithms that can be used to personalize cancer treatment. Mr. Arroyo’s contributions toward supporting and developing tools for cancer treatment could potentially impact the lives of millions around the world.

Mr. Arroyo’s passion for education has been the framework of his success. As a first-generation college student, and now Chapman University’s first Rhodes Scholar, he is an extraordinary inspiration to our community. For this reason, I ask my colleagues to join me in honoring and recognizing the accomplishments and career of Vidal Arroyo. Go Panthers.

RECOGNIZING DR. DAVID L. MCKENNA

HON. TIM WALBERG
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. WALBERG. Madam Speaker, I rise today to recognize Dr. David L. McKenna, a legendary leader in Christian higher education, as he celebrates his 90th birthday during the month of May 2019.

Born in Michigan, Dr. McKenna received an education at Spring Arbor College, Western Michigan University, and Asbury Theological Seminary, culminating with a Ph.D. from the University of Michigan.

Dr. McKenna served as the President of Spring Arbor College (now university), a respected Christian college in my district, from 1961 to 1968. He led the transformation of Spring Arbor from a two-year college to a baccalaureate institution and years later served as the Chairman of the Board when it became Spring Arbor University.

He went on from Spring Arbor to serve as President of Seattle Pacific University from 1968 to 1982 and as President of Asbury Theological Seminary in Kentucky from 1982 to 1994, completing a remarkable 33 years of presidential leadership in higher education.

Dr. McKenna and his wife, Judy, now live in Kirkland, Washington, where they remain active and continue to positively impact people’s lives. For many years, he has been a prolific author, continuing to publish at least one book per year.

I ask my colleagues in the United States House of Representatives to join me in wishing Dr. David L. McKenna a happy 90th birthday, and in expressing best wishes for future blessings.

CELEBRATING THE LIFE AND LEGACY OF RODNEY BURRESS

HON. JAMES COMER
OF KENTUCKY
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. COMER. Madam Speaker, I rise today to celebrate the life and legacy of Rodney Burress who passed away on April 29, 2019 at the age of 58 after decades of service to Taylor County.

TRIBUTE TO JAMES H. BILLINGTON, 13TH LIBRARIAN OF CONGRESS

HON. DAVID E. PRICE
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. PRICE of North Carolina. Madam Speaker, I am pleased to join numerous colleagues in honoring the life and legacy of James H. Billington, the 13th Librarian of Congress, who died on November 20, 2018.

Before Jim Billington’s appointment as Librarian of Congress in 1987, he served thirteen productive years as director of the Woodrow Wilson International Center for Scholars. Before that, and throughout his career, he was a researcher and author, continuing to produce serious scholarship on Russian history and culture.

Jim was the inspiration behind the Open World Leadership Center, a unique Library of Congress—Legislative Branch initiative which for twenty years has administered thousands of exchange visits to the United States of professionals and other leaders from post-Soviet and post-communist states. As a current board member of Open World, I have deepened my appreciation of Dr. Billington’s legacy and of the way the Center can complement and support the House’s work, through the House Democracy Partnership (HDP), to promote parliamentary development in emerging democracies.

Like many members of Congress, I have enjoyed a cordial and productive working relationship with Jim Billington for years—from the Legislative Branch Appropriations subcommittee, to Open World, to encouraging Congressional Research Service engagement with HDP’s partner legislatures, to the building of programs such as American Memory—the national digital library—and the John W. Kluge Center’s program for visiting scholars. In recent years, Jim and his wife Marjorie have been a welcoming presence at the wonderful Library of Congress dinners, sponsored by David Rubenstein, featuring authors of major studies in American biography and history.

Madam Speaker, Jim Billington lived a full and consequential life of scholarship, institutional innovation, and public service. We miss his cordial and collegial presence as we mourn his passing and appreciate his wide-ranging legacy. We extend gratitude and good wishes to Marjorie and their family in the hope that the outpouring of affection and appreciation will offer solace and support at this time of loss.

HONORING CHAPMAN UNIVERSITY’S FIRST RHODES SCHOLAR

MR. VIDAL ARROYO

HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. CORREA. Madam Speaker, I rise today to honor Mr. Vidal Arroyo for being selected as the first ever Rhodes Scholar from Chapman University, a prominent research University in my district.

As one of 32 U.S. scholars selected for a Rhodes Scholarship, he will be provided all expenses for up to four years of study at the University of Oxford in England. Mr. Arroyo earned his place as a Rhodes Scholar, not only for his outstanding scholarly achievements, but for his character and commitment to his education.

I applaud Mr. Arroyo for maintaining a perfect GPA in his educational career. He has expressed his unique passion to become a new paradigm of science by striving toward his goal of creating artificial intelligence tools that are driven to treat cancer.

Mr. Arroyo comes from a humble background and is the first in his family to attend college. As a founder and President of Chapman STEMstors, he has been mentoring at-risk youth to explore careers in science, technology, engineering, and math.

While volunteering at Children’s Hospital of Orange County, he was exposed to children struggling with obesity and other diseases after being declared cancer-free; thus, motivating him to conduct research on the relationship between cancer and obesity. His passion for finding treatments for cancer is demonstrated by his drive to design artificial intelligence algorithms that can be used to personalize cancer treatment. Mr. Arroyo’s contributions toward supporting and developing tools for cancer treatment could potentially impact the lives of millions around the world.

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RECOGNIZING DR. DAVID L. MCKENNA

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Wednesday, May 8, 2019

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I ask my colleagues in the United States House of Representatives to join me in wishing Dr. David L. McKenna a happy 90th birthday, and in expressing best wishes for future blessings.

CELEBRATING THE LIFE AND LEGACY OF RODNEY BURRESS

HON. JAMES COMER
OF KENTUCKY
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. COMER. Madam Speaker, I rise today to celebrate the life and legacy of Rodney Burress who passed away on April 29, 2019 at the age of 58 after decades of service to Taylor County.
Rodney faithfully served his community in multiple capacities throughout his life. He maintained local roadways during his time with the Road Department, protected the community as the County Jailer, and impacted many during his time as Taylor County Circuit Clerk. In his final years of public service, he was an especially strong supporter of the Kentucky Circuit Court Clerks’ Trust for Life which promotes organ donor awareness. When he was not serving his community, Rodney enjoyed spending time farming with his father, brother, and sons.

Those in Taylor County remember Rodney for his servant’s heart and kind spirit. His membership in the Honorable Order of Kentucky Colonels is a testament to these characteristics. He lived his life in faith and was a brilliant light in the community who practiced compassionate conservatism.

I join Rodney’s family and friends, as well as all those he impacted, in celebrating his life of devoted service to the 1st District of Kentucky. May God continue to bless the members of his family through whom his legacy lives on.

LIFE AND SERVICE OF GARY TURNER

HON. BILLY LONG
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. LONG. Madam Speaker, I rise today to honor the life and service of Mr. Gary Turner of Sarcoxie, Missouri.

Born and raised in Springfield, Missouri, Gary was in the first graduating class at Glendale High School where he excelled at both academics and sports. After high school, he attended the University of Missouri-Rolla until 1968 when he got drafted into the United States Army. During his time in the military, he served in Vietnam with the 82nd Airborne, the 1st Infantry Division and finally, with the 25th Infantry Division.

After returning home, Gary continued his service to our country by co-founding a veterans’ center in Springfield focused on men and women coming back from war and providing them with the resources they need to assimilate back into society. He has always said it’s not what he gets, it’s what he can give back.

