The House met at 11:30 a.m. and was called to order by the Speaker pro tempore (Mr. Raskin).

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

WASHINGTON, DC,  
July 30, 2019.

I hereby appoint the Honorable Jamie Raskin to act as Speaker pro tempore on this day.

Nancy Pelosi,  
Speaker of the House of Representatives.

PRAYER
Monsignor Stephen J. Rossetti,  
Catholic University of America, Washington, D.C., offered the following prayer:

Good and gracious God, you are light, and wherever You shine, You cast out the darkness. We have become so very aware of the darkness which invades this world and causes distrust and discord.

Come now into this place and into our hearts, dispel the darkness, and bring on Your kingdom of light. Let peace reign in this place today and always.

We make this prayer in the power of Your spirit and Your holy name.

Amen.

THE JOURNAL
The Speaker pro tempore. Pursuant to section 5(a) of House Resolution 509, the Journal of the last day’s proceedings is approved.

PLEDGE OF ALLEGIANCE
The Speaker pro tempore. The Chair will lead the House in the Pledge of Allegiance.

The Speaker pro tempore led the Pledge of Allegiance as follows:

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

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:

OFFICE OF THE CLERK,  
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 July 30, 2019, at 10:04 a.m.:

That the Senate passed without amendment H.R. 2666.

With best wishes, I am,

Sincerely,  
Robert F. Reeves,  
Deputy Clerk.

EMPOWERING BENEFICIARIES, ENSURING ACCESS, AND STRENGTHENING ACCOUNTABILITY ACT OF 2019
Ms. Norton. Mr. Speaker, I ask unanimous consent to take from the Speaker’s table the bill (H.R. 3253) to provide for certain extensions with respect to the Medicaid program under title XIX of the Social Security Act, and for other purposes, with the Senate amendment thereto, and concur in the Senate amendment.

The Clerk read the title of the bill.

The Speaker pro tempore. The Clerk will report the Senate amendment.

The Clerk read as follows:

Senate amendment:
Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.  
This Act may be cited as the “Sustaining Excellence in Medicaid Act of 2019”.

☐ This symbol represents the time of day during the House proceedings, e.g., ☐ 1407 is 2:07 p.m.
Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
There was no objection.

A motion to reconsider was laid on the table.

SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 1275. An act to require the collection of voluntary feedback on services provided by agencies, and for other purposes; to the Committee on Oversight and Reform.

ENROLLED BILLS SIGNED

Cheryl L. Johnson, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were theretupon signed by the Speaker on Friday, July 26, 2019:

H.R. 1569. An act to amend title 38, United States Code, to add Flagstaff and Yuma to the list of locations in which court shall be held in the judicial district for the State of Arizona.

H.R. 2196. An act to amend title 28, United States Code, to reduce the credit hour requirement for the Edith Nourse Rogers STEM Scholarship program of the Department of Veterans Affairs.

ADJOURNMENT

The SPEAKER pro tempore. Is there objection to the original request of the gentlewoman from the District of Columbia?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentlewoman from the District of Columbia?

There was no objection.

The SPEAKER pro tempore. Is there objection to dispense with the reading of the amendment.

The SPEAKER pro tempore. Is there objection to the original request of the gentlewoman from the District of Columbia?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentlewoman from the District of Columbia?
RESEARCHES AND DEVELOPMENTS

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

Ms. JOHNSON of Texas: Committee on Science, Space, and Technology. H.R. 2528. A bill to direct the Office of Science and Technology Policy to carry out programs and activities to ensure that Federal science agencies and institutions of higher education and Federal research and development funding are fully engaging their entire talent pool, and for other purposes; to the Committee on Science, Space, and Technology.

By Ms. FRANKEL, Mr. DIAZ-BALART, and Ms. HOULAHAN:
H.R. 4092. A bill to improve United States consideration of, and strategic support for, programs to prevent and respond to gender-based violence from the onset of humanitarian emergencies and build the capacity of humanitarian assistance to address the immediate and long-term challenges resulting from such violence, and for other purposes; to the Committee on Foreign Affairs.

By Mr. BEYER (for himself and Mr. ROONEY of Florida):
H.R. 4093. A bill to improve the National Oceans and Coastal Security Act, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. STAUBER (for himself and Mr. GOLDEN):
H.R. 4094. A bill to direct the Administrator of the Federal Emergency Management Agency, acting through the Administrator of the United States Fire Administration, to submit to Congress a report regarding the age and condition of fire stations in the United States, to the Committee on Science, Space, and Technology.

By Mr. CORREA (for himself, Mr. CINNERS, Ms. WILD, Mr. PAPPAS, Mr. THOMPSON of California, Mr. CARSON of Indiana, Mr. ESPAILLAT, Mr. O’HALLERAN, Ms. TITUS, Mr. PETERSON, Ms. BLUNT ROCHESTER, Ms. MOORE, Mr. MOUTON, Ms. ESCOBAR, Mr. FRITZPATRICK, Ms. GONZALEZ-HECHT, Mr. COLON of Puerto Rico, Ms. RADWAG, and Mr. CARDENAS):
H.R. 4096. A bill to amend title 38, United States Code, to ensure that eligible veterans have access to gender specific services under community care contracts, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. KEATING (for himself, Mrs. WAGNER, Mr. FRANKEL, and Mr. WILSON of South Carolina):
H.R. 4097. A bill to require a report on the participation of Afghan women in negotiations and dialogue relating to the Afghan peace process and a standing commitment engagement by the United States in Afghanistan, and for other purposes; to the Committee on Foreign Affairs.

By Mr. ROONEY of Florida (for himself, Mr. RYAN, and Mr. BUDD):
H.R. 4098. A bill to amend the Higher Education Act of 1965 to codify and permit flexibility to achieve Federal student accountability and transparency, and for other purposes; to the Committee on Education and Labor.

By Mr. MALONEY (for himself, Mr. COOK, Mr. HUNTER, Mr. WALKER, Mr. GROTHEM, Mr. TURNER, Mr. RICE of South Carolina, and Mr. WILSON of South Carolina):
H.R. 4099. A bill to amend the Americans with Disabilities Act of 1990 to provide for a notice and cure period before the commencement of a private civil action, and for other purposes; to the Committee on the Judiciary.

By Mr. DANNY K. DAVIS of Illinois (for himself, Mr. MARCHANT, Ms. STOKES-BROWN, Mr. MARSHALL, Mr. HOLDING, Mr. DOYLE of Pennsylvania, and Mrs. WALORSKI):
H.R. 4100. A bill to amend title XVIII of the Social Security Act to encourage the development and use of the Department of Homeland Security, and for other purposes; to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. BASS (for herself, Mrs. NAPOLEON-BRADY, Ms. MOORE, Ms. MING, Ms. FUDGE, Mrs. WATSON COLEMAN, Mr. PAYNE, Mr. HASTINGS, Mr. CLYBURN, Mr. CLEAVYNES, Ms. JACKSON Lee, Mr. DANNY K. DAVIS of Illinois, Mr. JOHNSON of Georgia, Mrs. LAWRENCE, Mrs. BEATTY, Mr. JAYAPAL, Mr. SCHWAB of New York, Mr. LEE of California, Mrs. TORRES of California, Mr. OCAÑO-CORTÉZ, Mr. CARDENAS, Mr. VARGAS, and Mr. GHJALVA):
H.R. 4101. A bill to establish an expansive infrastructure program to create local jobs and raise the quality of life in every community, to launch middle class career pathways in infrastructure, and to invest in high quality American jobs, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committees on Education and Labor, Agriculture, Financial Services, Energy and Commerce, Natural Resources, Homeland Security, and Small Business, 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 Ms. CLARK of Massachusetts:
H.R. 4102. A bill to require the screening of 100 percent of international air cargo inbound into the United States from high-risk countries to detect and prevent the importation of illicit fentanyl and other illicit synthetic opioids for illegal purposes; to the Committee on Homeland Security.
By Ms. CLARKE of New York (for herself, Ms. DELBEN, Mr. FLORES, and Mr. Ted Lieu of California):

H.R. 4103. A bill to establish an advisory committee to promote the use of real-time technology as a tool for professional development for Federal workers, and for other purposes; to the Committee on Oversight and Government Reform.

By Mr. CLEAVER (for himself and Mr. STEVENS):

H.R. 4104. A bill to require the Secretary of the Treasury to mint a coin in commemoration of the 100th anniversary of the establishment of the Negro Leagues baseball; to the Committee on Financial Services.

By Mr. COSTA (for himself and Mr. MEADOWS):

H.R. 4105. A bill to authorize the Trans-Alaska Pipeline System Dialogue (United States-European Union Interparliamentary Group), and for other purposes; to the Committee on Foreign Affairs.

By Ms. DELAURA (for herself, Mr. KHANNA, and Mr. GRIJALVA):


By Mr. DESaulnier (for himself, Mr. ROONEY Davis of Illinois, and Mr. ROYNE):

H.R. 4107. A bill to authorize funding for section 619 and part C of the Individuals with Disabilities Education Act; to the Committee on Labor and Education.

By Mr. Espaillat (for himself, Mr. KILDEER, Mrs. HAYES, Mr. KRISHNAMOORTHI, Ms. FUDGE, Mr. SHIBAHARA, Mr. TAKANO, Ms. BARRAGAN, Ms. MOORE, Ms. NORTON, Ms. SEWELL of Alabama, Mr. ENGLE, Ms. HENDERSON, Mr. RASKIN, Mr. CARTER, Mr. VARGAS, Ms. WILSON of Florida, Mr. RUSH, Mr. GRIJALVA, and Mr. HORSFORD):

H.R. 4108. A bill to direct the Secretary of Education to make grants to support early college high schools and dual or concurrent enrollment programs; to the Committee on Education and Labor.

By Mr. ESPAILLAT (for himself and Ms. Velázquez):

H.R. 4109. A bill to codify the Small Business Growth Act; to establish an accelerator fund competition, and for other purposes; to the Committee on Small Business.

By Ms. FINKENAUER (for herself and Mr. HOPPER):

H.R. 4110. A bill to amend title 23, United States Code, to increase a set-aside for the Rural Project Initiative of the TIFIA program, and for other purposes; to the Committee on Transportation and Infrastructure.

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

H.R. 4111. A bill to authorize State opioid response grants, and for other purposes; to the Committee on Energy and Commerce.

By Ms. HALEY (for herself, Mr. DRUTCH, Mr. LAWSON of Florida, Mrs. DEMINGS, Mr. CRIST, Ms. WASSERMAN SCHULTZ, Ms. MUCARELLO-Powell, Ms. SHALALA, Mr. SOTO, Mr. FRANKEL, and Ms. CASTOR of Florida):

H.R. 4112. A bill to designate Haiti under section 234 of the Drug Enforcement and Narcotic Act to permit nationals of Haiti to be eligible for temporary protected status under such section during and after the period of certification and for other purposes; to the Committee on the Judiciary.

By Ms. KENDRA S. HORN of Oklahoma:

H.R. 4113. A bill to amend the Higher Education Act of 1965 to provide for a percentage of student loan forgiveness for public service employment, and for other purposes; to the Committee on Education and Labor.

By Ms. HOULAHAN (for herself, Ms. UNDERWOOD, Ms. SLOTKIN, Ms. SPEars, and Ms. Torres Small of New Mexico):

H.R. 4114. A bill to amend the Federal Election Campaign Act of 1971 to prohibit a person from receiving substantial assistance relating to a contribution or donation by a foreign national, and for other purposes; to the Committee on House Administration.

By Mr. JOHNSON of Ohio (for himself, Mr. WOMACK, Mr. MESSEIR, Mr. BURCHETT, Mr. WOODALL, Mr. FLORES, Mr. TESSEN):

H.R. 4115. A bill to amend the Congressional Budget and Impoundment Control Act of 1974 to establish a point of order against long-term direct spending, and for other purposes; to the Committee on Rules, and in addition to the Committee on the Budget, 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 Ms. MOULTON (for herself, Mr. MOUTON, and Mrs. MCBATH):

H.R. 4116. A bill to amend title 18, United States Code, to combat straw purchases of firearms and firearms trafficking; to the Committee on the Judiciary.

By Mr. KIND (for himself and Mr. KELLY of Pennsylvania):

H.R. 4117. A bill to codify the disadvantages of individual retirement plans with respect to employer-sponsored retirement plans by helping taxpayers comply with laws affecting individual retirement plans, by providing for reduced penalties under the Internal Revenue Code of 1986 for certain self-directed retirement account connections with self-directed retirement accounts, and by expanding the Employee Plans Compliance Resolution System to cover certain errors under individual retirement plans, and for other purposes; to the Committee on Ways and Means.

By Mr. KRISHNAMOORTHI (for himself, Mr. BUTTERFIELD, Mr. HASTINGS, Mrs. DEMINGS, Mr. CONNOLLY, Mr. YARMUTH, Ms. NORTON, Mr. KHANNA, Mr. ESPAILLAT, Mrs. DINGELL, Mr. BROWNLEY of California, Mr. CICILIO, Mr. THOMAS, Mr. BUTTINGHAM, Mr. RUSH, Mr. HUFFMAN, Mr. GARAMENDI, Mr. GRIJALVA, Mr. PALLONE, Mr. SCHAKOWSKY, Mr. KELLY of Illinois, Mr. STAUBER, Mr. SHRES, Mr. EVANS, Mr. LOWENTHAL, Mr. LYNCH, Mr. CARSON of Indiana, Mr. PAYNE, and Mr. LANGEVIN):

H.R. 4118. A bill to establish a United States Commission on Hate Crimes to study and make recommendations on the prevention of the commission of hate crimes, and for other purposes; to the Committee on the Judiciary.

By Mr. LAWSON of Florida (for himself, Ms. TLAIB, and Mr. VARARIO):

H.R. 4119. A bill to amend the Higher Education Act of 1965 to extend the interest-free grace period certain loans, and for other purposes; to the Committee on Education and Labor.

By Mr. LAWSON of Florida (for himself and Ms. TLAIB):

H.R. 4200. A bill to amend the Internal Revenue Code of 1986 to provide for the tax treatment of first-time homeowner assistance programs established by States; to the Committee on Ways and Means.

By Mr. LAWSON of Florida (for himself, Ms. NORTON, Mr. TLAIB, and Ms. WILSON of Florida):

H.R. 4221. A bill to amend title II of the Social Security Act to enhance Social Security benefits and maintain the commitment and the long-term solvency of the Social Security program; to the Committee on Ways and Means, and in addition to the Committees on Education and Labor, Transportation and Infrastructure, 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 Mrs. LOWEY (for herself and Mr. SCHNEIDER):

H.R. 4222. A bill to amend title II of the Social Security Act to provide for full benefits for disabled widows and widowers without regard to age; to the Committee on Ways and Means.

By Mrs. LOWEY (for herself and Mr. SCHNEIDER):

H.R. 4223. A bill to amend title II of the Social Security Act to provide for a Medicare benefit for widow’s and widower’s insurance benefits by reason of delayed retirement; to the Committee on Ways and Means.

By Mrs. LOWEY (for herself and Mr. SCHNEIDER):

H.R. 4224. A bill to amend title II of the Social Security Act to eliminate the two-year waiting period for divorced spouses’s benefits following the divorce; to the Committee on Ways and Means.

By Mrs. LOWEY (for herself and Mr. SCHNEIDER):

H.R. 4225. A bill to amend title II of the Social Security Act to repeal the 7-year restriction on eligibility for widow’s and widower’s insurance benefits based on non-U.S. citizenship; to the Committee on Ways and Means.

By Mrs. LOWEY:

H.R. 4226. A bill to amend title II of the Social Security Act to credit individuals serving as caregivers of dependent relatives with deceased spouses for up to five years of such service toward State medical training programs for caregivers; to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. Luján (for himself, Mr. Palone, Mr. Michael F. Doyle of Pennsylvania, Mr. Rush, Ms. Esch, Mr. Engel, Mr. Schakowsky, Mr. Butterfield, Mr. McNerney, Mr. Welch, Mr. Tonko, Mr. Clarke of New York, Mr. Loeb, Mr. Markey, Mr. Peters, Mr. Kuster, Ms. Pingree, Mr. Barragan, Mr. O’Halleran, Mr. Khanna, Mr. Garamendi, Mr. Ryan, Ms. Moore, Mr. McGovern, Ms. Spanberger, Mr. Cuello, and Ms. Halaand):

H.R. 4227. A bill to establish a broadband infrastructure finance and innovation program to make available loans, loan guarantees, and lines of credit for the construction and deployment of broadband infrastructure, and for other purposes; to the Committee on Energy and Commerce.

By Mr. Luján:

H.R. 4228. A bill to improve the collection and adjudication of fixed and mobile broadband internet service coverage data, and for other purposes; to the Committee on Energy and Commerce.

By Mr. Garolyn B. Maloney of New York (for herself, Mr. Bilirakis, Mr. Schiff, Mr. Cohen, and Mrs. Wagner):

H.R. 4229. A bill to provide for a Medicare demonstration project to evaluate the fiscal impact of covering low vision devices as durable medical equipment under part B of the Medicare program; 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 (for himself and Mr. Smith of Missouri):
H.R. 4130. A bill to amend the Internal Revenue Code of 1986 to repeal the ceiling on the sum of deductible and the other annual out-of-pocket expenses required to be paid under a high deductible health plan; to the Committee on Ways and Means.

By Ms. MATSUI (for herself, Mrs. Brooks of Indiana, Mr. O’Halleran, Ms. Kuster of New Hampshire, and Mr. Wittman):
H.R. 4131. A bill to amend the Controlled Substances Act to clarify the eligibility of certain community mental health centers to register for purposes of the practice of telemedicine, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on the Judiciary, 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. VELA:
H.R. 4132. A bill to provide for the boundary of the Palo Alto Battlefield National Historic Park to be adjusted, to authorize the donation of land to the United States for addition to that historic park, and for other purposes; to the Committee on Natural Resources.

By Mr. GREEN of Texas (for himself and Mr. SCHWEIKERT):
H. Res. 380. A resolution expressing the sense of the House of Representatives that the amount of the Members’ Representational Allowances should be increased in response to increasing threats against Members of the House; to the Committee on House Administration.

By Mr. NASTRO of Texas (for himself and Mr. PORTENBERG):
H. Res. 351. A resolution expressing concern over the prevalence of hazardous working conditions for children, especially the worst forms of child labor in the mining of cobalt and other minerals in the Democratic Republic of the Congo; to the Committee on Foreign Affairs, and in addition to the Committees 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. LOFGREN:
H. Res. 352. A resolution proposing a strategy to make Medicare available to all Americans; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Natural Resources, and Veterans’ Affairs, 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. ROUDA:
H. Res. 353. A resolution recognizing the accomplishments of professional surfer and surfwear executive Danny Kwock; to the Committee on Oversight and Reform.

By Mr. NORTON:
H. Res. 354. A resolution recognizing the 60th anniversary of the U.S. Open of Surfing; to the Committee on Oversight and Reform.

By Mrs. TORRES of California (for herself and Mr. ROBERTS):
H. Res. 355. A resolution recognizing August 6, National Night Out, the national coming together of Americans all over the Nation to unite and promote public safety; to the Committee on the Judiciary.

MEMORIALS

Under clause 3 of rule XII, 123. The SPEAKER presented a memorial of the General Assembly of the State of Missouri, relative to Senate Concurrent Resolution No. 6, calling upon the People’s Republic of China to immediately end the practice of organ harvesting from all prisoners and prisoners of conscience, and explicitly from Falun Gong prisoners of conscience and prisoners of conscience of various ethnic and religious minority groups; which was referred to the Committee on Foreign Affairs.

By Mr. SUOZZI:
H.R. 4138. A bill to amend title XVIII of the Social Security Act to deem certain State Veterans homes meeting certain health and safety standards meeting conditions and requirements for skilled nursing facilities under the Medicare and Medicaid programs; to the Committee on Ways and Means, and in addition to the Committees 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. VELA:
H.R. 4139. A bill to provide for the boundary of the Palo Alto Battlefield National Historic Park to be adjusted, to authorize the donation of land to the United States for addition to that historic park, and for other purposes; to the Committee on Natural Resources.

By Mr. GREEN of Texas (for himself and Mr. SCHWEIKERT):
H. Res. 350. A resolution expressing concern over the prevalence of hazardous working conditions for children, especially the worst forms of child labor in the mining of cobalt and other minerals in the Democratic Republic of the Congo; to the Committee on Foreign Affairs, and in addition to the Committees 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. LOFGREN:
H. Res. 352. A resolution proposing a strategy to make Medicare available to all Americans; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Natural Resources, and Veterans’ Affairs, 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. ROUDA:
H. Res. 353. A resolution recognizing the accomplishments of professional surfer and surfwear executive Danny Kwock; to the Committee on Oversight and Reform.

By Mr. NORTON:
H. Res. 354. A resolution recognizing the 60th anniversary of the U.S. Open of Surfing; to the Committee on Oversight and Reform.

By Mrs. TORRES of California (for herself and Mr. ROBERTS):
H. Res. 355. A resolution recognizing August 6, National Night Out, the national coming together of Americans all over the Nation to unite and promote public safety; to the Committee on the Judiciary.

CONSTITUTIONAL AUTHORITY STATEMENT

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

By Ms. JOHNSON of Texas:
H.R. 4091. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution of the United States.

By Ms. MENG:
H.R. 4092. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution of the United States.

By Ms. LOFGREN:
H. Res. 352. A resolution proposing a strategy to make Medicare available to all Americans; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Natural Resources, and Veterans’ Affairs, 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 Ms. KUSTER of New Hampshire, and Ms. HAALAND, Mr. TED LIEU of California, Mrs. WATSON COLEMAN, Mr. CURTIS, Mr. CASE, and Ms. VELAZQUEZ:
H.R. 4132. A bill to establish the Commission to Study the Potential Creation of a National Museum of Asian Pacific American History and Culture, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on House Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. NASTRO of Texas (for himself and Mr. PORTENBERG):
H. Res. 351. A resolution expressing concern over the prevalence of hazardous working conditions for children, especially the worst forms of child labor in the mining of cobalt and other minerals in the Democratic Republic of the Congo; to the Committee on Foreign Affairs, and in addition to the Committees 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. BEYER:
H.R. 4096. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution.

By Mr. STAUBER:
H.R. 4094. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution.

By Mr. STAUBER:
H.R. 4096. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution.

By Mr. KEATING:
H.R. 4097. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution.

By Mr. ROONEY of Florida:
H. Res. 4086. Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution.

Congress has the power to enact this legislation pursuant to the following:
Article I, section 8, Clause 18 of the United States Constitution relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress.

By Mr. DANNY K. DAVIS of Illinois:
H. Res. 4010. Congress has the power to enact this legislation pursuant to the following:
Article I of the Constitution and its subsequent amendments and further clarified and interpreted by the Supreme Court of the United States.

By Ms. BASS:
H.R. 4011. Congress has the power to enact this legislation pursuant to the following:
This resolution is enacted pursuant to the power granted in Congress under Article I, section 8, clause 18 of the Constitution.

By Ms. CLARK of Massachusetts:
H. Res. 4012. Congress has the power to enact this legislation pursuant to the following:
The constitutional authority on which this bill rests is the power of Congress to make
laws for the government and regulation of the land and naval forces, as enumerated in Article I, Section 8, Clause 18 of the United States Constitution.

By Mr. CLARKE of New York:
H. R. 4103.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clauses 1 and 18 of the United States Constitution.

By Mr. CLEAVEN:
H. R. 4104.
Congress has the power to enact this legislation pursuant to the following:
Title I of the U.S. Constitution.

By Mr. COSTA:
H. R. 4106.
Congress has the power to enact this legislation pursuant to the following:
Title 1 of the U.S. Constitution.

By Mr. DELAURO:
H. R. 4106.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8, Clauses 3 and 18 of the United States Constitution.

By Mr. DeSAULNIER:
H. R. 4107.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Mr. ESPAILLAT:
H. R. 4109.
Congress has the power to enact this legislation pursuant to the following:
Article One of the United States Constitution, section 8, clause 18.

The Congress shall have Power—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. ESPAILLAT:
H. R. 4109.
Congress has the power to enact this legislation pursuant to the following:
Article One of the United States Constitution, section 8, clause 18.

The Congress shall have Power—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 Ms. FINKENAUER:
H. R. 4110.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 3: “The Congress shall have Power . . . to regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes”.

By Mr. GIBBS:
H. R. 4111.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 1 of the Constitution.

By Mr. HASTINGS:
H. R. 4112.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Ms. KENDRA S. HORN of OklahomA:
H. R. 4112.
Congress has the power to enact this legislation pursuant to the following:
The Taxing & Spending Clause (Art. I, §8, cl. 1)
The Necessary & Proper Clause (Art. I, §8, cl. 18).

By Ms. HOULAHAN:
H. R. 4112.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Mr. KELLY of Illinois:
H. R. 4116.
Congress has the power to enact this legislation pursuant to the following:
Article I of the Constitution.

By Mr. KIND:
H. R. 4117.
Congress has the power to enact this legislation pursuant to the following:
Article I Section 8 of the United States Constitution.

By Mr. KRISHNA MOORTHY:
H. R. 4118.
Congress has the power to enact this legislation pursuant to the following:
The authority to offer this bill derives from Article I, Section 8 of the U.S. Constitution.

By Mr. LAWSON of Florida:
H. R. 4119.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8: 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. LAWSON of Florida:
H. R. 4120.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8: 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. LAWSON of Florida:
H. R. 4121.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8: 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. LOWEY:
H. R. 4122.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mrs. LOWEY:
H. R. 4123.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mrs. LOWEY:
H. R. 4124.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mrs. LOWEY:
H. R. 4125.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mr. LUJÁN:
H. R. 4127.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mr. LUJÁN:
H. R. 4128.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, of the U.S. Constitution.

By Mr. JOHNSON of Ohio:
H. R. 4125.
Congress has the power to enact this legislation pursuant to the following:
Article I of the Constitution.

By Mrs. KELLY of Illinois:
H. R. 4116.
Congress has the power to enact this legislation pursuant to the following:
U.S. Const., art. I, § 8, cl. 19.

By Ms. KELLY of Illinois:
H. R. 4116.
Congress has the power to enact this legislation pursuant to the following:
U.S. Const., art. I, § 8, cl. 19.

By Mrs. LOWEY:
H. R. 4122.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mr. LOWEY:
H. R. 4124.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mr. LOWEY:
H. R. 4125.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mr. LUJÁN:
H. R. 4127.
Congress has the power to enact this legislation pursuant to the following:
Article 1.

By Mr. LUJÁN:
H. R. 4128.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Mrs. CAROLYN B. MALONEY of New York:
H. R. 4129.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Mr. MARCHANT:
H. R. 4130.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Ms. MATSU:
H. R. 4131.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8 of the U.S. Constitution.

By Ms. MENG:
H. R. 4132.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18 of the Constitution.

By Mr. NEGUSE:
H. R. 4132.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the United States Constitution.

By Ms. NORTON:
H. R. 4132.
Congress has the power to enact this legislation pursuant to the following:
clause 2 of section 3 of article IV of the Constitution.

By Ms. NORTON:
H. R. 4136.
Congress has the power to enact this legislation pursuant to the following:
clause 17 of section 8 of article 1 of the Constitution.

By Mr. RUIZ:
H. R. 4137.
Congress has the power to enact this legislation pursuant to the following:
Article I, section 8, Clauses 1 and 18 of the United States Constitution, to provide for the general welfare and make all laws necessary and proper to carry out the powers of Congress.

By Mr. SUOZZI:
H. R. 4138.
Congress has the power to enact this legislation pursuant to the following:
Article I, section 8 of the Constitution of the United States.

By Mr. VELA:
H. R. 4139.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 1 of the U.S. Constitution, in that the legislation concerns the exercise of legislative powers generally granted to Congress, including the exercise of those powers when delegated by Congress to the Executive.

By Article I, Section 8, Clause 18 of the U.S. Constitution in that the legislation exercises legislative powers granted to Congress by that clause “to make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other...
ADDITIONAL SPONSORS

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

H.R. 40: Mr. Larson of Connecticut.
H.R. 45: Mr. Johnson of Texas.
H.R. 94: Ms. Sewell of Alabama, Mr. Gallagher, Mr. Nadler, Ms. Castor of Florida, and Mr. Sherman.
H.R. 141: Ms. Matsui.
H.R. 168: Mr. Takano.
H.R. 216: Mr. Johnson of Ohio.
H.R. 218: Mr. Crenshaw and Mr. Baird.
H.R. 335: Mr. Waltz.
H.R. 336: Mr. Lucas.
H.R. 444: Mrs. Emry.
H.R. 497: Mr. Johnson of Ohio.
H.R. 541: Mr. Levin of California.
H.R. 546: Mr. Gohar.
H.R. 550: Mr. Garcia of Illinois.
H.R. 561: Mr. Johnson of Ohio, Mr. Steube, Mr. Armstrong, Mr. Banks, Mrs. Axne, and Ms. Grejda.
H.R. 566: Ms. Hayes, Mr. Cicilline, and Mr. Mast.
H.R. 573: Ms. Granger and Mr. Mast.
H.R. 576: Mr. Timmy.
H.R. 587: Mr. Joyce of Pennsylvania and Mr. Spano.
H.R. 613: Ms. Schrier, Mr. Neuse, Mr. Stewart, and Mrs. Axne.
H.R. 616: Ms. Sensenbrenner, Mr. Graves of Louisiana, Mr. LaMalfa, Mr. Cline, and Mr. Walker.
H.R. 714: Mr. Loudermilk.
H.R. 749: Mr. Cunningham.
H.R. 837: Ms. Finkenauer.
H.R. 864: Ms. Brat.
H.R. 865: Mr. Connolly and Ms. Torres Small of New Mexico.
H.R. 871: Mr. Heck, Mr. Takano, and Mr. Cisneros.
H.R. 872: Mr. Cisneros.
H.R. 895: Mr. Armstrong.
H.R. 912: Mr. McGovern, Mr. Kanna, Ms. Wild, Mr. Christ, and Mr. Vargas.
H.R. 943: Ms. Sewell of Alabama, Mr. Moolan, Ms. Finkenauer, Mr. Perry, and Mr. Wittman.
H.R. 948: Mr. Mitchell.
H.R. 1097: Mr. Cuellar and Mr. Harder of California.
H.R. 1098: Mr. Cuellar.
H.R. 1099: Mr. Finkenauer.
H.R. 1094: Mr. Cuellar and Ms. Finkenauer.
H.R. 1042: Mr. Cox of California and Mr. Sherman.
H.R. 1043: Ms. Eshoo.
H.R. 1045: Mr. Richardson.
H.R. 1049: Mr. Price of North Carolina.
H.R. 1050: Mr. Vargas.
H.R. 1054: Ms. Scallon.
H.R. 1133: Ms. Castor of Florida and Mr. Bera.
H.R. 1156: Mr. Cuellar, Mr. Stivers, Mrs. Schrier, Mrs. Lubr, and Mr. Harder of California.
H.R. 1174: Ms. Brownley of California.
H.R. 1175: Mr. Kustoff of Tennessee.
H.R. 1179: Mr. Cline.
H.R. 1191: Ms. Torres Small of New Mexico, Ms. Davids of Kansas, Mr. Veasey, and Ms. Kim of Oklahoma.
H.R. 1225: Mr. Phillips, Ms. Waters, and Mr. Braga.
PAYNE, Mr. HECK, Mr. SERRANO, Mr. GOMEZ, Mr. COLLINS of New York, Mr. POCAN, Mr. COURTNEY, and Mr. GARAMENDI.

Mr. GOMEZ.

LAWRENCE.

JUDY CHU of California, Mr. CUELLAR, Mr. LUISJUÁN.

Ms. KENDRA S. HORN of Oklahoma, Ms. WAGNER, Mr. STEUBE, and Mr. BARR.

Mr. GIANFORTE, Mr. BANXS, Mr. RASKIN.

H.R. 3349: Mr. TAYLOR.

H.R. 2991: Ms. JAYAPAL, and Mr. HASTINGS.

H.R. 3412: Mr. CHABOT.

H.R. 3396: Mr. KIND.

H.R. 3396: Mr. KIND.

H.R. 3303: Mrs. LOWNES, Mr. RUSE of New York, and Mr. GRIJALVA.

Ms. BROWNLEY of California, Mr. BURKETT, and Mr. SCHRIER.

H.R. 3369: Ms. JACKSON LEE.

H.R. 3876: Mr. HORSFORD and Mr. SCHACKOWSKY.

H.R. 3884: Mr. SMUCKER.

H.R. 3896: Mr. FITZPATRICK.

H.R. 3906: Mr. FITZPATRICK.

H.R. 3909: Mr. LAWRENCE.

H.R. 3917: Ms. PINGREE, Ms. HOULAHAN, Ms. BLUNT ROCHESTER, Mr. KILMER, and Mr. MOULTON.

H.R. 3918: Ms. BONAMICI.

H.R. 3922: Ms. LIE of California, Ms. NORTON, and Mr. CARSON of Indiana.

H.R. 3930: Ms. LEDYARD, Mr. ESTES.

H.R. 3941: Mr. FITZPATRICK.

H.R. 3952: Mr. PANTETTA and Mr. POCAK.

H.R. 3956: Mr. FITZPATRICK.

H.R. 3960: Mr. HUFFMAN, Mr. GRIJALVA, Mr. WELCH, Ms. BASS, Ms. NORTON, Ms. KHANNA, Ms. WATERS, Ms. SCHACKOWSKY, and Mr. RASKIN.

H.R. 3961: Ms. FINKENAUER, Mr. COLE, and Ms. BONAMICI.

H.R. 3962: Mr. FITZPATRICK.

H.R. 3972: Mr. RATCLIFFE and Mr. HIGGS.

H.R. 3999: Mr. TUDOR of California.

H.R. 4009: Mr. RESCHTAL.

H.R. 4018: Mr. COLLINS of Georgia, Mr. JEFFRIES, Mr. NADER, Mr. GASP, and Ms. BASS.

H.R. 4022: Ms. ESHOO, Ms. MÁRQÉ, and Ms. WILD.

H.R. 4027: Mr. YORO.

H.R. 4031: Mr. SENSENBRIN and Ms. SLOTKIN.

H.R. 4052: Ms. VELÁZQUEZ.

H.R. 4056: Mr. LOWENTHAL.

H.R. 4077: Mrs. BROOKS of Indiana, Mr. SOTO, and Mr. GRIJALVA.

H.R. 4078: Mr. FITZPATRICK.

H.R. 4083: Mr. FITZPATRICK.

H.J. Res. 2: Mr. COX of California.

H.J. Res. 38: Ms. SHERILL.

H.J. Res. 48: Ms. CLARK of Massachusetts.

H.J. Res. 65: Mr. AMODEI.