To add to his already long list of accomplishments serving others, in 2011, Gary took over as head of the Community Foundation in Sarcoxie, which he has led ever since. Created in collaboration with a U.S. Department of Agriculture initiative to help with job creation and economic development in rural areas, the foundation is a way for residents to give to and receive from their community and see the fruits of their labor in real time, as the benefits all go directly into the community. Gary says that the foundation is a way for everyone to get involved in the community, and he hopes that the foundation will last forever. He has also been involved with Sarcoxie Board of Education and City Council and is chairman of the Harry S. Truman Coordinating Council, providing grant assistance to four area counties.

Madam Speaker, as a Member of Congress it is my great pleasure to stand and recognize the lifetime of service that Gary Turner has given to his country and local communities. He has truly earned this great honor, and I ask all Americans to join me in thanking him.

INTRODUCTION OF THE FEDERAL GOVERNMENT ADVERTISING EQUITY ACCOUNTABILITY ACT

HON. ELEANOR HOLMES NORTON
OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Ms. NORTON. Madam Speaker, today, I introduce a bill, the Federal Government Advertising Equity Accountability Act, to require all federal agencies to include in their annual budget requests to Congress the amount they spend on advertising contracts with small disadvantaged businesses (SDBs) and businesses owned by minorities and women. The goal of the Federal Government Advertising Equity Accountability Act is to ensure equitable access to federal advertising dollars with disadvantaged businesses and businesses owned by minorities and women.

In 2007, the Government Accountability Office (GAO) examined spending on advertising contracts with minority-owned businesses by five agencies: the Department of Defense, the Department of the Treasury, the Department of Health and Human Services, the Department of the Interior and the National Aeronautics and Space Administration—and found that only five percent of the $4.3 billion available for advertising contracts went to minority businesses. In light of these concerning figures, several Members of Congress and I sent a letter to the GAO in April 2016 requesting updated information on the amount of federal advertising dollars spent with SDBs and businesses owned by minorities and women. That GAO report, released in July 2018, showed that in fiscal year 2017, only 16 percent of the federal government’s advertising contract obligations went to SDBs and businesses owned by minorities and women.

The regular collection of information on federal advertising contracts with SDBs and businesses owned by minorities and women, along with the provision of this information to legislators and stakeholders, is essential to bridging the divide between what current statistics show and a more inclusive advertising landscape. This bill would achieve these goals while also promoting transparency and encouraging federal agencies to strive to reach minorities, who often receive their daily news and information from friends and family, and encourage federal agencies to strive to reach minorities, who often receive their daily news from smaller media outlets that serve communities of color. The requirement that agencies submit prior and projected information regarding the amount of advertising dollars spent with SDBs and businesses owned by minorities and women would allow federal agencies to evaluate their progress over time. The regular collection of this information would also demonstrate that the promotion of equity in advertising and in all areas of government should be a continuous effort that is important to the mission of every agency.

I urge my colleagues to support this bill.

HONORING THE CITY OF WATERTOWN ON THE SESQUICENTENNIAL ANNIVERSARY OF ITS INCORPORATION

HON. ELISE M. STEFANIK
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Ms. STEFANIK. Madam Speaker, I rise today on behalf of the residents of Watertown, New York as they celebrate the 150th anniversary of the city’s incorporation.

In 1796, surveyor Benjamin Wright arrived in the Black River area and plotted out the boundaries of what would later become Watertown. 73 years later, on May 8, 1869, the City of Watertown was incorporated. Those pioneering settlers had the foresight to see that the area was ideal for industry and commerce. Located centrally in Jefferson County, the Black River runs through the heart of the city. This enabled the rapid expansion of manufacturing and trading and created the perfect environment for inventors and entrepreneurs.

To this day, Watertown remains a vibrant and beautiful community that exemplifies the best qualities of The North Country and the Nation as a whole. On behalf of New York’s 21st Congressional District, I want to congratulate the residents of Watertown on this momentous occasion. It has been an honor to represent this community, and I know that the future looks bright for Watertown.

HONORING THE WORLD WAR II AND KOREAN WAR VETERANS OF ILLINOIS

HON. MIKE QUIGLEY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, May 8, 2019

Mr. QUIGLEY. Madam Speaker, I rise to honor the World War II and Korean War veterans who traveled to Washington, D.C. on May 8, 2019 with Honor Flight Chicago, a program that provides World War II and Korean War veterans the opportunity to visit their memorials on The National Mall in Washington, D.C. These memorials were built to honor their courage and service to their country.

The American Veteran is one of our greatest treasures. The Soldiers, Airmen, Sailors, Marines, and Coast Guardsmen who traveled here on May 8 answered our nation’s call to service during one of its greatest times of need. From the European Campaign to the Pacific Theater to the African Theater, these brave Americans risked life and limb, gave service and sacrificed much, all while embodying what it is to be a hero. We owe them more gratitude than can ever be expressed.

I welcome these brave veterans to Washington and to their memorials. I am proud to acknowledge these men and women for all to see, hear, and recognize, and I call on my colleagues to rise and join me in expressing gratitude.

DeWayne C. Adams; Ronald Allan; Dale A. Allen; Ralph R. Anderson; Robert A. Anderson; Albert A. Armellino; George T. Athanasious; Warren N. Barr, Jr.; Marvin E. Becker; Robert W. Bennett.
Arthur Berg; William F. Bike; Joseph Booko; Patrick J. Boyle; Matthias A. Burger, Jr.; Jose Cervantes; Vincent P. Connor; Bernard T. Constantine; Frank M. Craven; Paul E. Crowe. 
Reginald C. Darley; Herbert E. Davidson; Theodore De Graff; John J. Debnar; Jerome A. Donault; Ivan J. Loe; Dickstein; George E. Dirkes; Clarence R. Downey, Jr.; Frank E. Fabian; Harve A. Ferrill. 
Robert V. Fitzgibbon; James F. Frey; Chester Gola; Ronald Goldenstein; Seymour Gottlieb; William H. Grady; Reuben T. Grissette; Gerald Handler; Walter C. Hartmann; Forrest E. Hazard. 
James Holdridge; Peter N. Holt; Michael E. Hopkins; Walter D. Huseman Jr.; Lawrence J. Huttel; William J. Inwoe; Donald D. Jones; Arthur B. Justice; George J. Lacien; John W. Lee. 
Eugene F. Lewaniak Sr.; Herbert S. Lorman; Robert R. Machon; John S. Matecki; Mark W. McConvolve; Donald P. McCormick; James McEldowney; Richard McNulty; Kenneth R. Meisinger; Jack J. Micek. 
Wayne C. Morganseg; Paul R. Napholz; Reynaldo M. Nava; Edwin H. Nelson; John Edward Olson; Raymond F. Panek; Frank M. Pecoraro; Joseph A. Pecoraro; Harry N. Percianoff; Chester A. Perczynski. 
Jerome R. Radecki; Robert Earl Reed; John L. Retterer; Frank P. Ring; Joseph F. Ring; Donald W. Rooks; Anthony C. Sabatino; George H. Sallman Jr.; Alex Saputa; Edward Schmitt. 
Jerome H. Schuman; Robert V. Sharp; Kenneth Shelby; Kenneth L. Shoberg; Robert John Shouse; Ronald J. Singer; Donald E. Smith; Howard Willis Stalbaum; Howard Stark; Frederick St. Jr.; Ronald G. Steinke; Clarence B. Stone; Thomas E. Sucher; Eugene Szykowny; Robert M. Terzich; Henry Wabi; James Wagner; Cyrus T. Wax; and Thomas England Woods.