H. CON. Res. 2: Mr. CLINE.

H. CON. Res. 27: Mr. ARMSTRONG.

H. CON. Res. 39: Mr. CASE.

H. Res. 54: Mr. TRONE.

H. Res. 199: Mr. ALLRED, Mr. SERRANO, and Mr. RUPPERSBERGER.

H. Res. 190: Mr. LEVIN of Michigan.

H. Res. 257: Mr. PETERS.

H. Res. 258: Mr. KILMER.

H. Res. 326: Ms. TORRES SMALL of New Mexico and Ms. KENDRA S. HORN of Oklahoma.

H. Res. 387: Ms. OMAR.

H. Res. 408: Mr. PALLONE.

H. Res. 410: Mr. PETERS.

H. Res. 478: Ms. DELGADO.

H. Res. 496: Ms. GABRIEL.
The Senate met at 10 a.m. and was called to order by the President pro tempore (Mr. GRASSLEY).

**PRAYER**

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

Let us pray.

Eternal God, who provides us with strength for life’s journey, today, empower our Senators with an extraordinary measure of grace to accomplish Your purposes. As they work under the duress of time and pressures from diverse interests, inspire them to strive to live with integrity, making ethical decisions that honor You.

Lord, be with their staff members who run the offices and provide the data needed for responsible decisions. Be also with those who process the mountains of business in and out of cloakrooms. Lord, sustain those who transcribe the debates for the CONGRESSIONAL RECORD. Bless those who monitor parliamentary order, schedules, and voting records. Protect those who provide security at the doors, on the floors, and on the streets. And, Lord, bless our pages. Strengthen all who are a part of the Senate’s support system, surrounding them with Your protection and favor.

We pray in Your strong Name. Amen.

**PLEDGE OF ALLEGIANCE**

The President pro tempore led the Pledge of Allegiance, as follows:

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

The PRESIDING OFFICER (Mrs. HYDE-SMITH). The Senator from Iowa.

Mr. GRASSLEY. Madam President, I ask unanimous consent to address the Senate for 1 minute in morning business.

The PRESIDING OFFICER. Without objection, it is so ordered.

**NATIONAL WHISTLEBLOWER APPRECIATION DAY**

Mr. GRASSLEY. Madam President, I want to take our Nation and my colleagues back to the Revolutionary War.

More than 240 years ago, sailors aboard the warship Warren disclosed significant misconduct by the commander of the Continental Navy. The Congress then recognized these brave whistleblowers’ valuable contribution to our brandnew Republic because, on this day—today—in 1778, Congress passed this resolution, saying: “It is the duty of all persons in the service of the United States . . . to give the earliest information to Congress or other proper authority of any misconduct, frauds, or misdemeanors committed by any offices or persons in the service of these states.”

That is the beginning of the government recognizing whistleblowers as valuable patriots.

Following in their footsteps, this Senate has also unanimously agreed to designate today as National Whistleblower Appreciation Day.

I yield the floor.

**RECOGNITION OF THE MAJORITY LEADER**

The PRESIDING OFFICER. The majority leader is recognized.

**BUSINESS BEFORE THE SENATE**

Mr. McCONNELL. Madam President, the Senate has a lot of important business to attend to before we adjourn for the August State work period.

As a reminder to all of our colleagues, here is our considerable to-do list for this week: Later this morning, we will vote to confirm two more of President Trump’s impressive nominees for district court judges: Michael Liburdi for the District of Arizona and Peter Welte for the District of North Dakota.

They are just the first two in a significant group of judges—19 in all—that the Senate needs to process before we wrap up the week. We can’t head home without making another big dent in the backlog of qualified district judge nominees whom partisan obstruction has already kept waiting entirely too long.

In addition, the Senate is not going anywhere until we confirm two impressive nominees to executive branch positions that play a vital role in U.S. foreign policy and national security. Ambassador Kelly Craft is President Trump’s excellent choice to serve as our Ambassador to the United Nations. David Norquist is his pick for Deputy Secretary of Defense.

Needless to say, these are troubling times in a troubled world. We need to get both of these highly capable public servants on the job this week.

Finally, we must also pass the bipartisan government funding agreement that President Trump’s negotiating team worked out with Speaker PELOSI.

Given the realities of divided government, it is a strong deal that achieves my Republican colleagues’ and my No. 1 priority: continuing to invest seriously in rebuilding the readiness of our Armed Forces and modernizing them to meet the challenges of today.

The Trump administration has negotiated their way to a major win on defense. The House has passed the compromise legislation. The President is ready and waiting to sign it.

Once the Senate passes it later this week, he can sign it into law, taking funding crises and long-term continuing resolutions off the table, and pave Congress’s path toward a regular appropriations process that will provide the resources our military commanders and our servicemembers need to keep us safe.

I urge all of my colleagues to join President Trump in support of this legislation when we vote on it later this week.

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*This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.*
TRIBUTE TO KATHRYN WEEDE

Mr. MCCONNELL. Madam President, on one final matter, as Senate majority leader, it is my honor this morning to acknowledge a truly remarkable legacy of service to the Senate and really to the Nation.

Next month, the Senate Page School will say goodbye to its beloved principal. After 26 years heading up this unique institution, our very own Mrs. Kathryn Weeden is starting a new chapter as a very deserving retiree.

For more than a quarter-century, Principal Weeden has been a constant anchor in a place where rotation and change are par for the course.

The Page School, as we know, welcome a new class of high-achieving young people from all across the country every semester. These students’ experience is most famous for the fast-paced, hands-on exposure to the inner workings of American government it involves, but in the early mornings and late afternoons they are not delivering bill text around the Capitol, assisting members on the floor, or engaged in any number of tasks that help this place actually run, they are also dealing with the academic rigors of the 11th grade.

There are 30 teenagers at a time living, studying, and working full time on Capitol Hill. Needless to say, keeping this unique arrangement running smoothly is not an ordinary job— even a full-time one—and more like a life’s work, all accounts. It is a mission Principal Weeden has executed with constant competence, total professionalism, and the utmost grace.

Now, if I had to guess, a large share of that grace was spent in 5 a.m. meetings no matter where Principal Weeden has worked, but to do well at the Senate Page School means something even more. To a special degree, her legacy will have helped, formed, and shaped America’s civic future for the better.

Because she gives of herself so generously to a special class of young people—those who are so interested in our American Government that they just had to come see it firsthand—today, the Senate celebrates this outstanding legacy and warmly congratulates Principal Weeden.

Because of her, her legacy will have helped, formed, and shaped America’s civic future for the better.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

Mr. SCHUMER. Madam President, I ask unanimous consent that the order be discharged without objection, it is so ordered.

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

BUDGET AGREEMENT

Mr. SCHUMER. Madam President, the Senate has just a few more days before the summer State work period. The House has already passed it. Senate Majority Leader has blocked that request saying yesterday: 'I am not going to get this done before they expect to do it in the next campaign.'

It is with these facts as the backdrop—the testimony of prominent Republicans, allies of President Trump and friends and allies of our colleagues here—that Democrats have been pushing for election security—so far, to little avail. Leader McConnell and the Republican majority have not allowed a single election security bill to reach the floor of the Senate. We haven’t had a single bill open for amendment all year.

So, last week, understandably frustrated at the lack of progress, Democrats asked unanimous consent to pass House legislation to safeguard our elections. Leader McConnell blocked that request saying yesterday: ‘I am not going to get this done before they expect to do it in the next campaign.’

What are these items on our partisan wish list? Using paper ballots—that is partisan? Using paper ballots—that is partisan wish list items.’

‘Partisan wish list items’—really? What are these items on our partisan wish list, you might ask? Using paper ballots—that is partisan? Using paper ballots is widely agreed upon as a reform to protect our elections from manipulation. Does Leader McConnell object to paper ballots? Does Leader McConnell believe paper ballots are needed? They are part of our elections, whoever wins.

How about this one: We want the postelection audits to make sure the
Russians or any other foreign power didn’t interfere. Does Leader McConnell object to auditing our elections to make sure the outcomes are accurate? Are election audits partisan?

Making sure the States and localities have the resources to update and maintain election infrastructure—does Leader McConnell oppose that, when 21 attorneys general have said they don’t have enough money now to guard their election processes and machines from manipulation by Russia or others?

So that is “our partisan wish list”—paper ballots, election audits, and money to protect us from the Russians. If Leader McConnell opposes these policies, fine, but let him say so. I repeat, protecting our election from Russian interference is not a Democratic issue or a Republican issue or an Independent issue, and it is not a liberal issue or a conservative issue. It is not a moderate issue. It is an issue that goes to the wellspring of our democracy and something the Founding Fathers warned about—foreign interference. James Madison, Thomas Jefferson, George Washington, and Benjamin Franklin all were worried about foreign interference in our elections, and now Leader McConnell calls it partisan to worry about it? Please.

If Leader McConnell wants to debate other legislation than what we propose and what has passed the House—legislation like the FIRE Act or the Duty to Report Act or the Prevention of Foreign Interference with Elections Act—bring it on. Let’s do it. If Leader McConnell wants to address election security in the appropriations process, we would welcome his support on an amendment to send more funding to the States. We want to get something done on election security because this is not about party. This is a matter of national security. This is about the sanctity of elections, something for which the Founding Fathers died generations. It is not partisan at all. It is the wellspring of our democracy.

But so long as the Senate Republicans prevent legislation from reaching the floor, so long as they oppose additional appropriations to the States, so long as they malign election security provisions as “partisan wish lists,” the critics are right to say that Leader McConnell and Republican Senators are blocking election security because, at the moment, that is true.

VENEZUELA

Mr. Schumer. Madam President, I want to thank the leader, Senator Schumer from New York, for his introduction of the remarks I am about to make. But before I do, let me preface it with this: that I voted for him. Let me preface it with this: I voted for him more. When you take a look at this empty Senate Chamber and realize we are in session this week with the possibility of bringing important legislation to the floor, you have to ask the obvious question: Whom? Why aren’t we acting like a Senate? Why are we meeting and having speeches instead of debate on important legislation? What could be more important than the security of an election?

We have a lot of young people across America. We say to them: Register to vote. Your vote makes a difference. You get to choose the leaders for this country’s future. Be sure and vote. We have to let the people across America go to vote. Your vote is under attack—first, by apathy—people don’t register and they don’t vote—and second, by outside foreign influence and forces.

We know what happened 4 years ago in the Presidential election. The Russians tried to invade the U.S. electoral process and change it. I know it firsthand because it happened first in the State of Illinois. Turns out someone put together a computer program that had a little opening in it, a little hole, and that is all they needed. Sitting in Moscow, these folks in front of computers were searching day in and day out for ways to get into the voters’ list in Illinois, and they were successful. They were successful in invading the voting list, the official records of our State on the people who were eligible to vote. They could have done some mischievous things. They could have done damage to our election. That they didn’t, but it would have been as simple as going through and just changing the addresses, one digit in the address of every registered voter, so we would have voter on the ID card or information given to the judge at the election place wouldn’t match up in terms of their address with the official record. That meant they would have voted with a provisional ballot, and those ballots would have stacked up with the thousands of people who could have been victimized by the Russians in my State of Illinois.

We said very publicly—we were the first State to say publicly: The Russians have done this to us.

We didn’t see any changes in the voter file. We knew they had the capacity and ability to do it, but they didn’t. We have known ever since that they have been attacking our electoral process.

Why didn’t we hear about it as much in the most recent election in 2018? Well, specifically because we were in the circumstance where we were fighting it. Our own intelligence agencies were fighting it.

So this is a valid issue, an important issue, and it is one that I hope Leader
SCHUMER made clear to those listening to this debate. Why won’t Senator MITCH McCONNELL, bring to the floor of the U.S. Senate election security legislation—bipartisan legislation—that will, in the course of passing it, make us safer to our own electoral process? What is this kind of brouhaha between the President and Vladimir Putin? I don’t understand.

But now there appears to be another party on the scene. Senator McCONNELL is joining in this effort: Keep our hands of Russia. Don’t confront Russia. I don’t understand why the Senator from Kentucky is taking that position. He should be pushing forward on a bipartisan basis to protect our election security.

Madam President, now I see my friend and Republican colleague from Utah is here, and I know the purpose of his attendance. I am about to make a statement about TPS status for Venezuelans in the United States. I will prefaced it briefly, make my request, and allow the Senator from Utah, if he doesn’t want to stay here, to respond, and I will continue.

Last year, I went to Venezuela. It was my first time. I met with President Maduro, and I said to him: If you have the election you plan to have, it will not be credible, and around the world, you will find the United States and many other nations will reject the outcome. You have to open this process. Stop putting your political opponents in jail. Have a real election, a free election. Venezuela needs it, not just from a constitutional viewpoint, but your economy is in shambles, and if you want the world to join you in rebuilding the Venezuelan economy, you have to be the credible leader and you can’t be if you go through with this election as planned.

That was my speech. It didn’t work. He had the election as he planned it. He made it clear that his opponents were under house arrest or in jail. He fixed the vote and ended up declaring himself the winner, and no one accepted it. So across the world, you find this resistance to his leadership.

There are some 70,000 people from Venezuela in the United States. They are here on visitor visas, work visas, student visas, and similar capacities. They are now being asked to return to Venezuela. But listen to the circumstances: In Venezuela, first of all, they are under house arrest or in jail. They are under a criminal back-ground check. If they are a dangerous citizen, they are gone. And that is the death, that is why. Why did we decide that this is of such an emergency nature that the House has moved on this already? Because, literally, people who are forced to return to Venezuela may face death. That is why we are moving on this as quickly as we are.

I want to thank the House of Representatives for passing this measure. It is time for the Senate to act, and we certainly have the time on the floor to achieve that.

As I mentioned, if you go to Venezuela, as I did last year, you can see literally on the streets the impact of the disintegration of the economy and the problems they are facing.

I visited Children’s Hospital in Caracas, and it was heartbreaking for the medical staff to sit down at the table and tell me they didn’t have the basic medicines we find in our medicine chests at home or in the clinics of America when it came to treating these children. They did not have antibiotics. They didn’t have cancer drugs.

The economy in Venezuela is disintegrating before our eyes, and these people—Venezuelans in the United States, students and others—are saying they would like to remain in the United States and stay here until it is more stable in their country. Historically, there were no questions asked, and we did that. We have done it over and over again. But under this administration, whenever the word “immigrant” comes into the conversation, they freeze.

The same Trump administration has told us that the Maduro regime is unacceptable and that we have to get rid of it because of the terrible things that are happening, that the people of Venezuela should have a free election to decide their leader. This same administration will not help the Venezuelans who say they are fearful of heading home to a country that is so dangerous.

Let me read what this administration, which refuses to give temporary protected status, said to the United States who may want to visit Venezuela. To me, it tells the whole story. Here is what the Trump State Department says about Venezuela today in the following travel advisory to Americans:

Do not travel to Venezuela due to crime, civil unrest, poor health infrastructure, and arbitrary arrest and detention of U.S. citizens... Violent crime, such as homicide, armed robbery, kidnapping, and carjacking, is common... There are shortages of food, electricity, water, medicine, and medical supplies throughout much of Venezuela.

Is the worst of Trump administration about this country of Venezuela, and when I ask that those who are Venezuelan who are in our country not be forced to return to those conditions, there is an objection not only from my friend the Republican Senator, but also from the Trump administration.

Now, make no mistake, if temporary protected status is granted, that does not mean we won’t ask any questions on the Venezuelans here. They will have to go through a criminal back-ground check. If they are a dangerous person, they are gone, period. No questions. They are gone. And that is the
way it should be. But for those, for example, in my State who are university students, who have their student visas coming to an end—they are asking me: Senator Durbin, will you allow me to stay in the United States until it is safe for my country?

Is that a reasonable request? If it were Americans in similar plights in places around the world, wouldn't we say: Give them a break. Give them a chance to stay in a safe place.

I will close. I want to defer to my friend from New Jersey, Senator Menendez, on this issue.

When I went to Venezuela last year, in Caracas, I had a meeting. It was a dinner meeting, and it was an unusual one because it was with six members of the General Assembly who are opponents of President Maduro, who is currently their leader in that country. These opposition leaders opposed, and their lives were at stake because of it.

We had dinner in a restaurant. It was an unusual dinner. It was upstairs in a back room, and the door was closed so that no one could see us. There were six of them, and they said to me: If you come back next year, Senator, two of us will be arrested, two of us will be in prison; and two of us will have disappeared.

That is what happens to the opposition in Venezuela if you happen to oppose President Maduro. It is that dangerous.

One of those six was a man named Juan Guaido. I met him that night for an unusual dinner. It was upstairs in a back room, and the door was closed so that no one could see us. There were six of them, and they said to me: If you come back next year, Senator, two of us will be arrested, two of us will be in prison; and two of us will have disappeared.

I have met his wife since. They are literally risking their lives for their country. They understand how dangerous it is.

All I asked for today on the floor is for those Venezuelans who wish to stay here in safety until this political scenario plays out, that they be allowed to stay here. That is all I was asking for—temporary protected status. I am sorry that Senator Lee objected. He did note, though, that in some period of time—I hope very soon—he will reconsider that position and give us a chance to provide safety for the Venezuelans who are visiting here in the United States.

Because he is here and has been such a great ally of mine in this effort, I would like to yield the floor to my friend from New Jersey, Senator Menendez.

The PRESIDING OFFICER. The Senator from New Jersey.

Mr. Menendez. Madam President, let me thank my colleague from Illinois, who has been a clarion voice in this regard, a strong proponent of human rights and democracy in Venezuela and in parts of the world, but in this case, in Venezuela; who has traveled there at a time when people could not travel—certainly from the Congress—in an effort to see if there was a pathway forward to and see the plight of the Venezuelan people. I really appreciate his cosponsorship with me on this temporary protected status for Venezuelans. His leadership is critically needed to demonstrate to Democratic whips but also as a senior member of the Judiciary Committee that I hope can take up this legislation.

I will say this: I regret that our colleagues from Utah, No. 1, objected, and No. 2, we have not had a bipartisan vote.

I fear my colleague was unaware of what he objected to. This is urgently needed legislation that would have granted that temporary—underline temporary—protected status. This is a humanitarian crisis that needs to be protected, the approximately 200,000 Venezuelans currently residing in the United States.

As we all know, the Maduro regime has created an unprecedented humanitarian crisis in Venezuela that has now forced more than 4 million Venezuelans and migrants to flee their homeland—more than 4 million. Think about it. This is on the verge of becoming one of the greatest humanitarian catastrophes of all time. Some say that we have in the world—and that is something considering what has happened in Syria and other places in the world—right here in our own hemisphere.

In response to this humanitarian tragedy, last December—this has been around several months—Senator Durbin offered the first bipartisan bill to provide TPS for Venezuelans, which we reintroduced in February. Last week, the House passed their own bipartisan version of the legislation with support of dozens of Republican Members. It is an unconscionable moral failing for the Senate not to approve this legislation.

Earlier this month, as the senior member of the Senate Foreign Relations Committee, I traveled to the Venezuelan border to see the crisis firsthand. I returned convinced that we cannot afford to sit on the sidelines any longer. My colleague, I think, would not have objected to TPS for Venezuelans if he saw what I saw.

I am a voting member of the Committee. I walked on the Colombian side of the Simon Bolivar International Bridge, between Colombia and Venezuela, amidst thousands of Venezuelan refugees—40,000 cross each and every day—and migrants who cross into Colombia each and every day. I joined thousands of Venezuelans who were fleeing hunger as they sought food at the Divine Providence soup kitchen.

Many patients seeking medical care that is no longer available in Venezuela. By the way, Venezuela should be one of the wealthiest countries in the Western Hemisphere. It has huge oil and natural gas reserves, but depois that they cannot get timely care in Venezuela because the hospital system has completely collapsed. When I was there in Colombia at the border, the United Nations High Commissioner for Human Rights issued a report deploressing that the Maduro regime’s security forces had murdered nearly 7,000 Venezuelans in the last 2 years—7,000. My colleague cannot possibly want to return Venezuelan migrants to the cruel conditions they are fleeing. That is what temporary protected status is all about.

I have applauded—I don’t find too many times in which I am in agreement with the Trump administration, but I supported their efforts on sanctions and other efforts around the Maduro regime so we can restore democracy and human rights, but how can you say and do all the things you are doing in Venezuela and then have a deportation force that wants to round up people who have done nothing wrong and send them back to the country where 7,000 have been killed by Maduro?

These extraordinary conditions have scattered millions of Venezuelans in countries across the Americas. Today 1.3 million reside in Colombia, 750,000 in Peru, 250,000 in Ecuador, and the numbers keep growing. Colombia and its neighbors have largely welcomed Venezuelans as they flee a devastating humanitarian catastrophe. Yet by not approving the bill today, the United States is failing to match their efforts and failing to approve temporary protected status for the vulnerable of Venezuelans already living in our country.

For those who doubt whether TPS would make a difference for these Venezuelan families, let me share with you a few stories provided to my office by the respected Venezuelan human rights group Foro Penal.

Yuley David is the mother of Luis David, a 4-year-old who has a delicate heart condition. In Venezuela, Yuley waited for a son or daughter to succumb to the inevitable death of her child, a 4-year-old. Just imagine being told to wait for the inevitable death of your child, a 4-year-old. Just imagine being told to wait for a son or daughter to succumb to a treatable illness. No parent would do that.

After a great personal sacrifice, Yuley made it to the United States and admitted her son into Boston Children’s Hospital. Three years later, David is
thrive, but he requires frequent checkups and treatments that remain unavailable in Venezuela to this day. Then there is Leila Calderon, who resides in my home State of New Jersey. Her nephew, who once lived with her in Caracas, the capital of the Venezuela Armed Forces. He was wrongly arrested for plotting to overthrow Maduro. In the absence of evidence, he was released from jail, but on his way home, he received a call warning him that military counterintelligence agents are waiting for him. When he tried to hide, security forces arbitrarily arrested his mother, his girlfriend, and his father-in-law. The following day, he was detained and charged once more, with no evidence. He remains imprisoned today.

Even Leila, who has publicly advocated for his release, has been labeled as a “terrorist” on national television by the regime thug Diosdado Cabello. Let me share the story of Leilac Acosta Arevalo. Captain Rafael Acosta Arevalo, was detained on June 21, 2019, by members of the Venezuela military counterintelligence. After being forcibly imprisoned for a week, on June 28 of 2019, Captain Acosta was rolled out of the hospital in a wheelchair, visibly affected by torture. He died the following day. The kind of torture that took Captain Acosta’s life is one of the many dangers Venezuelans in the United States would need to fear if we don’t approve TPS.

The Maduro regime’s unthinkable abuses have created a full-blown refugee crisis in our own hemisphere. These extraordinary, and what we pray are temporary, conditions prevent millions of Venezuelans from safely returning home, including nearly 200,000 in our own country.

There has been a broad bipartisan support for the Trump administration’s effort to confront the Maduro regime. However, unless we act, we cannot turn our back on the Venezuelan people. Unfortunately, today the Senate has chosen not to act. We could have sent legislation to the President’s desk that ensures that vulnerable Venezuelans in the United States are not sent back into harm’s way—into potential death or imprisonment. Instead, we did nothing.

This is a tragedy in its own right. This is what we could have avoided today. I fear if we don’t approve TPS, we will continue to push forward. We will both challenge the leadership here to allow us either to have this passed or give us a vote. I think the community should know who stands on their side and whether they are willing to protect them. I urge everyone from the commons humanitarian catastrophe—the great risk of the loss of life or liberty that exists for Venezuelans in the United States who have fled to freedom.

If they will come join us, perhaps the leadership on the Republican side will have second thoughts and give these people of Venezuela a chance to be protected here until their country is safe.

I yield the floor. The PRESIDING OFFICER. The Senator from New Jersey.

Mr. MENENDEZ. Madam President, one final comment to my colleague. The 7,000 who have been killed by Maduro’s secret police is reflective of the fact that those who are here some of the earliest opponents of Maduro—who tried to create change but fled. They have a heightened reason why, in fact, going back—in addition to the chaos and in addition to the danger—they are particularly threatened, at the end of the day, because they are the ones who were trying to create change and found a situation in which the threat of their life was at risk so they came to the United States.

Getting protected status—if there was ever a moment in which temporary protected status was envisioned, it is for this situation.

I yield the floor. The PRESIDING OFFICER. Mr. DURBIN. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. THUNE. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. THUNE. Madam President, I always find that the end of the July work period in Washington, DC, is a good time to take stock of the year so far.

I am looking forward to getting out of DC in the next few days and heading home to South Dakota. I am lucky enough to get to meet with South Dakotans on most weekends, but congressional recesses provide me with unbroken blocks of time to spend in the State and hear about South Dakotans’ needs and priorities.

It has been a busy year here in Washington, DC, so far. In the last 7 months, the Senate has worked to confirm nearly 50 well-qualified judges, has provided funding to address the humanitarian and security crisis at our southern border, has given our military the resources it needs to defend the country, and much more.

I am proud that in May, by an overwhelming bipartisan margin, the Senate passed my bill to address illegal and abusive robocalls. My legislation would increase the financial penalties for making illegal robocalls, and it would give law enforcement more tools to go after these scammers who prey on vulnerable populations. The TRACED Act, which is my bill to address illegal robocalls, is one of more than 80 pieces of legislation I have introduced or cosponsored this year. My
robcollab bill grew out of the work that I did on the Committee on Commerce, Science, and Transportation, which I have served on now for 11 years, including having served four of those years as chairman.

My serving on the Commerce Committee has given me an up-close look at the issue of consumer privacy. Last year, as chairman of that committee, I convened hearings into consumer data privacy and the accessing of millions of Facebook users’ personal data by the political intelligence firm Cambridge Analytica. I also led a hearing to discuss the European Union’s General Data Protection Regulation and California’s new privacy-related law.

This year, as chairman of the Commerce Subcommittee on Communications, Technology, Innovation, and the Internet, I have continued to focus on consumer privacy. I recently convened a hearing to look at the use of persuasive technology on internet platforms like Facebook, Twitter, and YouTube and how these technologies can be and have been abused. I believe that developing bipartisan consumer privacy legislation needs to be a priority, and it is an issue I will continue to focus on here in Congress.

Another thing on which I have focused on the Commerce Committee is paving the way for 5G technology, which is the next phase of the wireless revolution, and of ensuring that Americans in rural communities have access to the same broadband technology that residents of more urban areas enjoy.

Last year, the President signed my bipartisan MOBILE NOW Act into law, which I introduced to help secure an adequate spectrum for 5G technology.

In June, I reintroduced my STREAM-LINE Small Cell Deployment Act in order to address the other part of the 5G equation, and that is infrastructure. Among other things, the STREAM-LINE Act will ensure that the cost to make it more affordable to bring 5G to rural areas by addressing the cost of small cell deployment.

I am privileged to represent South Dakota’s farmers and ranchers here in the U.S. Senate, and year after year, one of my major priorities has been to make sure that the needs of our Nation’s farmers and ranchers have been addressed. One of my priorities right now is to push for the passage of the United States-Mexico-Canada proposal agreement and the Trade Agreement here in Congress.

Farmers and ranchers have been through a few tough years, and one of the things they tell me they need the most is market access for their products around the globe. The United States-Mexico-Canada Agreement will preserve farmers’ access to two of our Nation’s most significant agricultural export markets—Canada and Mexico—and will substantially expand market access for U.S. dairy products in Canada. It will also increase market access for U.S. poultry and egg producers, and it will make it easier for U.S. producers to export wheat to Canada.

Senate Republicans are ready to pass this agreement as soon as the President formally submits it to Congress. We are just waiting for the Democrats in the House, who—despite the significant steps that have been taken to address their concerns—indicated they are ready to take up the agreement. I will continue to urge them to take up this agreement so that our Nation’s farmers and ranchers can experience the benefits. I will also continue to push for any conclusions to the other trade agreements the administration is negotiating.

Being a Member of Congress doesn’t just allow you to push for legislation. It also gives you an important platform on which to advocate on your constituents’ behalf with the President and his administration. This year I was able to help persuade the Department of Agriculture to move the hay and grazing date to September 1 of this year for cover crops on prevent plant acres and to begin addressing the needs of farmers and ranchers in Northern States like South Dakota to sow cover crops without worrying that they will not be able to harvest or graze them before the winter weather sets in.

Both in Congress and with multiple Presidential administrations, I have been advocating for higher blends of ethanol for more than a decade, and I was very pleased this year to know that the Trump administration moved to lift the ban on the year-round sale of E15, which is a 15-percent ethanol blended fuel. This is a big win for American consumers, for our growing energy independence, and especially for U.S. corn producers, including those back home in South Dakota. Corn producers are thankful that the President delivered on his commitment to the year-round sales of E15.

Yet it is still a tough environment for agriculture. That is why we need to update the E15 emissions modeling to reflect ethanol’s 40-percent reduction in life cycle greenhouse gases, which will boost its export potential. Most pressing, the administration needs to curb the issuance of small refinery waivers, which are, in part, forcing ethanol plants to slow down, idle, or shutter across America’s heartland. This is critical to our seeing through the President’s commitment to farm-ers.

Throughout my time in the Senate, I have been proud to advocate for Ellsworth Air Force Base, which is near Rapid City, SD. I have spent years working with the other members of the South Dakota delegation in Ellsworth and with community leaders to build up Ellsworth. Among other things, our efforts have resulted in the expansion of the Powder River Training Complex into the largest training airspace in the continental United States.

Unfortunately, it is partly due to this airspace that Ellsworth was chosen as the first home for the future B-21 bomber, and it will host both training and operational squadrons. I am very proud of Ellsworth for receiving these exciting new missions, and I look forward to there being more great developments for Ellsworth in the future.

I have worked on a lot of other bills that I believe make a difference for South Dakotans and for the American people. I have introduced tax reform bills to help small businesses, to update the Tax Code for the 21st century economy, to encourage charitable giving, and to permanently protect family farms from the estate tax. I have also introduced legislation to strengthen the agricultural economy, to support the Second Amendment, to help States like South Dakota—those that have low unemployment rates—to address workforce shortages, and much more. There is a lot more to come.

This fall, I look forward to working with my colleagues to continue building on the economic progress that we have made, to tackle our Nation’s infrastructure needs, and, among other things, to lower healthcare costs.

I am proud to represent the people of South Dakota here in the U.S. Senate, and I will continue to do everything I can to address South Dakota’s priorities and to expand opportunities for South Dakotans and all Americans.

I yield the floor.

The PRESIDING OFFICER (Mr. Scott of Florida). The Senator from Maine.

Ms. COLLINS. Mr. President, I rise to highlight the bipartisan work that is underway in the Senate to help Americans who struggle with the high cost of prescription drugs. This problem particularly affects our seniors, 90 percent of whom take at least one prescription drug. It is critical that we continue to build on the momentum of this important pocketbook issue that, I believe, bridges the partisan divide.

Since 2015, as the chairman of the Senate’s Special Committee on Aging, I have chaired eight hearings on drug pricing, and we have heard so many heartbreaking stories from people who struggle to afford the medication that they need.

I will never forget standing in line at the pharmacy counter in Bangor, ME, where I live, when the couple ahead of me received a prescription drug and the unwelcome news that the couple’s insurance was going to pay the husband turned to his wife and said: “Honey, we simply cannot afford this.” They walked away and left that needed prescription on the drug store counter. I told the pharmacist I didn’t mean to overhear but that I just happened to be the next in line. I asked him how often this happens, and he gave me the terrible news that it happens every single day.

At a hearing on the skyrocketing prices for prescription drugs, I heard from inspiring testimony from Paul Grant, a father of four who lives in New Gloucester, ME, who discovered one day, because the 90-day supply of insulin for his 13-year-old...
son with type 1 diabetes had tripled to more than $900, that he had to resort to paying out-of-pocket for a much lower cost insulin from Canada without his receiving any credit toward his insurance deductible.

At another hearing, we heard from Pam Holt, who was diagnosed with multiple melanoma. Ms. Holt is among the 1 million Medicare beneficiaries who have annual out-of-pocket prescription drug costs that exceed $15,000, which places her in the catastrophic part of Medicare Part D. Seniors still pay 5 percent of a drug’s cost above that threshold, and Ms. Holt had to finance her home to be able to afford her treatment. Her prescription drug coverage is staggering at more than $250,000 per year, and this is not an optional cost. These are costs that are necessary to preserve the lives and well-beings of, in particular, our seniors.

These stories of Americans like Paul, Patty, Pam, and millions of others who find it extremely difficult to afford the exorbitant costs of the medications they need in order to maintain their health or the health of their loved ones have motivated Congress to act on a bipartisan-bicameral basis.

The Senate’s Committee on Health, Education, Labor, and Pensions, for example, recently approved the Lower Healthcare Costs Act, which incorporates more than 14 measures to increase drug price competition and uses market forces to do so. It includes major provisions from the Biologic Patent Transparency Act, which is a bipartisan bill that I coauthored with Senator Kaine and is also cosponsored by Senators Braun, Hawley, Portman, Shaheen, Stabenow, Paul, and Murkowski. It is intended to prevent drug manufacturers from gaming our patent system.

Patents play a key role in encouraging what can be billions of dollars of investment to bring new drugs from the lab table to a patient’s bedside, but the patent system should not be misused to prevent lower priced generic drugs from coming to market once an initial patent has expired. Our bill requires an earlier and greater disclosure of the web of patents that is held by biologic manufacturers, thus making it easier for their competitors, which are known as biosimilar companies, to develop more affordable alternatives without their being stymied by the filing of last-minute new patents that are intended simply to keep competition out of the marketplace.

It is particularly important that we look at biologics. They have been miracle drugs for many Americans, but they are also the most expensive category of drugs for approximately 40 percent of total drug costs.

According to former FDA Commissioner Scott Gottlieb, if all of the biosimilars that have been approved by the FDA were successfully marketed in the United States in a timely fashion, Americans would have saved more than $4.5 billion in 2017. This is an expert calculation from the former FDA Commissioner.

Instead, what happens in too many cases is that the biosimilar competitor is available now in Europe or in Canada but not in the United States. The HELP Committee package also includes the CREATES Act, which addresses anti-competitive practices of payers that block access to a sufficient quantity of the brand name drug to conduct the bioequivalency test required by the FDA as part of the generic drug approval process.

This addresses one of the problems identified by a major investigation that the Aging Committee undertook in 2016, examining the explosion in prices of off-patent prescription drugs for which there still is no generic equivalent. What was found in some cases is that the manufacturer was making it extremely difficult for the generic competitor to buy up a sufficient quantity of the drug to do these bioequivalency tests that are required as part of the generic approval process. That is just plain wrong.

Due to the provisions in the bill to spur competition, the CBO—the Congressional Budget Office—estimates that “the entry of certain generic or biosimilar products could be accelerated by 2 to 3 years on average.” This would make a tremendous difference and would reduce consumer as well as Federal and private insurance spending for prescription drugs.

The point I want to make is that this is just allowing the market to operate as it should, with competition, transparency, and an end to the obstacles and the gaming of the system that prevent lower priced pharmaceuticals.

In addition, the Lower Healthcare Costs Act contains several important provisions to shed light on what is currently a complex and opaque system. In fact, I cannot think of any other product we buy where the price is so opaque and lacking in transparency and in which there are such variations in what the cost may be from plan to plan, from pharmacy to pharmacy, from manufacturer to manufacturer, and that is due to a very complex system that I am going to refer to.