NORTHERN MARIANA ISLANDS SMALL BUSINESS ACT

HON. GREGORIO KILILI CAMACHO SABLAN
OF THE NORTHERN MARIANA ISLANDS
IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mr. SABLAN. Madam Speaker, today, I introduce the Northern Mariana Islands Small Business Act, which would ensure small businesses in my district have access to the Small Business Administration’s (SBA) Small Business Development Center (SBDC) Lead Center program, the Federal and State Technology (FAST) partnership program, and the SBIR and STTR programs. The Northern Mariana Islands which employ over 18,000 people. There are over 1,700 small businesses in the Marianas which can apply to the full range of federal resources to help them fully recover. My bill would correct that by ensuring access on the same basis as their counterparts across the nation, many of whom are also recovering from natural disasters.

Under my bill, the Marianas can apply to establish a Lead SBDC, which would make available around $600,000 in renewable funding to expand the reach and capacity of the existing SBDC service center on Saipan. With additional funding, small businesses on Saipan, Tinian and Rota will have better access to free or low-cost services such as incubator workspaces for entrepreneurs, assistance with loan applications, business planning, operations, personnel administration, marketing, export assistance, sales and other areas required for small business growth and success.

The bill would benefit aspiring entrepreneurs and small business owners in the Marianas who are not able to access conventional loans at commercial banks. This legislation would provide them access to the SBA’s Microloan program which provides loans up to $50,000 typically not offered by banks for working capital or the acquisition of materials, supplies, or equipment. In addition, the SBA microloan program, which is designed to assist women, low-income, veterans, and minority entrepreneurs, provides marketing, management, and technical assistance to borrowers.

The Northern Mariana Islands Small Business Act would also help our small businesses participate in federal research and development opportunities. The bill includes the Marianas in the SBA’s FAST partnership program which funds outreach and technical assistance to small businesses interested in competing for the Small Business Innovation Research (SBIR) and Small Business Technology Transfer (STTR) programs. The SBIR and STTR programs have funded the development of new sources of renewable energy and low-cost technology to reduce greenhouse gas emissions.

I urge my colleagues to support this legislation and help give the inspiring entrepreneurs and small businesses from the Marianas access to the full range of federal resources needed to help our economy recover from disaster and make their dreams of small business ownership a reality.

Last fall, our islands were struck by two catastrophic natural disasters. Typhoon Mangkhut and Super Typhoon Yutu, the second most powerful storm ever in United States history, caused widespread destruction of homes, businesses, schools and infrastructure. Under presidential disaster declarations, the SBA set up temporary disaster recovery centers on Saipan, Tinian, and Rota to assist small businesses to apply for loans and other funds to cover damages resulting from the storms.

We are grateful for the SBA’s assistance during these disasters. However, all SBA disaster outreach centers in the Marianas are now closed and our economy is projected to take years to fully recover. The SBA estimates there are over 1,700 small businesses in the Marianas which employ close to 18,000 people. These businesses and their employees do not have access to the full range of SBA programs to help them fully recover. My bill would correct that by ensuring access on the same basis as their counterparts across the nation, many of whom are also recovering from natural disasters.

TARIJIBR HONORING THE LIFE OF JUDGE JAMES DINGLE

HON. JAMES E. CLYBURN
OF SOUTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mr. CLYBURN. Madam Speaker, today I rise to honor the life of Judge James Dingle. Judge Dingle’s life exemplified Dr. Martin Luther King, Jr.’s admonition that “everybody can be great, because everybody can serve.” Judge Dingle was great because he spent most of his life serving the people of South Carolina.

Born November 14, 1929 in Alcolu, South Carolina, Judge Dingle often described himself as a “down home country boy who went off and made good and came back home to work in my community.”

Before returning to his hometown, Dingle attended Midlands Technical College in Columbia, South Carolina and continued his education at South Carolina State University in Orangeburg. He spent 30 years as a high school teacher at C.E. Murray High School in Orangeburg, South Carolina. During his tenure at the high school, Dingle strived to positively impact the lives of as many students as he could by working in various capacities—an industrial arts teacher, head football coach, athletic director, and an administrative assistant. Dingle was appointed as a magistrate judge in Clarendon County in 1983. He was one of the first black magistrates in the state of South Carolina. Dingle loved his job and the people of Clarendon County, where he served for 12 years. Following his retirement as a magistrate judge, he became a circuit judge.

As a community leader, Dingle was a constant voice of encouragement for the youth in his community realizing that many of them were not surrounded by the best environments. He motivated them to receive an education and to be productive citizens. Dingle became widely known as always putting “service before self.”

Judge Dingle passed away on April 29, 2019. He will be greatly missed by family, friends, and the many people he has influenced during his lifetime.

I ask my colleagues to join me in honoring the life of this servant leader and teacher and recognizing the positive impact Judge James Dingle made in Clarendon County, South Carolina and surrounding areas.

IN MEMORY OF RILEY CARL HOWELL

HON. MARK MEADOWS
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 2019

Mr. MEADOWS. Madam Speaker, it is with great sadness that I rise today to recognize Riley Carl Howell, a hero from Waynesville, North Carolina. Riley gave the ultimate sacrifice when he saved the lives of his fellow classmates at the University of North Carolina at Charlotte on April 30, 2019.

I am honored and humbled to have represented a young man so full of life, courage, and selfless character. Riley Howell was fatally shot when a gunman entered his classroom at the University of North Carolina at Charlotte and opened fire. Rather than fleeing, twenty-one-year-old Riley Howell bravely charged the gunman—knocking him off his feet, which enabled his classmates to find cover and allowed the authorities more time to apprehend the gunman. The Charlotte-Mecklenburg Police hailed Riley as a hero and stated that his bravery prevented further violence and saved his classmates’ lives. Riley’s selfless actions on April 30th clearly demonstrate his courage in the face of adversity—confronting danger to protect those around him—even at the risk of his own life.
My deepest sympathies go out to Riley’s loved ones that are left behind to grieve his passing and honor his sacrifice. Riley’s life touched many, especially his parents, Thomas Howell and Natalie Henry-Howell, and his siblings, Iris, Juliet, and Teddy. Riley was an enthusiastic student and graduated from T.C. Roberson High School in Asheville, North Carolina, before studying at Asheville-Buncombe Technical College, and the University of North Carolina at Charlotte. While in school, Riley served as a cadet in the Army Reserve Officers Training Corps (ROTC). The ROTC motto is “Leadership Excellence”—Riley embodied the spirit of this motto in his life by helping and encouraging those around him, and ultimately by putting the safety of others ahead of his own. Riley’s life brought endless joy to those around him, and his legacy of sacrificial love will continue to inspire and encourage all the lives he touched.

Riley had a tremendous impact on his community, and he will always be remembered as a hero. Riley’s life was celebrated in Lake Junaluska, North Carolina on Sunday, May 5, 2019. Riley’s example of putting others first brings John 15:13 to mind, “Greater love has no one than this: to lay down one’s life for one’s friends.”

SENATE COMMITTEE MEETINGS

Title IV of Senate Resolution 4, agreed to by the Senate of February 4, 1977, calls for establishment of a system for a computerized schedule of all meetings and hearings of Senate committees, subcommittees, joint committees, and committees of conference. This title requires all such committees to notify the Office of the Senate Daily Digest—designated by the Rules Committee—of the time, place, and purpose of the meetings, when scheduled and any cancellations or changes in the meetings as they occur.

As an additional procedure along with the computerization of this information, the Office of the Senate Daily Digest will prepare this information for printing in the Extensions of Remarks section of the CONGRESSIONAL RECORD on Monday and Wednesday of each week.

Meetings scheduled for Thursday, May 9, 2019 may be found in the Daily Digest of today’s RECORD.

MEETINGS SCHEDULED

MAY 14

10 a.m. Committee on Energy and Natural Resources
To hold hearings to examine the importance of and path to achieving mineral security, including S. 1092, to authorize the Office of Fossil Energy to develop advanced separation technologies for the extraction and recovery of rare earth elements and minerals from coal and coal byproducts, and S. 1317, to facilitate the availability, development, and environmentally responsible production of strategic resources to meet national material or critical mineral needs.
SD-366

Committee on the Judiciary
To hold hearings to examine 5G, focusing on national security concerns, intellectual property issues, and the impact on competition and innovation.
SD-226

10:15 a.m. Committee on Finance
To hold hearings to examine challenges in the retirement system.
SD-215

2:30 p.m. Committee on the Budget
To hold hearings to examine fixing a broken budget and spending process, focusing on the perspectives of two former Chairmen.
SD-608

Committee on Energy and Natural Resources
Subcommittee on Public Lands, Forests, and Mining
To hold hearings to examine S. 242, to require the Secretary of Agriculture to release reversionary and reserved interests in certain land in the Coconino National Forest in the State of Arizona, S. 258, to prohibit oil and gas leasing on the National Forest System, land in the Ruby Mountains Ranger District located in the Humboldt-Twyqale National Forest, Elko and White Pine Counties, Nevada, S. 324, to provide for a report on the maintenance of Federal land holdings under the jurisdiction of the Secretary of the Interior; S. 499, to designate a mountain land in the State of Montana as “B-47 Ridge” S. 499, to amend the Outer Continental Shelf Lands Act to apply to the territories of the United States, to establish offshore wind lease sale requirements, to provide dedicated funding for coral reef conservation, S. 529, to withdraw Bureau of Land Management land from mineral development, S. 1079, to provide for the withdrawal and protection of certain Federal land in the State of New Mexico, and S. 1262, to designate certain land administered by the Bureau of Land Management and the Forest Service in the State of Oregon as wilderness and national recreation areas, to withdraw certain land located in Curry County and Josephine County, Oregon, from all forms of entry, appropriation, or disposal under the public land laws, location, entry, and patent under the mining laws, and operation under the mineral leasing and geothermal leasing laws.
SD-366

3 p.m. Committee on Commerce, Science, and Transportation
Subcommittee on Aviation and Space
To hold hearings to examine the emerging space environment, focusing on operational, technical, and policy challenges.
SD-562

MAY 15

9:30 a.m. Committee on Appropriations
Subcommittee on Department of the Interior, Environment, and Related Agencies
To hold hearings to examine proposed budget estimates and justification for fiscal year 2020 for the Department of Agriculture Forest Service.
SD-124

Committee on Banking, Housing, and Urban Affairs
To hold an oversight hearing to examine financial regulators.
SD-538

Committee on Homeland Security and Governmental Affairs
Business meeting to consider S. 411, to establish a Counterterrorism Advisory Board, S. 1275, to require the collection of voluntary feedback on services provided by agencies, S. 580, to amend the Act of August 25, 1958, commonly known as the “Former Presidents Act of 1958”, with a monetary allowance payable to a former President, S. 347, to designate the facility of the United States Postal Service located at 40 Fulton Street in Middle-town, New York, as the Benjamin A. Gilman Post Office Building”, S. 1196, to designate the facility of the United States Postal Service located at 1715 Linnerud Drive in Sun Prairie, Wisconsin, as the “FIRE Captain Cory Barr Post Office Building”, S. Con. Res. 15, expressing support for the designation of October 28, 2019, as “Honoring the Nation’s First Responders Day”, H.R. 995, to amend chapter 3 of title 5, United States Code, to require the publication of settlement agreements, H.R. 1079, to require the Director of the Office of Management and Budget to issue guidance on electronic consent forms, H.R. 1608, to amend the Federal Advisory Committee Act to increase the transparency of Federal advisory committees, H.R. 308, to amend title 44, United States Code, to modernize the Federal Register, H.R. 1590, to require an exercise related to terrorist and foreign fighter travel, H.R. 1440, 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. 826, 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”, 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”, H.R. 336, to designate the facility of the United States Postal Service located at 11791 State Program Act”, an original bill entitled, “Construction Con- sensus Procurement Improvement Act of 2019”, an original bill entitled, “Representative Payee Fraud Prevention Act of 2019”, an original bill entitled, “Early Participation in Regulations Act of 2019”, an original bill entitled, “Stopping Improper Payments to Deceased People Act”, an original bill entitled, “Setting Manageable Analysis Requirements in Text Act of 2019”, and the nominations of James A. Crowell IV, and Jason Park to be an Associate Judge of the Superior Court of the District of Columbia, Ron A. Bloom, of New York, and Roman Mar- tines IV, of Florida, to be a Governor of the United States Postal Service, Dale Cabaniss, of Virginia, to be the Director of the Office of Personnel Management, and Michael Eric Wooten, of Virginia, to be Administrator for Federal Procurement Policy.
SD-342
May 8, 2019

10 a.m.
Committee on Appropriations
Subcommittee on Department of Defense
To hold closed hearings to examine an intelligence program update and global threat assessment.
SVC–217

Committee on Commerce, Science, and Transportation
Business meeting to consider S. 384, to require the Secretary of Commerce, acting through the Director of the National Institute of Standards and Technology, to help facilitate the adoption of composite technology in infrastructure in the United States, S. 737, to direct the National Science Foundation to support STEM education research focused on early childhood, S. 1228, to amend the Communications Act of 1934 to provide for enhanced penalties for pirate radio, S. 1289, to require the Secretary of Commerce to conduct an assessment and analysis of the effects of broadband deployment and adoption on the economy of the United States, and S. 1294, to require Federal agencies with jurisdiction over broadband deployment to enter into an interagency agreement related to certain types of funding for broadband deployment.
SD–G50

Committee on Environment and Public Works
To hold an oversight hearing to examine the Council on Environmental Quality.
SD–406

2:30 p.m.
Committee on Rules and Administration
To hold an oversight hearing to examine the Election Assistance Commission.
SR–301

Committee on Small Business and Entrepreneurship
To hold hearings to examine reauthorization of the Small Business Administration’s innovation programs.
SR–428A

Committee on Veterans’ Affairs
To hold hearings to examine the nomination of James Byrne, of Virginia, to be Deputy Secretary of Veterans Affairs.
SR–418

3 p.m.
Committee on Energy and Natural Resources
Subcommittee on Water and Power
To hold hearings to examine issues and challenges at the Power Marketing Administrations.
SD–366

MAY 16

Committee on Energy and Natural Resources
To hold hearings to examine the Department of Energy’s carbon capture, utilization, and storage programs, including S. 1201, to amend the fossil energy research and development provisions of the Energy Policy Act of 2005 to enhance fossil fuel technology.
SD–366