At the Aging Committee’s hearing on the biologics, the American Diabetes Association spoke about the lack of transparency when you trace insulin from the manufacturer to the pharmacy counter. Keep in mind that insulin was first isolated nearly a century ago, in 1921 in Canada, and the discoverers provided it for only a dollar because they wanted to make it widely available.

At another hearing, we heard from Pam Holt, who was diagnosed with multiple melanoma. Ms. Holt is among the 1 million Medicare beneficiaries who have annual out-of-pocket prescription drug costs that exceed $15,000, which places her in the catastrophic part of Medicare Part D. Seniors still pay 5 percent of a drug’s cost above that threshold, and Ms. Holt had to finance her home to be able to afford her treatment. Her prescription drug coverage is staggering at more than $250,000 per year, and this is not an optional cost. These are costs that are necessary to preserve the lives and well-beings of, in particular, our seniors.

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Patents play a key role in encouraging what can be billions of dollars of investment to bring new drugs from the lab table to a patient’s bedside, but the patent system should not be misused to prevent lower priced generic drugs from coming to market once an initial patent has expired. Our bill requires an earlier and greater disclosure of the web of patents that is held by biologic manufacturers, thus making it easier for their competitors, which are known as biosimilar companies, to develop more affordable alternatives without their being stymied by the filing of last-minute new patents that are
Ranking Member WYDEN, for taking bipartisan actions that led to law last year. According to one study, banning these gag clauses could help Americans save money in nearly one out of four prescription transactions. So this is significant legislation.

I talked recently to a pharmacist in Maine who said what a relief it was to her to now be able to volunteer to her patients that there may be a less expensive way for the patient to purchase needed prescription drugs.

One out of four—nearly one out of four—prescription transactions should benefit from the laws that we wrote last year.

Another bill that I authored in 2017 will promote competition, not just by lowering the price of prescription drugs, but also by being a more effective way for the patient to purchase needed prescription drugs. When pharmaceutical companies start competing, it is often long and difficult to get approval for a new drug in order to make it available to the public.

But when we start talking about incentives that were designed to encourage innovation and, instead, distorting them into obstacles to competition, Congress simply must act, and that is exactly what we are doing.

I want to applaud the work of the HELP Committee. All of us contributed to the bill, and we were ably led by Chairman LAMAR ALEXANDER and Ranking Member MURRAY. I also want to recognize the hard work of Senator GRAHAM and Senator PEISTEN in the Judiciary Committee for the bipartisan package of reforms that produced last month.

Finally, I want to salute the Finance Committee chairman, CHUCK GRASSLEY, and the ranking member, RON Wyden, for taking bipartisan actions just last week in passing the Prescription Drug Pricing Reduction Act. That has many important provisions in it that will require more disclosure. It includes a bill that Senator CASEY and I have authored, as well as many other important provisions, including putting a medical inflation cap on certain pharmaceuticals.

I know how much the Presiding Officer personally cares about this issue, and he has contributed greatly to this work as well. My hope is that we can build upon this momentum, that we can seize the moment when three different committees of the Senate have all been successful in reporting to the full Senate three bipartisan packages.

Our HELP Committee bill was reported by a vote of 20 to 3. That is remarkable consensus.

Let us bring all of these bills to the Senate floor this fall—or certainly by the end of the year—so that we can deliver real results to the American people by lowering the price of prescription drugs.

We would then be very proud of listening to our constituents and addressing a problem that affects millions! Americans.

I yield the floor.

VOTE ON MICHAEL T. LIBURDI NOMINATION

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the Liburdi nomination?

Mr. GARDNER. 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 Senators are necessarily absent: the Senator from Louisiana (Mr. CASSIDY), the Senator from Georgia (Mr. ISAKSON), and the Senator from Kentucky (Mr. PAUL).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Vermont (Mr. SANDERS), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The result was announced—yeas 53, nays 37, as follows:

YEAS—53

Kaine
Peters

King
Reed

Leahy
Rosen

Schatz
Van Hollen

Menendez
Warren

Merkley
Whitehouse

Smith
Wyden

Murray
Stabenow

NOT VOTING—10

Bennet
Harriss

Booher
Jackson

Cassidy
Klobuchar

Gillibrand
Paul

The nomination was confirmed.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the next nomination. The bill clerk read the nomination of Peter D. Welte, of North Dakota, to be United States District Judge for the District of North Dakota.

The question is, Will the Senate advise and consent to the Welte nomination?

Mr. GRASSLEY. 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 Senators are necessarily absent: the Senator from Louisiana (Mr. CASSIDY), the Senator from Georgia (Mr. ISAKSON), and the Senator from Kentucky (Mr. PAUL).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Vermont (Mr. SANDERS), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The result was announced—yeas 68, nays 22, as follows:

[Roll Call Vote No. 237 Ex.]

YEAS—68

Alexander
Gardner

Barrasso
Grassley

Blackburn
Hutch

Blunt
Hutrat

Boozman
Hoen

Bryan
Hyde-Smith

Burr
Inhode

Capito
Johnson

Collins
Jones

Cornyn
Kennedy

Cotton
Lankford

Cran
Manchin

Cruz
McConnell

Daines
McSally

Enzi
Moran

Ernst
Murkowski

Fischer
Pertae

Portman
Risch

Roberts
Romney

Round
Rounds

Rubio
Rubio

Sasse
Sasse

Sciott (FL)
Sciott (SC)

Shelby
Silen

Sullivan
Thune

Tillis
Tillis

Toomey
Toomey

Wicker
Wicker

Young
Young

NAYS—37

Baldwin
Carper

Blumenthal
Casey

Brown
Cowan

Cantwell
Cortez Masto

Cardin
Duckworth

Kaine
Peters

King
Reed

Leahy
Rosen

Schatz
Van Hollen

Menendez
Warren

Merkley
Whitehouse

Smith
Wyden

Murray
Stabenow

NOT VOTING—10

Bennet
Harriss

Booher
Jackson

Cassidy
Klobuchar

Gillibrand
Paul

The nomination was confirmed.

YEAS—22

Baldwin
Cantwell

Blumenthal
Cardin

Brown
Cassye

Brown
Cassye

Cantwell
Duckworth

Cardin
Heinrich

Brown
Hiroe

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

The result was announced—yeas 85, nays 5, as follows:

YEAS—85

Alexander
Balduf
Barrasso
Blackburn
Blount
Boozman
Cassidy
Collins
Coons
Corryn
Cortez Masto
Cotton
Cramer
Crapo
Daines
Duckworth
Durbin
Enzi
Ernst
Feinstein
Fischer
Gardner
Geek

Bennet
Booker
Cassidy
Gillibrand

NAYS—5

Blumenthal
Brown
Brent
Bennet
Booker
Cassidy
Gillibrand

The motion is agreed to.

RECESS
The previous order, the Senate stands in recess until 2:15 p.m.

EXECUTIVE CALENDAR
The PRESIDING OFFICER. Cloture having been invoked, the clerk will report the nomination.

The senior assistant legislative clerk read the nomination of James Wesley Hendrix, of Texas, to be United States District Judge for the Northern District of Texas.

The PRESIDING OFFICER. The Senator from Arizona.

MAIDEN SPEECH
Ms. MCSALLY, Madam President, I rise today to give my maiden speech as the 14th Senator to represent our great State of Arizona.

It is an honor to be serving Arizona in the United States Senate and humbling to be appointed to serve in the seat held by Senator John McCain. Like most of my life, I didn’t take the traditional path, but I am humbled to have been given the opportunity to make a difference for others and stand in this historic Chamber today.

I love Arizona—the Grand Canyon State—its people, and our spirit. Like many Arizonans, I wasn’t born there, so this is a love of choice. Also like many Arizonans, I first came to the State on a military assignment in the summer of 1990 to attend pilot training at Williams Air Force Base, my home to a thriving industrial park called Mesa Gateway.

I fell in love with Arizona right away and was fortunate to have the majestic view from the sky as a pilot. What a privilege to live in a land of adventure that I had only read about as a kid, home to one of the seven natural wonders of the world in the Grand Canyon and our diverse landscapes, mountains, canyons, lakes, rivers, sunsets, and the powerful desert lightning.

After an assignment away, I came back to Arizona to fly the A-10 Warthog at Davis Monthan Air Force Base. I can tell you, from experience, there is nothing quite like finishing a demanding training mission on the Barry Goldwater Air Force Range and having a near heavenly view of Arizona’s beautiful red sunsets.

It isn’t only our climate and beautiful landscapes that make Arizona a great place to live and work. We Arizonans are known for our fierce independence, resilience, heartiness, hard work, faith, and diversity. It is this legacy of service and patriotism that transcends generations.

I say the best comes last, and that couldn’t be truer when it comes to Arizona. We were the last in the continental United States to become a State in 1912 and have a history of attracting adventurous hard-working people searching to live out their dreams.

Our State motto is “Ditat Deus,” or “God enriches,” highlighting the importance of faith in God in our past and our future.

The original foundation of our economy is known as the five Cs: copper, cattle, cotton, citrus, and climate. Today, we still have Morenci mine, the largest copper producer in North America, which I recently visited.

Arizona has made history in our own unique way. We are known around the world for the famous town Tombstone and the legendary OK Corral. We gave women the right to vote 8 years before the whole Nation and are the proud home to Sandra Day O’Connor, the first woman ever to serve on the Supreme Court.

Arizona has always proudly hosted and supported our troops and remains crucial for our defense. Our vast open land, beautiful weather, and airspace makes our State a national security treasure, and Arizonans have always answered the call to serve in uniform and support our vets.

Arizona is home to 22 federally recognized Tribes and has the largest percentage of Tribal geography in any State. The Old Oraibi Hopi Village is...
the oldest continuously inhabited set-
tlement in the country, started around 1,
000 AD. Piestewa Peak is named after
Specialist Lori Ann Piestewa, the first
Native-American woman to die in com-
batt while on foreign soil while serving in
the U.S. military.

Arizona's history of punching above our weight with elected leaders.
Carl Hayden was our first Congressman
turned Senator, who served 56 years
and secured funding for the Central Ar-
izona Project to support our water needs.
Over at the state's first Latinate
Governor of Arizona and served as U.S.
Ambassador to multiple countries. We
are home to two Senate heavyweights:
Barry Goldwater, who served five
terms, and John McCain, who served
six terms in this Chamber.

I approached this opportunity to serve in
the Senate the same way I approached my
26 years in the Air Force as a fighter pilot and my 4 years in the
House. I lost my father at the age of 12, so my mother
placed herself and the four of us in the family, which
had to ground myself in work, education, faith, and a mindset
of service to others are unfailing foun-
dations for any endeavor in life.

When I retired from the Air Force, I
approached my 26 years in the Air Force
as a calling for this season and this
career focus can foster risk aversion
and selfish motives. A calling, however,
is being a part of something greater
than yourself.

Just like my time in uniform and in
that message I gave at my retirement,
I approach my time here in the Senate
as a calling for this moment in time. I get up every
day with a focus of what I can do today
to make a difference for Arizonans.

Next, don't walk by a problem. It is
part of our military culture that, if
you are standing in front of a problem,
you better be willing to step up and
do something about it. God puts us in cer-
tain circumstances in order for us to
use our energy and our talents to make
a difference for others. That is how I
went from yelling at the television in my
living room to delivering this speech in
this hallowed Chamber today.

As I learned from my dad's untimely
passing, if these 2 years are the last 2
years of my life, what will I do with them?
How do I make this time truly
meaningful for those I represent?
The Senate was created to be the
world's most deliberative body and de-
signed to be methodical in nature, but
it wasn't designed for anonymous holds
or partisan bickering to score cheap
political points or clicks on stories.

I built a reputation in the House for
being a pragmatic problem solver who
understands why constituents send
people to Washington: to work to-
together, to increase opportunity and
prosperity for everyday Americans, and
to take a stand when actions go
against their best interest. Far too
often, too many elected officials lose
sight of that goal.

During my swearing-in ceremony, I
concluded with this quote from a
renowned fighter pilot named John Boyd.
He says:

"One day you will come to a fork in the
road. And you're going to have to make a de-
cision about which path you want to go.

He raised his hand and pointed.

If you go that way you can be somebody.
You will have to make compromises and you
will have to turn your back on friends. But
you will be a member of the club and you
will get promoted and you will get good
assignments.

Then Boyd raised his other hand
and pointed in another direction.

Or you can go that way and you can do
something—something for your country and
for your Air Force and for yourself. If you
decide you want to do something, you
may not get promoted to the next level,
but the good assignments and you certainly
will not be a favorite of your superiors. But
you won't have to compromise yourself. You
will be true to your friends and to yourself. And
your work might make a difference. 'To be
somebody or do something. In life there is
often a roll call. That's when you will have
to make a decision. To be, or to do? Which
way will you go?'

That question is what should be
posed to all of us who serve in this
Chamber today. It is no secret my path
is to take action and do something. I
want Congress to work for them, not
the other way around. Many people
here want to protect this institution,
but the American people have basically
lost faith in these bodies and those
serving in them.

Our approval rating is pathetically
low and is likely credited to family
members and paid staff. To point the
direction of John Boyd's challenge of
doing something, we must commit
to do the work to stop the dysfunction, break
the gridlock, stop spinning, stop ob-
structing, start truly working on beh-
alf of the American people.

Yes, we live in divided times, but
there is always more that unites us
than divides us.

Since I took this oath on January 3,
my first mission in the Senate was to
visit all 15 counties in Arizona to listen
to my constituents' priorities and chal-
 lenges. It was a "2 ears and 1 mouth"
tour—used proportionally. Despite the
diversity of our State, there was tre-
mendous common ground on so many
major issues and priorities.

Arizonans want us to promote poli-
cy that measures, if they done right, they
will be able to provide for their family,
get ahead, and meet their full poten-
tial. They want to make sure our coun-
try is safe for them and their children.
They want a life of dignity and respect
for one another. They want us to give
them a sense of something they need to
do their mission and take care of them and their
families when they are done serving.

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try is safe for them and their children.
They want a life of dignity and respect
for one another. They want us to give
them a sense of something they need to
do their mission and take care of them and their
families when they are done serving.
That is why I am going to continue to fight to protect the A-10 Warthog at Davis-Monthan and fight for the F-35 at Luke Air Force Base, plus other amazing military installations that we have and their unique missions in Arizona. It is why, taking office, I have visited numerous veteran service organizations, like U.S. VETS, where I heard real stories from veterans who struggle with homelessness and addiction who have since been helped off the streets and have been able to start a new life for themselves.

Arizona wants us to solve the border crisis and stop playing political games with it. It is a crisis all too real for cities like Yuma, where I saw firsthand the place where over 300 migrants legally crossed the border due to poor infrastructure and lack of resources for agents, or like Douglas and Nogales, where outdated facilities leave agents overwhelmed with volume and leave our cherished values vulnerable to illegal trafficking of drugs or people.

Arizona wants us to work together to bring down the out-of-pocket costs of healthcare and allow patients, families, doctors—not the government or insurance companies—to make healthcare choices for them. We can do this by protecting preexisting conditions and supporting initiatives like association health plans, which allow group-like the Southern Arizona Chamber of Commerce Association to partner small businesses together to access health insurance plans that right now only big companies can.

Lives will be saved with the medical innovation that is happening in my state. Arizona is home to many institutions that are leading the way to find new treatments and cures for deadly diseases.

When I visited the Ivy Brain Tumor Center, I was inspired by the story of Catherine Ivy, whose husband Ben passed away from glioblastoma, the same deadly cancer that took the life of Senator McCain. Instead of being consumed by grief, Catherine searched all over the world for the best place to invest and partner for groundbreaking innovation to conquer this disease.

She found it at the Barrow Neurological Institute right there in our own State of Arizona. Dr. Nader Sanai and his team are doing amazing work and leading in cutting-edge research and clinical trials. We need more investments and less barriers for initiatives like this.

Arizona wants us to continue to tackle the opioid epidemic that is disproportionately impacting our rural communities. During my 15-county tour, I met Senator Kouts, the mayor of Safford, who shared the senseless death of his son Josiah whom his family lost to an opioid addiction. His life and all its potential tragically ended with a fentanyl-laced heroin dose. We mourn for his family and pledge to end this crisis.

Arizona wants us to smartly invest in infrastructure for the long haul, not in a one-size-fits-all approach. What they need in New Jersey is not necessarily what we need in Arizona. We need flexibility and partnerships with States. Cities in both the West and East Valley of Maricopa County have been tasked with the daunting feat of keeping up with the fastest population growth in the country but without the resources to modernize their streets and freeways. We need bipartisan solutions to modernize our infrastructure, including water infrastructure and rural broadband.

Arizonans want us to ensure that our freedoms and opportunities are preserved for their children and their grandchildren. They want us to ensure that seniors can have retirement security after working their whole lives.

We can solve some of these problems in the days ahead if we choose to—if we choose to work together and do something bigger for those we all serve.

At this moment in history, as John Boyd said, we are at a fork in the road, and we have a choice: Be someone or do something. I choose to act for those I serve. I know you do too. So let’s get to work for the Nation.

As Senator McCain once said: “Americans never quit. We never surrender. We never hide from history. We make history.”

I yield the floor.

VOTE ON JAMES WESLEY HENDRIX NOMINATION

The PRESIDING OFFICER. The Senator from South Dakota, Mr. THUNE, Madam President, I request the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second? There appears to be a sufficient second. All time is expired.

The question is, Will the Senate advise and consent to the Hendrix nomination? The yeas and nays are ordered.

The clerk will call the roll.