MAY 20

4 p.m.
Committee on Armed Services
Subcommittee on Readiness and Management Support
Closed business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SR–232A

5 p.m.
Committee on Armed Services
Subcommittee on Airland
Closed business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SR–232A

MAY 21

9:30 a.m.
Committee on Armed Services
Subcommittee on Cybersecurity
Closed business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SR–232A

11 a.m.
Committee on Armed Services
Subcommittee on SeaPower
Closed business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SR–232A

2:30 p.m.
Committee on Armed Services
Subcommittee on Personnel
Business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SD–G50

3:30 p.m.
Committee on Armed Services
Subcommittee on Emerging Threats and Capabilities
Closed business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SR–232A

MAY 22

9 a.m.
Committee on Armed Services
SR–222

5:30 p.m.
Committee on Armed Services
Subcommittee on Strategic Forces
Closed business meeting to markup those provisions which fall under the subcommittee’s jurisdiction of the proposed National Defense Authorization Act for fiscal year 2020.
SR–232A

MAY 23

12 noon
Committee on Armed Services
SR–222
Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S2707–S2749

Measures Introduced: Twenty-four bills and four resolutions were introduced, as follows: S. 1357–1380, and S. Res. 194–197. Pages S2742–43

Measures Passed:

American Peanut Shellers Association: Senate agreed to S. Res. 196, recognizing the American Peanut Shellers Association for a century of effective leadership in the peanut industry and the beneficial work of the peanut industry in the United States and the State of Georgia. Page S2748

Recognizing the roles and contributions of U.S. teachers: Senate agreed to S. Res. 197, recognizing the roles and contributions of the teachers of the United States in building and enhancing the civic, cultural, and economic well-being of the United States. Pages S2748–49

Messages from the President: Senate received the following messages from the President of the United States:

Transmitting, pursuant to law, a report on the continuation of the national emergency that was originally declared in Executive Order 13338 of May 11, 2004, with respect to the blocking of property of certain persons and prohibition of exportation and re-exportation of certain goods to Syria; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–12) Page S2740

Transmitting, pursuant to law, a report on the continuation of the national emergency that was originally declared in Executive Order 13667 of May 12, 2014, with respect to the Central African Republic; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–13) Page S2741

Transmitting, pursuant to law, notification of the President’s intent to designate Brazil as a Major Non-NATO Ally; which was referred to the Committee on Foreign Relations. (PM–14) Page S2741

Transmitting, pursuant to law, a report relative to the issuance of an Executive Order with respect to Iran that takes additional steps with respect to the national emergency declared in Executive Order 12957 of March 15, 1995; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–15) Page S2741

Park Nomination-Agreement: Senate resumed consideration of the nomination of Michael H. Park, of New York, to be United States Circuit Judge for the Second Circuit. Pages S2723–40

During consideration of this nomination today, Senate also took the following action:

By 51 yeas to 43 nays (Vote No. EX. 105), Senate agreed to the motion to close further debate on the nomination.

A unanimous-consent agreement was reached providing that all post-cloture time on the nomination expire at 1:45 p.m., on Thursday, May 9, 2019. Pages S2722–23

A unanimous-consent agreement was reached providing for further consideration of the nomination, post-cloture, at approximately 9:30 a.m., on Thursday, May 9, 2019. Page S2740

Nominations Confirmed: Senate confirmed the following nominations:

By 54 yeas to 42 nays (Vote No. EX. 99), Joseph F. Bianco, of New York, to be United States Circuit Judge for the Second Circuit. Pages S2707–10

By 79 yeas to 17 nays (Vote No. EX. 100), Kimberly A. Reed, of West Virginia, to be President of the Export-Import Bank of the United States for a term expiring January 20, 2021. Page S2710

By 72 yeas to 22 nays (Vote No. EX. 101), Spencer Bachus III, of Alabama, to be a Member of the Board of Directors of the Export-Import Bank of the United States for a term expiring January 20, 2023. Pages S2710–11

By 77 yeas to 19 nays (Vote No. EX. 102), Judith DelZoppo Pryor, of Ohio, to be a Member of the Board of Directors of the Export-Import Bank of the United States for a term expiring January 20, 2021. Page S2711

By 50 yeas to 43 nays (Vote No. EX. 104), Janet Dhillon, of Pennsylvania, to be a Member of the Equal Employment Opportunity Commission for a term expiring July 1, 2022.
During consideration of this nomination today, Senate also took the following action:

By 52 yeas to 44 nays (Vote No. EX. 103), Senate agreed to the motion to close further debate on the nomination.

Messages from the House:

Messages from the House:

Measure Referred:

Executive Communications:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Additional Statements:

Authorities for Committees to Meet:

Record Votes: Seven record votes were taken today. (Total—105) Pages S2710, S2710–11, S2711, S2722, S2723

Adjournment: Senate convened at 9:30 a.m. and adjourned at 7 p.m., until 9:30 a.m. on Thursday, May 9, 2019. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S2749.)

Committee Meetings

(Committees not listed did not meet)

APPROPRIATIONS: CFTC AND SEC

Committee on Appropriations: Subcommittee on Financial Services and General Government concluded a hearing to examine proposed budget estimates and justification for fiscal year 2020 for the Commodity Futures Trading Commission and the Securities and Exchange Commission, after receiving testimony from J. Christopher Giancarlo, Chairman, Commodity Futures Trading Commission; and Jay Clayton, Chairman, Securities and Exchange Commission.

APPROPRIATIONS: DEPARTMENT OF DEFENSE

Committee on Appropriations: Subcommittee on Department of Defense concluded a hearing to examine proposed budget estimates and justification for fiscal year 2020 for the Department of Defense, after receiving testimony from Patrick M. Shanahan, Acting Secretary, and General Joseph F. Dunford, Jr., USMC, Chairman, Joint Chiefs of Staff, both of the Department of Defense.

DEFENSE AUTHORIZATION REQUEST

Committee on Armed Services: Subcommittee on Strategic Forces concluded a hearing to examine the Department of Energy's atomic defense activities and programs in review of the Defense Authorization Request for fiscal year 2020, after receiving testimony from Lisa E. Gordon-Hagerty, Administrator, and Admiral James F. Caldwell, Jr., USN, Deputy Administrator for Office of Naval Reactors, both of the National Nuclear Security Administration, and Anne Marie White, Assistant Secretary for Environmental Management, all of the Department of Energy.

NEW ENTRANTS IN THE NATIONAL AIRSPACE

Committee on Commerce, Science, and Transportation: Committee concluded a hearing to examine new entrants in the national airspace, focusing on policy, technology, and security issues for Congress, after receiving testimony from Jay Merkle, Director, Unmanned Aircraft Systems Integration Office, and Brigadier General Wayne R. Montieth, USAF (Ret.), Associate Administrator for Commercial Space Transportation, both of the Federal Aviation Administration, Department of Transportation; Dallas Brooks, Mississippi State University Raspet Flight Research Laboratory, Starkville; and Zach Lovering, Airbus, and Eric Stallmer, Commercial Spaceflight Federation, both of Washington, D.C.

USACE CIVIL WORKS PROGRAM OVERSIGHT

Committee on Environment and Public Works: Committee concluded an oversight hearing to examine the Army Corps of Engineers' Civil Works program, after receiving testimony from R.D. James, Assistant Secretary of the Army for Civil Works, and Major General Scott Spellmon, Deputy Commanding General for Civil and Emergency Operations, Army Corps of Engineers, both of the Department of Defense; Lynn Budd, Wyoming Office of Homeland Security, Cheyenne; and Kyle R. Kline, Jr., Louisiana Coastal Protection and Restoration Authority, Baton Rouge.