The senior assistant bill clerk called the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Louisiana (Mr. Cassidy) and the Senator from Georgia (Mr. Isakson).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BLACKBERN), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Vermont (Mr. CASSIDY) and the Senator from Florida (Mr. GIBSON), are necessarily absent: the Senator from Tennessee (Mr. BLUMENTHAL), the Senator from Wisconsin (Mr. REED), the Senator from Maryland (Mr. COHEN), the Senator from Hawaii (Mr. HAWLEY), the Senator from West Virginia (Mr. HENRICH), and the Senator from Montana (Mr. HIRONO), are necessarily absent:

The yeas and nays are made and laid upon the table, and the President shall consider the same made and laid upon the table.

The PRESIDING OFFICER. Under the previous order, the motion to reconsider is considered made and laid upon the table, and the President shall be immediately notified of the Senate’s action.

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 legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the nomination of Sean D. Jordan, of Texas, to be United States District Judge for the Eastern District of Texas.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Sean D. Jordan, of Texas, to be United States District Judge for the Eastern District of Texas, shall be brought to a close?

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 Senators are necessarily absent: the Senator from Louisiana (Mr. Cassidy) and the Senator from Georgia (Mr. Isakson).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET),
the Senator from New Jersey (Mr. BOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Massachusetts (Mr. MARKEY), the Senator from Vermont (Mr. SANDERS), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The yeas and nays resulted—yeas 54, nays 36, as follows:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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<tr>
<td>1. Alexander</td>
<td>Gardner</td>
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<td>2. Barasso</td>
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<td>3. Blackburn</td>
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<td>4. Blunt</td>
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<td>5. Boozman</td>
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<td>6. Braun</td>
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<td>7. Burr</td>
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<td>8. Capito</td>
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<td>9. Collins</td>
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<td>10. Cornyn</td>
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<td>11. Cotton</td>
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<td>13. Crapo</td>
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<td>18. Fischer</td>
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<table>
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<th>NAYS</th>
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<tr>
<td>1. Baldwin</td>
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<td>2. Blumenthal</td>
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<td>3. Brown</td>
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<td>4. Cantwell</td>
<td>Kaine</td>
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<td>5. Cardin</td>
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<td>6. Casey</td>
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<td>7. Coons</td>
<td>Merkley</td>
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<td>8. Cortez</td>
<td>Murphy (SC)</td>
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<td>9. Duckworth</td>
<td>Murray</td>
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<td>10. Durbin</td>
<td>Peters</td>
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<td>11. Feinstein</td>
<td>Reed</td>
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NOT VOTING—10

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<th>Senator</th>
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<td>Bennet</td>
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<td>Booker</td>
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The PRESIDING OFFICER. On this vote, the yeas are 54, the nays are 36. The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The legislative clerk read the nomination of Sean D. Jordan, of Texas, to be United States District Judge for the Eastern District of Texas.

The PRESIDING OFFICER. The Senator from Maryland.

BORDER SECURITY

Mr. CARDIN. Madam President, recently, I joined the Senate delegation to visit the southern border and view firsthand the migration and humanitarian crisis on the United States.

We visited the Donna Holding Facility, the Catholic Charities Respite Center, the McAllen Border Patrol Station, and the Ursula Centralized Processing Center. Earlier this week, I held a roundtable discussion on my trip at the Sacred Heart Church in Hidalgotnd. The group was organized by the Latino Providers Network in Baltimore, which included representatives from the Lutheran Immigration and Refugee Service, Catholic Relief Services, Hebrean Immigrant Aid Society, and other nonprofits in the community that do work in Baltimore and at our border.

I visited Donna, Texas, which many of my colleagues are familiar with, and the Donna Respite Center run by Sister Norma Pimentel. The center provides a warm meal, a shower, a change into clean clothes, medicine, and other desperately needed supplies. These migrants are very lucky to make it there. By the time they get to Donna, the journey, as far as I understand, has been very disturbing. I saw many families huddled together in overcrowded conditions. I saw children behind fencing and, basically, in cages. Some children wore clothing that was soiled and had not been changed since they arrived in the United States. Children and families were supposed to be there in temporary holding only for a day or two, but we heard stories that families are being held for up to 10 to 14 days and, in some cases, even longer.

Why are migrants leaving their homes in the first place? These individuals are desperate. They are desperate because they are fleeing violence and protection in their home countries. These families, even longer, are being held for up to 10 to 14 days or even months. In the meantime, families are often given a terrible choice to have their young son or daughter join a criminal gang or suffer the consequences as a family. That means being attacked, kidnapped, or even murdered. Even though it is a dangerous journey, these families feel they have no choice.

Let me remind my colleagues that these individuals are lawfully seeking asylum at our border and should not be treated as criminals. We need to respect their human rights, their rights under international law, and their rights under U.S. law.

These migrants are not trying to do harm to the United States. Indeed, government officials told us that the vast majority of the migrants do not present any safety risk, such as being on a watch list for terrorist or criminal behavior, and that most migrants have not tried previously to enter the country illegally.

I am gravely concerned about the new metering system used by Customs and Border Protection for those seeking asylum and refuge in our country as part of the expansion of the Remain in Mexico program. Normally, a migrant presents themselves to a Customs or Border Patrol agent at the point of entry and ask to seek asylum. But under the Trump administration’s new metering policy, Border Patrol agents will stop migrants at the border, sometimes halfway across the bridge as they approach a legal border point of entry. Border Patrol will then give the migrant a number, and they will have to then wait for their number to be called before they can formally present themselves for admission at a legal port of entry. How long is the wait for your number to be called? In some cases, it is weeks or even months. In the meantime, migrants are told to wait in a border town and tent city set up on the other side of the border. One of most dangerous towns in all of Mexico is Reynosa, just across the border from McAllen Border Patrol Station. Migrants staying in these border cities are at risk of violence, extortion, human trafficking, and even death at the hands of gangs that operate with impunity in the city, which are effectively not controlled by Mexican law enforcement authorities.

In fact, the town is so dangerous that several U.S. law enforcement agents told us that they went for up to 10 days and, in some cases, even longer.

When migrants try to cross the border illegally, they face new dangers of dehydration, drowning, and even death.

Under the Trump administration, the United States is undermining our asylum policy and America’s leadership in the world in welcoming refugees and those fleeing violence and persecution in their home countries. Indeed, the Trump administration is deliberately trying to hurt migration and legitimate asylum seekers and refugees by making it more difficult to seek asylum and deter refugees from coming to the United States in the first place. Proposed asylum law changes, such as the expansion of the Remain in Mexico and metering policies, will make it more difficult for asylum seekers to apply if they have traveled through multiple countries as they make their way to the United States.

I believe asylum law should be changed to make it easier for migrants to apply in their home country, if safe, and expeditiously get an asylum determination from the U.S. Embassy so that they do not have to make the dangerous journey to Mexico and try to cross our border with the uncertainty of what awaits them once they reach the U.S. border.

I am concerned, as well, that migrants who do not ultimately make it to the United States may not receive proper notice of their hearings before an asylum judge to make their case. These are people who are released in our country but have to show up for a hearing. The notices may be given out in English, but many migrants do not read English. The address may be incorrect or outdated in terms of where the migrant is heading in the United States to await their
Mr. TESTER. Madam President, as I travel across Montana, I hear from folks who work tirelessly every day to make ends meet, many work long hours for too low wages, and they face ever-rising costs in housing and healthcare and other basic necessities, but folks in Montana are resilient, they are resourceful, they know how to live within their means, and they know how important it is to make the numbers add up at the end of the month.

I rise because, as usual, Washington, DC, could learn a lot from Montana. This week, we will vote on a bill that swipes Washington’s credit card to the tune of about $250 billion over the next 2 years—dollars that will come out of the pockets of our kids and our grandkids. Now, this $250 billion comes on top of the $1 trillion the United States will add to the national deficit this year because of the Trump administration’s policies, not the Border Patrol agents. They explained that if ICE reinstated the Trump administration’s asylum ban, canceled the DACA—Deferred Action for Childhood Arrivals—Program for Dreamers, tried to institute an asylum ban, lowered and now seeks to eliminate refugee admissions, increased domestic immigration enforcement for nonviolent offenders, and sought to expand the program of expedited removal of residents in the United States without due process or a court hearing.

In many of these cases, the Trump administration’s decisions have been subjected to successful legal challenges in court, and, thankfully, our independent judiciary has largely continued to uphold the rule of law and serves as an important check and balance against the worst excesses of the Trump administration as it disregards our laws and the Constitution.

I therefore urge the President to reverse course and work with Congress on comprehensive immigration reform, which must include sensible border security. Yes, we do need border security. In these times, when we have international terrorism and international drug trafficking, we have to know who is coming into our country. We have to have an orderly way to process those who want to work or live or go to school in the United States. But it must include an asylum policy for families who are at risk in their native country.

Let us build on the proud history of America and welcome those who seek refuge from persecution and want to help build a place. I suggest the absence of a quorum.

The PRESIDING OFFICER. The quorum call will be the roll.

The bill clerk proceeded to call the roll.

Mr. TESTER. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.
who warned of debt and how our national debt could damage our economy and our national security.

Two years ago, my Republican colleagues passed a partisan tax giveaway, drafted behind closed doors, with no— with no—public input from Montanans or anyone else in this country. They promised that this tax giveaway would pay for itself, but it did not. Let me say that one more time. They promised the tax giveaway would pay for itself, but I promise you that that did not happen.

Instead, it sucked almost $2 trillion, which we have a shortsighted fiscal approach to— that makes us the first generation to inherit from our parents and borrow from our kids.

My colleagues made campaign promises to tackle this debt. As a Congress— as a Congress— as a Congressman— as a Congressman— as a member of the Senate Finance Committee, which I chair and of which Senator Grassley, the Finance Committee, which I chair and of which Senator Grassley and Senator Wyden—by a vote of 19 to 9, reported more than two dozen additional bipartisan proposals also aimed at reducing the cost of prescription drugs.

That is not all. The House Energy and Commerce Committee has passed its own solution to surprise billing.

Last Thursday, the Finance Committee—this one headed by Senator Grassley and Senator Wyden— by a vote of 55 to 1, reported more than two dozen additional bipartisan proposals also aimed at reducing the cost of prescription drugs.

All of this work is consistent with what Secretary Azar and the President have been saying and doing to lower prescription drug costs and increase transparency.

For example, last week, after the Finance Committee released its legislation, the White House said it “is encouraged by the bipartisan work of Chairman Grassley and Senator Wyden to craft a comprehensive package to lower outrageously high drug prices, and today we are engaged with Congress to help build support.” That is from the White House.

Here is why this amount of activity is, in so many ways, such a good sign for the American people. In our committee, what we have seen before with confirmation hearings—what we are seeing today with these recent new laws I just mentioned is that when that many Senators and that many Congressmen of both political parties go to work together on a big issue that affects millions of American people, there is likely to be a result that affects the American people.

In other words, I believe legislation to end surprise medical billing, increase transparency, and lower prescription drug costs is looking like a train that will get to the station when Congress reconvenes in September, and well it should.

The cost of healthcare is Americans’ No. 1 financial concern, according to
and with Senators Grassley and Wyden and with Senators Graham and Feinstein, and I said to the leaders of those committees: Surely, if the experts say that half of what we are spending is unnecessary, Democrats and Republicans can find some things we can agree on that reduce the cost of what we pay for healthcare out of our own pocket, and we have.

The work of those committees, more than 80 proposals from 75 Senators, is the result of that work over the last 6 months.

Let me say a word about perhaps the most visible proposal in the Health Care Cost (HCA) Act: Repealing surprise medical billing is one of the most urgent problems that the House, the Senate, and the President are trying to fix.

After about 20 percent of all emergency room visits, patients are randomly placed in or out of network, which puts doctors or hospitals on the hook for costs that patients aren't prepared to pay. That is about the price of a 108-mile trip in an out-of-network hospital.

In his State of the Union Address and again at a White House event in May, President Trump called for an end to surprise medical billing. At the event, he gave me a copy of this medical bill, which we have enlarged on this chart. It was a bill sent to Liz Moreno, a Texas college student who had back surgery, and during the case, she was wheeled into the emergency room by a bicycle accident. Todd was surprised when a few months later he received a bill for $1,800—because, even though the emergency room was in network, the doctor who treated his son was not.

About the birth of their first child, Danny and his wife Linda, from Georgia, chose an in-network doctor and hospital. Of course, they thought their insurance would cover their bill. When Luke was born 3 weeks premature, he had to spend 11 days at the in-network hospital's neonatal care center. In the weeks after Luke went home, $4,279 in bills were sent to Danny and Linda because the neonatal care center, located in their in-network hospital, was out of network.

Carrie Wallinger, from Phoenix, AZ, received a $9,000 surprise medical bill after going to an in-network emergency room. The doctor who came to stitch up her finger was from an out-of-network facility, and so she got an unexpected $9,500 surprise bill.

A South Carolina woman who had to go to an emergency room was rushed to during his heart attack was out of network and so were the doctors who treated him.

That day, the President said: “For too long, surprise billings...have left some patients with thousands of dollars and, unjustified charges...So this must end.”

The Lower Health Care Costs Act the Senate Health Committee passed last month by a vote of 20 to 3 would have protected Liz and Drew from receiving those bills. Here is how it works: Insurance companies would pay out-of-network doctors a local, market-driven benchmark rate, which would be the same local, market-based rate that insurers negotiated with doctors who agreed to be in network. Obviously, this would have saved Liz and Drew because they wouldn’t have gotten a surprise medical bill.

The Congressional Budget Office says that by ending surprise medical billing, this approach would generally lower health insurance premiums. CBO also estimates that the approach would save taxpayers $25 billion over the next 10 years.

Based on data from Kaiser, only about 5 percent of doctors at 10 percent of hospitals send most of these surprise medical bills. So our solution primarily affects those doctors whom patients don't control over choosing—anesthesiologists, radiologists, pathologists, emergency room doctors, and neonatologists. It does not affect doctors whom a patient can choose, such as cardiologists or primary care doctors or pediatricians. In fact, the American Academy of Family Physicians, representing primary care doctors, supports our Lower Health Care Costs Act that ends surprise medical billing.

Over the 17 hearings our Health Committee conducted in developing our legislation, we heard many stories about surprise billing. Here are a few.

Todd, a Knoxville father who wrote me, was so son to the emergency room after a bicycle accident. Todd was surprised when a few months later he received a bill for $1,800—because, even though the emergency room was in network, the doctor who treated his son was not.

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leave patients with less choice, fewer doctors, and worse healthcare.

Avik Roy wrote in Forbes that “if we do nothing [to address surprise medical bills], the problem will get far worse. If we do something that is too incremental, we will have to revisit the problem in a few years. Americans deserve market-based alternatives to single-payer health care. Without reform of exploitive hospital prices, we’ll never get there.”

Americans want to be mindful consumers of healthcare. When Todd, the Knoxville father, wrote me, he said: “If I’m expected to be a conscientious consumer of my own health care needs, I need a little more help.” In other words, he needs for Congress to end surprise medical bills.

It is unacceptable to say to patients that, even by paying their premiums every month, even by researching and choosing in-network hospitals and doctors, in the hook for thousands of unexpected dollars because of a surprise bill over which they had no control.

At least 75 Senators and the President that the American people are clear that our intent is to end surprise billing and to reduce what Americans pay out of pocket for their healthcare. When Congress reconvenes in September, I would encourage all of my colleagues to support these efforts to reduce these bills.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

Mr. VAN HOLLEN. Mr. President, I am here on the Senate floor today with my friend and colleague, the senior Senator from the State of Maryland, Mr. CARDIN, and I think we both agree that we would rather not be here today to talk about this subject. But I feel compelled to speak to the Senate floor today because, in my view, we have a duty to speak out when the President of the United States of America engages in conduct that brings dishonor and disgrace to the Office of the Presidency. That is what we witnessed, once again, over the weekend when President Trump unleashed a torrent of personal, nasty, and racist attacks on Congressman ELIJAH CUMMINGS and the city of Baltimore, and President Trump has continued his poisonous barrage for days.

Congressman CUMMINGS can defend himself. He grew up having to confront racist bullies. In the face of these attacks, he has shown great strength and great integrity—the same strength and integrity he has brought to his efforts to fight for his dear city of Baltimore, his entire congressional district, and his constituents over many years.

Baltimore is a great American city with great people, great spirit, and great heart. Yes, of course, Baltimore faces many challenges. It is facing those challenges with determination, with unity, and with grit. The President’s attacks on this great American city have only served to rally the people of Baltimore, the people of Maryland, and, in fact, the people of the United States of America to support the city and the people of Baltimore.

But President Trump has displayed no consent to have printed in the RECORD an op-ed that appeared in the Baltimore Sun today entitled “Baltimore leaders: ‘Proud not only to be in Baltimore, but of Baltimore.’”

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From the Baltimore Sun, July 30, 2019]

BALTIMORE LEADERS: ‘Proud Not Only To Be In BALTIMORE, BUT OF BALTIMORE’

(By Ronald J. Daniels and Kevin Plank)

We are proud and privileged to call Baltimore home. Baltimore is a city of creativity, optimism, and determination. Home to leading public and private research universities, world-class medical institutions, and a diverse business community, Baltimore is a city where both artists and start-ups thrive. From creating one of the nation’s first racially integrated systems to producing today’s modern medical and technological breakthroughs, our city has a proud legacy of leadership in improving lives and setting a national example for a stronger tomorrow.

It’s no wonder we are often named as a place where millennials are moving and staying. This is a city where people not only want to live, but also want to invest.

That is why we, as leaders of 10 of Baltimore’s anchor institutions, reject the recent unfair and ungenerous characterizations of our city. Like so many cities across America, Baltimore is a place of paradox, at once vibrant and full of promise and yet also burdened by the weight of generations of racial and economic inequities, deindustrialization, and disinvestment. Like other cities of our size and history, we face urgent challenges with crime, housing equity and our education system. But like all Americans, Baltimoreans desire respect, support and steadfast partnership from elected officials at every level.