MEDICARE PHYSICIAN PAYMENT REFORM

Committee on Finance: Committee concluded a hearing to examine Medicare physician payment reform after two years, focusing on Medicare Access and CHIP Reauthorization Act implementation and the road ahead, after receiving testimony from Barbara L. McAneny, American Medical Association, and Frank Opelka, American College of Surgeons, both of Chicago, Illinois; John S. Cullen, American Academy of Family Physicians, Leawood, Kansas; Scott Hines, American Medical Group Association, Alexandria, Virginia; and Matthew Fiedler, Brookings Institution, Washington, D.C.
BUDGET: USAID
Committee on Foreign Relations: Committee concluded a hearing to examine the President’s proposed budget request for fiscal year 2020 for the United States Agency for International Development, after receiving testimony from Mark Green, Administrator, United States Agency for International Development.

BUDGET: INDIAN PROGRAMS
Committee on Indian Affairs: Committee concluded a hearing to examine the President’s proposed budget request for fiscal year 2020 for Indian programs, after receiving testimony from Tara Sweeney, Assistant Secretary for Indian Affairs, Department of the Interior; Rear Admiral Chris Buchanan, Deputy Director, Indian Health Service, Department of Health and Human Services; and Jefferson Keel, National Congress of American Indians, and Andrew Joseph, Jr., National Indian Health Board, both of Washington, D.C.

SOUTHERN BORDER
Committee on the Judiciary: Subcommittee on Border Security and Immigration concluded a hearing to examine the humanitarian and security crisis at our southern border, after receiving testimony from Todd Owen, Executive Assistant Commissioner, Office of Field Operations, and Carla L. Provost, Chief, Border Patrol, both of Customs and Border Protection, Manuel Padilla, Director, Joint Task Force-West, and Nathalie R. Asher, Acting Executive Associate Director, Enforcement and Removal Operations, Immigration and Customs Enforcement, all of the Department of Homeland Security; and Jonathan H. Hayes, Director, Office of Refugee Resettlement, Administration for Children and Families, Department of Health and Human Services.

OLDER AMERICANS ACT
Special Committee on Aging: Committee concluded a hearing to examine the Older Americans Act, focusing on protecting and supporting seniors as they age, after receiving testimony from Lance Robertson, Administrator and Assistant Secretary for Aging, Administration for Community Living, Department of Health and Human Services; Richard Prudom, Florida Department of Elder Affairs, Tallahassee; Lawrence W. Gross, Southern Maine Agency on Aging, Scarborough; and Faith Lewis, Simpson, Pennsylvania.

House of Representatives

Chamber Action
Public Bills and Resolutions Introduced: 39 public bills, H.R. 2569–2607; and 4 resolutions, H.J. Res. 57; and H. Res. 360–362 were introduced.

Additional Cosponsors:

Reports Filed: There were no reports filed today.

Speaker: Read a letter from the Speaker wherein she appointed Representative McGovern to act as Speaker pro tempore for today.

Recess: The House recessed at 10:27 a.m. and reconvened at 12 noon.

Guest Chaplain: The prayer was offered by the Guest Chaplain, Rev. Richard B. Kunst, St. James Catholic Church, Duluth, Minnesota.

Congressional-Executive Commission on the People’s Republic of China—Appointment: The Chair announced the Speaker’s appointment of the following Members on the part of the House to the Congressional-Executive Commission on the People’s Republic of China: Representatives Kaptur, Suozzi, Malinowski, McAdams, Smith (NJ), and Mast.

Suspensions: The House agreed to suspend the rules and pass the following measures:

Purple Book Continuity Act of 2019: H.R. 1520, amended, to amend the Public Health Service Act to provide for the publication of a list of licensed biological products, by a 2/3 recorded vote of 421 ayes with none answering “no”, Roll No. 188;

Advancing Critical Connectivity Expands Service, Small Business Resources, Opportunities, Access, and Data Based on Assessed Need and Demand Act: H.R. 1328, amended, to establish the Office of Internet Connectivity and Growth.

Recess: The House recessed at 12:48 p.m. and reconvened at 1:30 p.m.

Presidential Messages: Read a message from the President wherein he notified Congress that the national emergency declared with respect to Syria is to continue in effect beyond May 11, 2019—referred to the Committee on Foreign Affairs and ordered to be printed (H. Doc. 116–30).

Read a message from the President wherein he notified Congress that the national emergency declared with respect to the Central African Republic is to continue in effect beyond May 12, 2019—referred to the Committee on Foreign Affairs and ordered to be printed (H. Doc. 116–31).

Read a message from the President wherein he notified Congress of his intention to designate Brazil as a Major Non-NATO Ally—referred to the Committee on Foreign Affairs and ordered to be printed (H. Doc. 116–32).

Read a message from the President wherein he notified Congress of his Executive Order with respect to Iran that takes additional steps with respect to the national emergency declared in Executive Order 12957 of March 15, 1995—referred to the Committee on Foreign Affairs and to the Committee on Financial Services and ordered to be printed (H. Doc. 116–33).

Senate Message: Message received from the Senate by the Clerk and subsequently presented to the House today appears on page H3490.

Quorum Calls—Votes: One yea-and-nay vote and one recorded vote developed during the proceedings of today and appear on pages H3491 and H3491–92. There were no quorum calls.

Adjournment: The House met at 10 a.m. and adjourned at 3:07 p.m.

Committee Meetings

MISCELLANEOUS MEASURES

Committee on Appropriations: Full Committee held a markup on the Report on the Suballocation of Budget Allocations for FY 2020; and the Departments of Labor, Health and Human Services, Education, and Related Agencies Appropriations Bill, FY 2020, was ordered reported, as amended.

FY20 PRIORITIES FOR MISSILE DEFENSE AND MISSILE DEFEAT PROGRAMS

Committee on Armed Services: Subcommittee on Strategic Forces held a hearing entitled “FY20 Priorities for Missile Defense and Missile Defeat Programs”. Testimony was heard from the following Department of Defense officials: Robert F. Behler, Director, Operational Test and Evaluation, Office of the Secretary of Defense; James H. Anderson, Assistant Secretary of Defense for Strategy, Plans and Capabilities; General Terrence O’Shaughnessy, Commander, U.S. Northern Command; Lieutenant General Samuel Greaves, Director, Missile Defense Agency; and Vice Admiral David Kriete, Deputy Commander, U.S. Strategic Command.

MISCELLANEOUS MEASURE

Committee on Education and Labor: Full Committee held a markup on H.R. 2480, the “Stronger Child Abuse Prevention and Treatment Act”. H.R. 2480 was ordered reported, as amended.

THE PROTECTING THE RIGHT TO ORGANIZE ACT: DETERRING UNFAIR LABOR PRACTICES


BAN ASBESTOS NOW: TAKING ACTION TO SAVE LIVES AND LIVELIHOODS

Committee on Energy and Commerce: Subcommittee on Environment and Climate Change held a hearing entitled “Ban Asbestos Now: Taking Action to Save Lives and Livelihoods”. Testimony was heard from Alexandra Dunn, Assistant Administrator, Office of Chemical Safety and Pollution Prevention, Environmental Protection Agency; and public witnesses.