Baltimore is proud and will not be defined by our challenges. What defines us is that we continually meet those challenges with resilience and persistence, that we invest in innovation for our city and for the nation, and that we harness the talent of so many exceptional individuals to create opportunity not for the few, but for the many.

Baltimore’s remarkable people include icons past and present like Supreme Court justice Thurgood Marshall; the longest serving woman in Congress, Sen. Barbara Mikulski; and Rep. Elijah Cummings, outspoken advocate for all his constituents, from west Baltimore to Catonsville and beyond. These leaders are known for their deep commitment to our city and communities, but for their stature and public service on the national stage.

We see the rise of Baltimore because we are fortunate to work, serve and live here, alongside our colleagues, employees, students and neighbors. Such promise is provable because of our shared commitment to our city’s growth and the success of its residents. Baltimore fosters talent in its strong academic institutions and has seen rising venture capital in its businesses—a testament to the dynamism and innovative spirit of our businesses large and small. Our leading businesses and non-profits, called upon to build a vibrant faith community, launched BLocal, a targeted economic investment and community development plan that over three years has invested more than $280 million and hired more than 1,700 Baltimore residents in underserved neighborhoods. BLocal expresses to the fullest the deep and long-term investment of the city’s anchor institutions.

We never move forward as a community—or indeed, a nation—by denigrating each other. It serves any of us to demean a vibrant city and its citizens who exemplify those most American of qualities: can-do optimism, grit and creativity.

Justice Thurgood Marshall wisely counseled that “In recognizing the humanity of our fellow beings, we pay ourselves the highest tribute.” And as this city has shown, time and again, when we work together, we win together. For this reason, we are proud not only to be in Baltimore, but of Baltimore.

Mr. President, I ask unanimous consent that this is signed by many of the leaders in our community, including the President of Johns Hopkins University; the head of Under Armour, a great American company; the head of a number of major companies in the city of Baltimore; the Casey Foundation; Morgan State University, a great HBCU; Eddie Brown, one of our great civic leaders; and many other leaders, Baltimore residents who have come together to stand up with pride for the city of Baltimore.

I would like to read to the Senate what they say in the first paragraph:

We are proud and privileged to call Baltimore home. Baltimore is a city of creativity, optimism, and determination. Home to leading public and private research universities, world-class medical institutions, and a diverse business community, Baltimore is a city where both artists and start-ups thrive. From creating one of the nation’s first racially integrated library systems to producing today’s modern medical and technological breakthroughs, our city has a proud legacy of leadership in improving lives and setting a national example for a stronger tomorrow.

I want to pay particular attention to these next sentences:

It’s no wonder we are often named as a place where millennials are moving and staying. This is a city where people not only want to live, but love to live.

If you come to Baltimore today, you will, in fact, find lots of young people from other parts of the country coming to settle, work, and raise their families in this great American city. The President may say that nobody wants to live in Baltimore, but the facts show a very different story about young people—young people who understand that they have a great future in Baltimore and are moving to that great city.

Of course, it is true that Baltimore faces a series of problems. In Baltimore we have had a legacy of racial discrimination and segregation.

I would like to read from yesterday’s editorial in the Baltimore Sun.

Mr. President, I ask unanimous consent that have printed in the RECORD the editorial from the Baltimore Sun, dated July 29, 2019.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From the Baltimore Sun, July 30, 2019]
CUMMINGS Didn’t Cause Baltimore’s woes: IT WAS PEOPLE WHO PROFITED FROM RACISM, SOUND FAMILIAR, MR. TRUMP?

(By Baltimore Sun Editorial Board)

It’s not our job to defend Rep. Elijah Cummings, the Baltimore Democrat, or anyone else for that matter.

It’s his job to defend us.

That’s the crux of the matter.

President Trump, whose early career was marred by a federal housing discrimination suit, may be interested to know that Baltimore’s problems go back a lot farther than that.

They go on to make the point:

Mr. Cummings has not single-handedly solved Baltimore’s racial and class inequities, its injustices, its blight, its epidemics of lead poisoning and asthma, its violence or, indeed, its problems with rats. And he has been in office for a long time, more than 30 years between Congress and the Maryland House of Delegates, But Baltimore’s problems predate him.

President Trump, whose early career was marred by a federal housing discrimination suit, may be interested to know that Baltimore’s problems go back a lot farther than that.

It launched the first housing segregation ordinances, which were soon invalidated by the Supreme Court, leading to more nefarious tactics. Racially restrictive covenants, privately enforced, prevented the sale of homes in certain neighborhoods to minorities. Redlining prevented minorities from securing loans to buy into white neighborhoods. And blockbusting made rich the unscrupulous men who capitalized on racism and fear to drive white flight. They profiteered on blacks who sought security and better opportunities but instead found themselves exploited and impoverished.

Those days aren’t nearly so far in the past as we might like to think. Just seven years ago, Baltimore settled a landmark lending discrimination suit against Wells Fargo, which steered minority borrowers into subprime mortgages—the sort of abuse the Consumer Financial Protection Bureau, which Mr. Trump son-in-law Jared Kushner has been working to dismantle those efforts.

President Trump, whose early career was marred by a federal housing discrimination suit, may be interested to know that Baltimore’s problems go back a lot farther than that.

IT WAS PEOPLE WHO PROFITED FROM RACISM. SOUND FAMILIAR, MR. TRUMP?

Meanwhile, back in the 90s, Democrats and Republicans both discovered that espousing zero-tolerance policing was great politics, so long as it was enforced disproportionately against African Americans and Hispanics in the nation’s cities and not against whites in suburban and rural communities. Plenty of people share blame for that, including former Vice President Al Gore, former Maryland Gov. (and former Baltimore mayor) Martin O’Malley. But not a lot of them continue to espouse the notion that locking more people up and stopping and frisking people on the streets are good ideas, as the Trump administration has done.

The Obama administration tried to do something about the pockets of concentrated poverty in American cities (and Baltimore specifically) by using federal housing policy to affirmatively foster desegregation, something the Fair Housing Act had called for 50 years before, but Mr. Trump’s HUD secretary, Baltimore’s own Ben Carson, has been working to dismantle those efforts.

We will agree with President Trump on one thing, though. We wish Mr. Cummings weren’t so focused on investigating the White House, which, for example, that immigrant children weren’t being held in inhumane conditions at the border, that the White House complied with congressional subpoenas. The administration officials weren’t conducting public business on private email accounts or that the president of the United States didn’t look on the office as a giant profit center for himself and his family. If not for things like that, Mr. Cummings’ role as chairman of the House Committee on Oversight and Reform would probably take up much more of his time.

President Trump, whose early career was marred by a federal housing discrimination suit, may be interested to know that Baltimore’s problems go back a lot farther than that.

Mr. VAN HOLLEN. Here is what yesterday’s Baltimore Sun editorial states:

President Trump’s early career was marred by a federal housing discrimination suit, may be interested to know that Baltimore’s problems go back a lot farther than that.

It enacted the first housing segregation ordinances, which were soon invalidated by the Supreme Court, leading to more nefarious tactics. Racially restrictive covenants, privately enforced, prevented the sale of homes in certain neighborhoods to minorities. Redlining prevented minorities from securing loans to buy into white neighborhoods. And blockbusting made rich the unscrupulous men who capitalized on racism and fear to drive white flight. They profiteered on blacks who sought security and better opportunities but instead found themselves exploited and impoverished.

Those days aren’t nearly so far in the past as we might like to think. Just seven years ago, Baltimore settled a landmark lending discrimination suit against Wells Fargo, which steered minority borrowers into subprime mortgages—the sort of abuse the Consumer Financial Protection Bureau, which Mr. Trump son-in-law Jared Kushner has aggressively sought to jail tenants who fall behind on their rent.

As whites moved to the suburbs, the problem grew along the way by massive investments in new highways, water and sewer systems, schools and other public amenities. Baltimore’s infrastructure began to crumble. Neighborhoods like those in the East and West Baltimore portions of Mr. Cummings’ district became increasingly isolated from economic and educational opportunities. (Mr. Cummings was among the Baltimore leaders who sought to address that problem through the development of a new light rail line connecting those neighborhoods to employment centers including the Social Security Administration and Johns Hopkins Bayview Medical Center. Larry Hogan, who over the weekend responded to Mr. Trump’s tweets by calling Baltimore “the very heart of the state” and on Monday by asking why politicians focused on solving problems and getting to work,” killed the project.)
In pointing to the 7th, the president wasn’t hoping his supporters would recognize landmarks like Johns Hopkins Hospital, perhaps the nation’s leading medical center. He wasn’t referring to the University of Maryland Social Security Administration, where they write the checks that so many retired and disabled Americans depend upon. It wasn’t about the beauty of the harbor or the history of Fort McHenry. And it surely wasn’t about the economic standing of a district where the median income is actually above the national average. No. He was referring to an old standby of attacking an African American lawmaker from a majority-black district on the most emotional and bigoted of arguments, the only surprise being that there wasn’t room for a few classic phrases like “you people” or “welfare queens” or “crime-ridden ghettos” or a suggestion that the congressman “go back to where he came from.”

This is a president who will happily denigrate himself at the slightest provocation. And given Mr. Cummings’ criticisms of U.S. border policy, the various investigations he has launched as chairman of the House Oversight Committee, his willingness to call Mr. Trump to account, and a leadership style that he can use, but the President is frequently referred to as a bully pulpit that he can use, but the President of the United States cannot be a bully. Yet that is exactly what he is doing, trying to bully minorities and others in this country. It will not work.

The bully is not ELIJAH CUMMINGS, as President Trump called him. The bully is President Trump. The person who is dividing our country is President Trump, and he should be the one bringing us together.

Why does he do this? I don’t think any of us believe that he isn’t doing it for political reasons. He wants to distract from what is happening in this country. In the Congress of the United States, Congressman CUMMINGS is leading a committee that has the responsibility of checks and balances of our system to act as a check on the President of the United States. Does anybody in this Chamber believe there shouldn’t be a check and balance in our system on this President? Look at how he has used his Executive powers and abused his Executive powers and the emergency declarations that he has used.

The Mueller report spells out how the President tried to interfere in the investigation. The way he talks about our judicial system is not going to follow the orders of our court, and the way he trashes our free press—all of that cries out for an aggressive check and balance on the independent first branch of government, and that is what ELIJAH CUMMINGS is doing.

So why is the President using these personal attacks against ELIJAH CUMMINGS and the city he represents, Baltimore? To try to distract from the legitimate role Congress plays as a check and balance on the powers of President Trump.

It won’t work. I can assure you that Congressman CUMMINGS is going to continue to do his work. His committee is going to continue to do its work. I am going to continue to do my work as a U.S. Senator, and Senator VAN HOLLEN is going to continue to do what is right to make sure we carry out our constitutional responsibilities.

He also does this, quite frankly, for a political appeal against minority communities. That is inexcusable for any American, but for the President of the United States, it is totally outrageous.

As what he said, I don’t have to defend ELIJAH CUMMINGS. He can defend himself.

I have known ELIJAH CUMMINGS now for about 40 years. When I was speaker of the house of delegates in Annapolis, there was a young, new legislator who came upon the scene—ELIJAH CUMMINGS. I recognized from the beginning that he was going to be a great leader, and he showed that in his very early years. He rose to become speaker pro tempore of our house of delegates, and then became the Baltimore delegate as a member of the house of delegates.

You see, we had something in common. Both ELIJAH CUMMINGS and I graduated from the same public high school in Baltimore City, Baltimore City College. By the way, so did DUTCH RUPPERSBERGER and three members of Congress—from the same public high school in Baltimore City. We both attended the same law school, the University of Maryland School of Law.

I recognized from the beginning that there was a lot in common, and I wanted to help this young legislator. He then, of course, ran for Congress. He was elected to Congress, and he has done an incredible job. He is a gifted orator. He motivates people by his speech. He is a mentor for young people, and he has helped so many young people with their lives.

He lives in Baltimore City in a neighborhood where he is an inspiration to people who otherwise would not have much hope. He has used his own life experiences to lift the lives of others, and, yes, I can tell you the record of so many accomplishments that he has.

Just this past week, along with Senator VAN HOLLEN, we announced a $125 million grant for the Howard Street tunnel for which Congressman CUMMINGS played a critical role in getting those funds. That is going to mean thousands of jobs for Baltimore and economic opportunities for our region. That is just one example.

In the revitalization of Penn Station, Amtrak is going to invest $90 million in revitalizing that part of Baltimore. ELIJAH CUMMINGS was instrumental in getting that done.

In the Ellict City flood—two floods within a 20-month period—it was part of his congressional district. President Trump doesn’t quite understand how Congressman CUMMINGS’ district is re-districted, but he represents Ellict City. We worked immediately and helped bring in all of the Federal partners so that Ellict City could beat the odds.
When you have a major flood like that, most businesses don’t return. In Ellicott City, they returned. Why? Because of the Federal partnership in which ELIJAH CUMMINGS played a critical role, as well as other members of our delegation. Congressmen from Baltimore.

Affordable housing—Congressman CUMMINGS has brought affordable housing to Baltimore.

Public safety—after Freddie Gray, I will never forget the scene I was watching on the television screen. We saw the riots and the disruption that started in Baltimore. There was ELIJAH CUMMINGS on the streets, calming things down and saving lives. That is what he was doing to represent his community. That is the type of legislator he is.

He has provided support for public safety in Baltimore, for public education in Baltimore, and for STEM education in Baltimore City public schools.

So, President Trump, when you say this guy hasn’t done his work to represent the people in the Seventh Congressional District, you are absolutely wrong. Come to Baltimore. Let us show you exactly what we have been able to accomplish and how you can help us, but don’t defame our city. You are the President of the United States. Act as President. Bring us together. Recognize that you are responsible for this entire country, and help us with the reputation of Baltimore.

Again, I don’t have to defend my city. My city is well known. It is one of the great cities in America, but I am going to do it anyway because I want my colleagues to understand how proud we are of our city, those of us who represent the State of Maryland and represent Baltimore City.

There is the Nation’s first Washington Monument, the National Aquarium, Oriole Park, M&T Bank, Fort McHenry, and many more. There is the Port of Baltimore, the Taste of Baltimore—how many of you know that the only place you can get a really good crab cake is Baltimore City? We all know that. And there are Old Bay Seasoning, Berger Cookies, and Goetze’s Candies.

There is the Port of Baltimore, the economic heart of our State: Domino Sugar; Baltimore is investing hundreds of millions of dollars into Baltimore City because they know the future.

There are the NGOs that are centered in Baltimore—the Annie E. Casey Foundation, Center for Urban Families, Catholic Relief Services, and Lutheran Immigration and Refugee Services.

I do this in hopes that the President might be listening so that he can learn a little bit about why we are so proud of Baltimore City. What we do ask is very simple. To the President: Come and learn about our urban centers and how you can help us in meeting the problems that we have in Baltimore and many urban cities around the Nation. We need a Federal partner who will help us with our economic growth and help us meet the challenges of the future.

It is exciting to live in Baltimore, and it is exciting to see our city grow. I am proud to be a Baltimorean, and I am proud to represent Baltimore in the U.S. Senate.

I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

Mr. VAN HOLLÉN. Mr. President, I thank my colleague, Senator CARDIN, for talking about some of the highlights of Baltimore City and the storied history of Baltimore City. It is a history of much good but also a lot of challenges that I mentioned earlier. It doesn’t do Baltimore City or any city in this country any good when the person in the highest office in this country launches these nasty, personal, racial attacks on people.

I know the President had a history of these kinds of comments before he came to the Oval Office. But now that he is in the Oval Office, all of us have an obligation and responsibility to speak out when he fouls the office in that way.

If the President really wants to help cities like Baltimore, he can do some of the things Senator CARDIN talked about. We have a bipartisan committee in the Appropriations Committee, we are working to make investments that will help that city and many other cities with things like the CDBG—community development block grants—things like economic development administration providing much-needed things; like financing through CDFIs, and things like minority business enterprises. Those are four investments. They don’t solve the problems, but they certainly help.

Here is the thing. In President Trump’s budget, zero—he zeroed out every single one of those programs.

I propose a major additional investment in our schools throughout this country, including title I schools, which are schools in lower income communities. That would be a huge boost to education throughout the country and to the city of Baltimore.

As Senator CARDIN said, we need to make investments in our national infrastructure. We have a great, thriving port in Baltimore, which will help us with our economic growth and good-paying jobs, so we need to expand it.

There are so many things we can and should be doing, but the President, apparently, according to many, has this political strategy where he doesn’t want to talk about those things. It is a political strategy that seeks to divide this country, not to unite this country. If you think about that, that is a pretty sick political strategy. It is sick for the country, sick for Maryland, and sick for Baltimore.

So I hope all of us will work to focus on the things we can do to make Baltimore and Maryland and this country stronger and end this kind of divisive rhetoric. Part of ending it means speaking out against it when we see it. We need everybody in this body to join us in doing that.

Again, I think when it comes to the city of Baltimore, it is going to rise way above the President’s comments. It understands it has challenges, but it also understands it has a great future. Let us—all together—be part of a great future for Baltimore and this country, and that means coming together to serve the interests of all of our constituents.

I thank the Senate for the time Senator CARDIN and I have had here.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. Mr. President, I rise to talk about the need to fix our broken budget and spending process.

Picking up efforts we began in the 114th Congress, the Senate Budget Committee held a series of last several months holding hearings and meetings with Members of Congress, State officials, the administration, and stakeholder groups to listen to their budget
reform priorities. Along the way, we have collected a lot of good ideas. Today, I come to the floor to outline the fiscal reform plan that incorporates a lot of the feedback we received. It reflects suggestions from Members on both sides of the aisle and from groups that span the political spectrum. These reforms are not driven by politics but, instead, are rooted in fixing our broken budget and spending process in favor of a system that works for everyone.