OVERSIGHT OF THE FEDERAL TRADE COMMISSION: STRENGTHENING PROTECTIONS FOR AMERICANS’ PRIVACY AND DATA SECURITY

Committee on Energy and Commerce: Subcommittee on Consumer Protection and Commerce held a hearing entitled “Oversight of the Federal Trade Commission: Strengthening Protections for Americans’ Privacy and Data Security”. Testimony was heard from the following Federal Trade Commission officials: Joseph J. Simons, Chairman; Noah Joshua Phillips,
Commissioner; Rohit Chopra, Commissioner; Rebeccca Kelly Slaughter, Commissioner; and Christine S. Wilson, Commissioner.

A REVIEW OF THE STATE OF AND BARRIERS TO MINORITY HOMEOWNERSHIP
Committee on Financial Services: Subcommittee on Housing, Community Development and Insurance held a hearing entitled “A Review of the State of and Barriers to Minority Homeownership”. Testimony was heard from public witnesses.

MISCELLANEOUS MEASURES

SMART COMPETITION: ADAPTING U.S. STRATEGY TOWARD CHINA AT 40 YEARS
Committee on Foreign Affairs: Full Committee held a hearing entitled “Smart Competition: Adapting U.S. Strategy Toward China at 40 Years”. Testimony was heard from public witnesses.

OPPORTUNITIES AND CHALLENGES IN U.S. RELATIONS WITH THE GULF STATES
Committee on Foreign Affairs: Subcommittee on the Middle East, North Africa, and International Terrorism held a hearing entitled “Opportunities and Challenges in U.S. Relations with the Gulf States”. Testimony was heard from Timothy A. Lenderking, Deputy Assistant Secretary for Arabian Gulf Affairs, Bureau of Near Eastern Affairs, Department of State.

CHINA’S GROWING INFLUENCE IN ASIA AND THE UNITED STATES
Committee on Foreign Affairs: Subcommittee on Asia, the Pacific, and Nonproliferation held a hearing entitled “China’s Growing Influence in Asia and the United States”. Testimony was heard from public witnesses.

CONFRONTING THE RISE OF DOMESTIC TERRORISM IN THE HOMELAND
Committee on Homeland Security: Full Committee held a hearing entitled “Confronting the Rise of Domestic Terrorism in the Homeland”. Testimony was heard from Michael McGarrity, Assistant Director for Counterterrorism, Federal Bureau of Investigation; Brian Murphy, Principal Deputy Undersecretary for Intelligence and Analysis, Department of Homeland Security; and Brad Wiegmann, Deputy Assistant Attorney General, National Security Division, Department of Justice.

ELECTION SECURITY
Committee on House Administration: Full Committee held a hearing entitled “Election Security”. Testimony was heard from Jocelyn Benson, Secretary of State, Michigan; John Merrill, Secretary of State, Alabama; and public witnesses.

MISCELLANEOUS MEASURE
Committee on the Judiciary: Full Committee held a markup on the Committee Report for Resolution Recommending that the House of Representatives Find William P. Barr, Attorney General, U.S. Department of Justice, in Contempt of Congress for Refusal to Comply with a Subpoena Duly Issued by the Committee on the Judiciary. The Committee Report for Resolution Recommending that the House of Representatives Find William P. Barr, Attorney General, U.S. Department of Justice, in Contempt of Congress for Refusal to Comply with a Subpoena Duly Issued by the Committee on the Judiciary was ordered reported, as amended.

LEGISLATIVE MEASURES
Committee on Natural Resources: Subcommittee on Water, Oceans, and Wildlife held a hearing on H.R. 417, to amend title 18, United States Code, to establish measures to combat invasive lionfish, and for other purposes; H.R. 1023, the “Great Lakes Fishery Research Authorization Act of 2019”; H.R. 1218, the “American Fisheries Advisory Committee Act”; H.R. 1240, the “Young Fishermen’s Development Act of 2019”; H.R. 1314, the “Integrated Coastal and Ocean Observation System Act Amendments of 2019”; H.R. 179, the “Driftnet Modernization and Bycatch Reduction Act”; H.R. 2189, the “Digital Coast Act”; H.R. 2405, the “National Sea Grant College Program Amendments Act of 2019”; H.R. 2406, the “National Oceanic and Atmospheric Administration Commissioned Officer Corps Amendments Act of 2019”. Testimony was heard from Rear Admiral Timothy Gallaudet, U.S. Navy (Ret.), Assistant Secretary of Commerce for Oceans and Atmosphere, Deputy Administrator, National Oceanic and Atmospheric Administration; and public witnesses.
VETERAN AND ACTIVE-DUTY MILITARY SUICIDES
Committee on Oversight and Reform: Subcommittee on National Security held a hearing entitled “Veteran and Active-Duty Military Suicides”. Testimony was heard from Captain Mike Colston, Director, Mental Health Programs, Department of Defense; Karin Orvis, Director, Defense Suicide Prevention Office, Department of Defense; Richard Stone, Executive in Charge, Veterans Health Administration, Department of Veterans Affairs; and public witnesses.

A REVIEW OF THE NATIONAL SCIENCE FOUNDATION FY 2020 BUDGET REQUEST
Committee on Science, Space, and Technology: Subcommittee on Research and Technology held a hearing entitled “A Review of the National Science Foundation FY 2020 Budget Request”. Testimony was heard from France Córdova, Director, National Science Foundation; and Diane Souvaine, Chair, National Science Board.

KEEPING OUR SIGHTS ON MARS: A REVIEW OF NASA'S DEEP SPACE EXPLORATION PROGRAMS AND LUNAR PROPOSAL
Committee on Science, Space, and Technology: Subcommittee on Space and Aeronautics held a hearing entitled “Keeping Our Sights on Mars: A Review of NASA's Deep Space Exploration Programs and Lunar Proposal”. Testimony was heard from William H. Gerstenmaier, Associate Administrator, Human Exploration and Operations, National Aeronautics and Space Administration; Mark Sirangelo, Special Assistant to the Administrator, National Aeronautics and Space Administration; and public witnesses.

HONORING THE NATION'S SMALL BUSINESS HEROES
Committee on Small Business: Full Committee held a hearing entitled “Honoring the Nation’s Small Business Heroes”. Testimony was heard from public witnesses.

MISCELLANEOUS MEASURES

THE COST OF DOING NOTHING: MARITIME INFRASTRUCTURE VULNERABILITIES IN AN EMERGING ARCTIC
Committee on Transportation and Infrastructure: Subcommittee on Coast Guard and Maritime Transportation held a hearing entitled “The Cost of Doing Nothing: Maritime Infrastructure Vulnerabilities in an Emerging Arctic”. Testimony was heard from Admiral Charles W. Ray, Vice Commandant, U.S. Coast Guard; Rear Admiral Shepard M. Smith, Director, Office of Coast Survey, National Ocean Service, National Oceanic and Atmospheric Administration, Department of Commerce; Colonel Phillip J. Borders, Commander, Alaska District, U.S. Army Corps of Engineers; and public witnesses.

MISCELLANEOUS MEASURES
Committee on Veterans' Affairs: Full Committee held a markup on H.R. 299, the “Blue Water Navy Vietnam Veterans Act of 2019”; H.R. 2385, to permit the Secretary of Veterans Affairs to establish a grant program to conduct cemetery research and produce educational materials for the Veterans Legacy Program; H.R. 1988, the “Protect Affordable Mortgages for Veterans Act”; H.R. 2372, the “Veterans’ Care Quality Transparency Act”; H.R. 2340, the “FIGHT Veteran Suicides Act”; H.R. 2359, the “Whole Veteran Act”; H.R. 2333, the “Support for Suicide Prevention Coordinators Act”; H.R. 1126, the “Honoring Veterans Families Act”; H.R. 2045, the “VET OPP Act”; H.R. 1200, the “Veterans’ Compensation Cost-of-Living Adjustment Act”; H.R. 1199, the “VA Website Accessibility Act”; H.R. 95, the “Homeless Veteran Families Act”; H.R. 2109, the “BRAVE Act”; H.R. 2196, to amend title 38, United States Code, to reduce the credit hour requirement for the Edith Nourse Rogers STEM Scholarship program of the Department of Veterans Affairs; H.R. 2326, the “Navy SEAL Chief Petty Officer William Bill Mulder (Ret.) Transition Improvement Act of 2019”; H.R. 2398, the “Veteran HOUSE Act”; H.R. 2399, the “Home for Our Heroes Act of 2019”; H.R. 1812, the “Vet Center Eligibility Expansion Act”; and H.R. 1947, to exempt transfers of funds from Federal agencies to the Department of Veterans Affairs for nonprofit corporations established under subchapter IV of chapter 73 of such title from certain provisions of the Economy Act. H.R. 2333, H.R. 1200, H.R. 1199, H.R. 95, H.R. 2109, H.R. 2196, H.R. 2398, H.R. 2399, and H.R. 2326 were ordered reported, without amendment.
PAID FAMILY AND MEDICAL LEAVE: HELPING WORKERS AND EMPLOYERS SUCCEED

Committee on Ways and Means: Full Committee held a hearing entitled “Paid Family and Medical Leave: Helping Workers and Employers Succeed”. Testimony was heard from Suzan LeVine, Commissioner, Employment Security Department, Washington; and public witnesses.

FISCAL YEAR 2020 NATIONAL SECURITY PROGRAM BUDGET REQUEST

Permanent Select Committee on Intelligence: Full Committee held a hearing entitled “Fiscal Year 2020 National Security Program Budget Request”. This hearing was closed.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR THURSDAY, MAY 9, 2019

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Finance: to hold hearings to examine the nominations of David Fabian Black, of North Dakota, to be Deputy Commissioner of Social Security, and Emir Toro, of Virginia, to be a Judge of the United States Tax Court, 9:30 a.m., SD–215.

Committee on the Judiciary: business meeting to consider S. 998, to amend the Omnibus Crime Control and Safe Streets Act of 1968 to expand support for police officer family services, stress reduction, and suicide prevention, S. 1231, to reauthorize the Bulletproof Vest Partnership Grant Program, S. 1208, to amend the Omnibus Crime Control and Safe Streets Act of 1968 with respect to payments to certain public safety officers who have become permanently and totally disabled as a result of personal injuries sustained in the line of duty, S. 1328, to designate foreign persons who improperly interfere in United States elections as inadmissible aliens, S. 1321, to amend title 18, United States Code, to prohibit interference with voting systems under the Computer Fraud and Abuse Act, and the nominations of Jeffrey Vincent Brown, to be United States District Judge for the Southern District of Texas, Robert J. Colville, and Stephanie L. Haines, both to be a United States District Judge for the Western District of Pennsylvania, Brantley Starr, to be United States District Judge for the Northern District of Texas, and Jeffrey A. Rosen, of Virginia, to be Deputy Attorney General, Timothy J. Downing, to be United States Attorney for the Western District of Oklahoma, William Travis Brown, Jr., to be United States Marshal for the Middle District of Louisiana, and Michael Blaine East, to be United States Marshal for the Eastern District of North Carolina, all of the Department of Justice, 10 a.m., SD–226.

Select Committee on Intelligence: closed business meeting to consider pending intelligence matters; to be immediately followed by a closed briefing on certain intelligence matters, 2 p.m., SH–219.

House

Committee on Agriculture, Subcommittee on General Farm Commodities and Risk Management, hearing entitled “Reviewing the State of the Farm Economy”, 10 a.m., 1300 Longworth.

Committee on Appropriations, Full Committee, markup on the Legislative Branch Appropriation Bill, FY 2020; and the Military Construction, Veterans Affairs, and Related Agencies Appropriations Bill, FY 2020, 10:30 a.m., 2359 Rayburn.

Committee on Armed Services, Subcommittee on Readiness, hearing entitled “Fiscal Year 2020 Budget Request for Military Readiness”, 2 p.m., 2118 Rayburn.


Committee on Foreign Affairs, Subcommittee on the Western Hemisphere, Civilian Security, and Trade, hearing entitled “Dollar Diplomacy or Debt Trap? Examining China’s Role in the Western Hemisphere”, 10 a.m., 2172 Rayburn.


Subcommittee on the Middle East, North Africa, and International Terrorism, hearing entitled “Chinese and Russian Influence in the Middle East”, 1:30 p.m., 2172 Rayburn.
Committee on Homeland Security, Subcommittee on Emergency Preparedness, Response, and Recovery; and Subcommittee on Oversight, Management, and Accountability, joint hearing entitled “FEMA Contracting: Reviewing Lessons Learned from Past Disasters to Improve Preparedness”, 10 a.m., 310 Cannon.


Subcommittee on National Parks, Forests, and Public Lands, hearing entitled “Wildfire Resilient Communities”, 10 a.m., 1324 Longworth.

Committee on Oversight and Reform, Full Committee, hearing entitled “The Trump Administration’s Response to the Drug Crisis, Part II”, 11 a.m., 2154 Rayburn.

Committee on Science, Space, and Technology, Full Committee, hearing entitled “Achieving the Promise of a Diverse STEM Workforce”, 10 a.m., 2318 Rayburn.


Committee on Veterans’ Affairs, Subcommittee on Economic Opportunity; and Subcommittee on Technology and Modernization, joint hearing entitled “Examining Ongoing Forever GI Bill Implementation Efforts”, 10 a.m., HVC–210.

Committee on Ways and Means, Full Committee, hearing entitled “Understanding the Tax Gap and Taxpayer Noncompliance”, 10 a.m., 1100 Longworth.

Permanent Select Committee on Intelligence, Subcommittee on Defense Intelligence and Warfighter Support, hearing entitled “Fiscal Year 2020 Defense Intelligence Agency and Military Services Budget Request Hearing”, 9 a.m., HVC–304. This hearing is closed.

Joint Meetings
Commission on Security and Cooperation in Europe: to receive a closed briefing on issues related to Hungary and Russia, 12:30 p.m., HVC–301.

Full Committee, to receive a briefing on the state of institutional resilience and political context for the election of Volodymyr Zelenskiy as Ukraine’s next president, 2 p.m., 2200, Rayburn Building.
Next Meeting of the SENATE
9:30 a.m., Thursday, May 9

Senate Chamber

Program for Thursday: Senate will continue consideration of the nomination of Michael H. Park, of New York, to be United States Circuit Judge for the Second Circuit, post-cloture, and vote on confirmation of the nomination at 1:45 p.m.

Next Meeting of the HOUSE OF REPRESENTATIVES
10 a.m., Thursday, May 9

House Chamber

Program for Thursday: Consideration of H.R. 986—Protecting Americans with Preexisting Conditions Act of 2019 (Subject to a Rule).

Extensions of Remarks, as inserted in this issue

HOUSE

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