In developing this plan, my focus was on creating a durable system to substantially manage our country’s finances, to improve transparency, to improve oversight, to improve accountability in the budget process, and to end the brinksmanship in our fiscal debates.

I have broken the plan down into four separate discussion drafts, which I am sharing this week with Senate Budget Committee members. Each of the four separate discussion drafts is a separate aspect of the broken budget and spending process.

The first proposal is the most ambitious. It would reorient the budget process around long-term planning and shift the government to a biennial budgeting and spending system. There are 20 States, including my home State of Wyoming, that have some form of biennial budgeting and appropriations. I have long believed that one of the most important reforms we could do at the Federal level would be to move to a biennial process to have the problem only every other year.

The plan proposes to maintain the budget resolution as a concurrent resolution but with a few important changes.

First, it would change how we write the budget. Topline discretionary figures would be clearly stated in the resolution, while mandatory spending would continue to be displayed on a portfolio basis. This new approach will allow each individual Member to have more of a say in the budget through the amendment process.

Second, it would require the budget resolution to include debt-to-GDP targets to focus Congress on creating a path to stabilize our debt levels and sustainably manage our finances. It could even provide an estimate of anticipated revenues.

Third, it would allow for, upon adoption of a concurrent resolution on the budget, the automatic enrollment of a bill that would set discretionary spending caps—something that has taken until right now to get done this year—enforced by both Congress and OMB and increase the debt limit in line with the levels assumed in the resolution. It saves a lot of time.

The proposal seeks to encourage Congress and the President to reach agreement on a fiscal framework early in the budget process and the budget resolution as a congressional document. The budget resolution would be enforced whether or not the President signs the joint resolution.

To encourage Congress to adhere to its budget blueprint, the proposal would create a special reconciliation process that would be triggered if the Congressional Budget Office finds that Congress is not on a path toward meeting the budget resolution’s fiscal target that everybody voted on. This process would allow Congress to make surgical changes to achieve the debt target and could only be used for deficit reduction. The Byrd rule, which prohibits changes to Social Security in reconciliation, would apply.

The plan also seeks to get legislative committees more involved in the budget process. It would require them, at the beginning of the process, to share their plans to address spending on unauthorized programs in their jurisdiction, as well as programs that Agency-based inspectors general and the Government Accountability Office have deemed a “significant waste of government funds.” For that budget cycle, the committee would have to suggest a dollar amount for those programs listed as “such sums.”

It would change our committee’s name to Fiscal Control Committee to better reflect the committee’s focus on setting spending and revenue guardrails. It would also require the chairs and ranking members of the Appropriations and Finance Committees, if not already members of the Fiscal Control Committee, to serve as nonvoting members of the committee.

This change is intended to increase the input in the primary spending and tax-writing committees in developing fiscal plans.

The second discussion draft I am releasing deals with congressional budget enforcement. Justice Louis Brandeis once wrote that “sunlight is said to be the best disinfectant.” In keeping with this principle, the proposal would require reports tracking Congress’s adherence to its budget plan to be regularly printed in the CONGRESSIONAL RECORD and posted on a publicly accessible website. This would help ensure that Members of Congress and the leadership of each committee are accountable for their fiscal decisions.

The other two components of this draft deal with Senate budget points of order, which are the means through which the congressional budget acts as an enforcement provision without threatening to shut down the whole bill. In a similar vein, the discussion draft would make the current point of order surgical so it would target only the offending provision without threatening to shut down the whole bill.

The third discussion draft I am releasing deals with Congressional Budget Office operations and transparency. The CBO serves a vital role in the budget and legislative processes. While the Agency’s longstanding mission has been to produce timely and accurate information for Congress, there have been growing calls for increased transparency in the estimating process. The discussion draft aims to build on bipartisanship transparency reforms already underway at the CBO in a number of ways.

No. 1, it would require CBO to report on its transparency initiatives, review past estimates to see where the Agency got it right or got it wrong, and produce underlying data for its estimates of major legislation.

No. 2, it would require interest costs to be included as supplemental information in cost estimates, ensuring that lawmakers and the public have better information about the true costs of legislation.

No. 3, it would require public cost estimates of appropriations legislation. Under legislation authorizing committees, there is not currently a requirement for CBO to provide public estimates of legislation reported by the Appropriations Committee.

No. 4, it would require CBO and the Government Accountability Office to conduct ongoing portfolio reviews of Federal programs to help lawmakers identify spending on duplicative, overlapping, and fragmented programs, as well as long-term funding trends and liabilities.

That was my third discussion draft.

My fourth discussion draft relates to how budget resolutions are considered on the Senate floor. The Congressional Budget Act provides special expedited procedures for consideration of a budget resolution on the Senate floor. These procedures were meant to ensure that the budget is considered and adopted in a deliberate and efficient manner. However, arcane floor procedures and quirks of the act have undermined this intent by allowing a
marathon of votes known as a vote-arama. Once debate on the budget has ended, we have a vote-arama. Without time for debate or analysis of what is being proposed, this process is not conducive to substantive consideration of fiscal policy and serves as a major deterrent to considering a budget on the floor. The discussion draft aims to establish a more orderly process for Senate consideration of the budget resolution that ensures the ability of Senators from both sides of the aisle to offer amendments on amendments. It would change the current 5-hour rule on debate of a budget resolution to a limit on consideration and force the Senate to consider amendments after all allotted general debate time expires. Amendments would alternate between those offered by the minority and those offered by the majority, and the maximum debate time on the first-degree amendments would be reduced from 2 hours to 1 hour, to allow for the consideration of more amendments.

Under this proposal, even if the maximum debate time was burned on each amendment, 24 amendments could be considered. Coincidentally, 24 is both the average and the median number of roll calls. On a budget resolution since 1976. Of course, it’s not 1 minute of debate. It would be an hour of debate. This proposal would apply only to the Senate consideration of budget resolutions that do not preclude adoption of a managers’ package, apply to reconciliation bills, or change House procedures.

We can all agree that the current budget and spending system has broken down. Reforming this dysfunctional system has been a goal of mine since entering the Senate and is one of my top priorities before I leave this body at the end of this Congress.

I encourage my colleagues to consider the reform ideas I have laid out today and invite their feedback. I am hopeful that through this process, we will be able to reach bipartisan agreement to end the current dysfunction and put our country back toward a sustainable fiscal future—and on time so we will not have government shutdowns.

I yield the floor.

THE PRESIDING OFFICER. The Senator from West Virginia.

AMERICA’S TRANSPORTATION INFRASTRUCTURE

Mrs. CAPITO. Mr. President, yesterday I joined the fellow leaders of the Environment and Public Works Committee to introduce America's Transportation Infrastructure Act, a 5-year reauthorization bill that would deliver resources to repair and maintain critical surface transportation infrastructure.

Today the committee approved our comprehensive legislation with a strong bipartisan vote of 21 to 0 this morning.

As the chair of the EPW’s Transportation and Infrastructure Subcommittee, I am incredibly proud of this legislation, which is the result of months of serious negotiations with the full committee chairman, Senator BARRASSO, and Ranking Member CARR, my subcommittee, and my ranking member, Senator CARDIN of Maryland.

It was not always easy, but I think we have produced a bill that achieves our priorities and secures needed investments in our Nation’s infrastructure. First and foremost, the bill provides the funding to build transportation infrastructure. How many times do we hear: We don’t have enough money to complete this. We can’t get it done.

This also maintains the States’ shares through formula dollars. That means a rising tide lifts all boats, whether a State is urban or rural, like my home State of West Virginia.

The majority of these funds—90 percent—are distributed by the formula to the States, providing maximum flexibility for use. And with the authority to do so, a full 5-year reauthorization, State DOTs will have the certainty they need to plan their investments without fear of lapses in their contracting authority. After all, it is the States, not the bureaucrats in Washington, that know their communities’ needs the best.

Our legislation would get rid of some of the obstacles the States face as they work to start and finalize infrastructure plans. They take forever, and they are�-

 Trump administration’s focus on One Federal Decision. Under that policy, the U.S. Department of Transportation is in charge of leading the regulatory review process—One Federal Decision—and it would consolidate the review of other Federal agencies like the EPA, the Corps of Engineers, and others who weigh in on these projects. That means the States will not end up in a regulatory purgatory, going back and forth from agency to agency seeking endless approvals.

DOT would also maintain a Federal dashboard system so the States can see where they stand in the process.

America’s Transportation Infrastructure Act directs the Department of Transportation to work to complete its review process within 2 years and to push other agencies to expedite their regulatory reviews. Everything drags on so much, and it makes it so long and expensive for our agencies to expedite their regulatory reviews under its own categorical exclusions. That is a fancy term for when the Department doesn’t think a full, costly, and time-consuming permitting process is necessary for a straightforward infrastructure project such as replacing a bridge from right where it is and putting a new bridge right where it is. It takes forever. So we would eliminate that.

We also worked in a bipartisan way to promote natural infrastructure that will help reduce costs and timelines, diminish environmental impacts, and improve the resiliency of our infrastructure to natural disasters such as floods that are so common in my part of the country.

West Virginia has the unfortunate title of being in the top five States of structurally deficient bridges. That is why I am very proud of the Trump administration’s Transportation and Infrastructure Act includes language I cosponsored with Senator Brown implementing the new Bridge Investment Program.

This program will infuse $6 billion over 5 years in additional funding to fix bridges in poor condition—dedicated funding that is essential to addressing this problem.

When faced with the decision on using scarce taxpayer dollars on a new highway expansion or improving bridge safety, too often—it is too tempting—States opt for the appeal of a ribbon-cutting on a new stretch of highway.

Now, hopefully, they won’t have to make that choice and we can reduce both congestion and the odds of a bridge failure. This bill does not only threatens our lives but also cuts off a community while they wait for a costly replacement.

The climate and resilience portion of America’s Transportation Infrastructure Act also reduces the permitting process in the transportation sector and ensure that the taxpayers are not repeatedly replacing infrastructure affected by natural disasters.

This portion of the bill also includes important bipartisan legislation that I cosponsored. The first is called the USE IT Act. This would facilitate the deployment of carbon capture, utilization, and storage technologies by reducing regulatory obligations that the project stakeholders would face. It also includes the Diesel Emissions Reduction Act, which will provide funding to States and communities to replace older, smog-producing vehicles—like obsolete schoolbuses—with modern vehicles that use diesel, propane, natural gas, and electricity.

Most importantly for West Virginia and for broader Appalachia, this legislation includes several provisions, which I wrote, to accelerate the completion of the Appalachian Development Highway System and reauthorize the economic development activities of the Appalachian Regional Commission. The commission was first authorized in 1965. The Appalachian Development Highway System was designed to better integrate our region with the Midwest, Northeast, Mid-Atlantic, and South. For an economically-distressed area with communities that are relatively isolated, this infrastructure network is vital. It is vital for attracting investment, creating new economic opportunities, and improving quality of life.

The Appalachian Regional Commission has found that the highway system has already created and supported more than 168,000 jobs and generated $7.8 billion in wage income that otherwise would not have existed. Those wages, in turn, drive local and Federal...
Leader MCCONNELL’s support on this measure was critical to include this provision, as well as my colleagues for working with urban transportation needs—will have to shift their focus—and keeping our region more competitive.

I thank Leader MCCONNELL and Ranking Member CARDIN and Senator WICKER for their support of this language and the stand-alone ARC authorization bill.

Leader MCCONNELL also joined me in authorizing the ARC to provide up to $5 million in grants to support the development of a central Appalachian natural gas liquids storage hub, along with the associated downstream manufacturing sector for it. This infrastructure project would be huge for the economies of West Virginia, Kentucky, Pennsylvania, and Ohio. In fact, the American Chemistry Council estimates that this project and downstream manufacturing would generate $36 billion in capital investment and more than 100,000 jobs. It would also help keep a much larger share of the economic value-added and employment opportunity in our States, where the resources are compared to just producing and then exporting the gas and associated natural gas liquids to other parts of the country or abroad.

Secretary Perry and the Department of Energy have also endorsed the concept of this project, as well as the significant economic and energy security dividends that it would pay for Appalachia and the entire United States. This is somewhat of a modest investment given the significant private sector capital needed to build this out, but it is essential that the Federal Government send clear messages to potential investors that it supports this driver of economic growth in an area that would greatly benefit.

This legislation gives the ARC the power to lead the way.

Investment in our country’s infrastructure serves as the foundation of our American life, from keeping us competitive in the global economy and keeping our drivers safe—there are a lot of safety aspects in this bill—to reducing irritating congestion and minimizing impacts to the economy.

America’s Transportation Infrastructure Act delivers on all these fronts and ensures that rural America will benefit equally from these investments in our representational legislation to help rebuild and repair our infrastructure system, but it will also help us create new infrastructure opportunities for generations to come.

I appreciate my colleagues’ collaboration. My colleague from Rhode Island is on the floor. He was on the committee this morning when we both voted in favor of this legislation. It is a bipartisan bill working to make sure that this country sees a 3-year highway reauthorization and all the benefits it would provide.

I think all my Senate colleagues will find a lot to like in this legislation. I am hoping we get it on the floor in the fall. I encourage their support when it comes time for a vote.

I yield the floor.

The PRESIDING OFFICER (Ms. MCALARY). The Senator from Rhode Island.

Mr. WHITEHOUSE. Madam President, I thank the distinguished Senator from West Virginia for her work on the highway bill that we voted out of the Environment and Public Works Committee today and on our industrial emissions bill and on carbon capture. It has been a terrific working relationship.

Tribute to Dr. Kim Minster and Dr. Ryan Edwards

Madam President, as I begin my 25th “Time to Wake Up” remarks, I would like to thank two AAAS fellows who will be shortly leaving my office.

Dr. Kim Minster came to us from the U.S. Chamber of Commerce. It is a power-packed event. The chamber is the most powerful lobbying force here in Washington and a fierce political operator. The fossil fuel industry runs re- munerations and often covert political op- position. They are a $650 billion annual subsidy, as the International Monetary Fund estimates, so hundreds of millions spent on lobbying and election mischief is money well spent: The Chamber and Big Oil together have stopped climate progress here.

For the member companies of the chamber, including companies that say they support climate action, it is time to confront the relationship between the chamber and the fossil fuel industry. The Earth is spinning toward climate catastrophe. Action in Congress to limit carbon pollution is essential to averting this catastrophe. Yet the fossil fuel industry, according to DogHouse InfluenceMap, is in a virtual tie as the most obstructive group on climate change, blocking legislation, opposing Executive action, and even seeking to undermine climate science. The chamber is so obstructive, it would be better called the Chamber of Carbon.

The chamber has opposed one comprehensive climate bill after another—
The Chamber has even tried to limit the scientific studies that regulators could consider. The Chamber’s evident public health studies that demonstrate just how dangerous burning fossil fuels is to public health. The Chamber is an electioneering force, not just a lobbying force, and it spends massive sums in politics to shore up its control in Congress. Since the 2010 Citizens United decision has allowed outside sums on electioneering activities, the Chamber has funneled, roughly, $150 million into congressional races, which has made the Chamber the largest distributor of undisclosed donations—dark money, we call it—of the political process.

The Chamber accused the EPA of drinking the Kyoto Protocol’s Kool-Aid. It has lobbied to block the Clean Power Plan. Republicans in Congress have refused to hold hearings on, mark up, debate, or vote on any climate change legislation. Republicans in Congress, via their funding of the Chamber, have repeatedly voted in favor of the bill could face an electioneering attack as weakness in the executive branch. In fact, in 2010, the Chamber sued the EPA to overturn the finding that greenhouse gas emissions endanger public health and welfare. You would think it would be obvious that they do not care, and you would see that they do not. Disabling the endangerment finding would cripple the Agency’s ability to regulate carbon pollution under the Clean Air Act, so off went the chamber.

When the courts rejected this lawsuit on the endangerment finding, then the chamber became central command for corporate lawyers, coal lobbyists, and Republican political strategists to devise legal schemes to fight climate regulation. That was followed by another chamber lawsuit to block the Clean Power Plan reducing carbon pollution from powerplants.

Of course, once President Trump took office, the chamber went from defense to offense and attacked many Obama administration rules limiting carbon pollution. The chamber even funded the phony report the Trump administration used to justify leaving the Paris accord.

Perhaps worst of all, the Chamber has fought against science itself. It has proposed putting the evidence—the scientific evidence—of climate change on trial in what its own officials have branded the “Scopes monkey trial of the 21st century.” That is what this crowd was for. Indeed, the Chamber has said the trial “would be evolution versus creationism.” Guess what side it would be on.

This is not your hometown Chamber, folks. The Chamber has even tried to limit the scientific studies that regulators could consider. The Chamber’s evident target was public health studies that
funding of the “U.S. Chamber of Carbon” means that corporate America is doing more harm than good for our climate.

Again, I thank the distinguished Senator from Oklahoma for his courtesy in allowing me the extra time. I yield the floor.

The PRESIDING OFFICER. The Senator from Oklahoma.

Mr. INHOFE. Madam President, first of all, despite what some people might think, I have the highest regard for the Senator from Rhode Island.

It is very interesting in that the climate is changing, and the climate has always changed. All evidence out there—all historical evidence, all scriptural evidence—tells us over and over again that the climate is changing. It always has been changing, and it always will change.

The good news is that the world is not coming to an end because of climate change because the climate is always changing. So, for those people who believe the world is coming to an end because of greenhouse gas emissions, the good news is it is not. I am happy to share that good news with you.

BIPARTISAN BUDGET ACT OF 2019

Madam President, I am here to speak about some other good news, which is that we have an opportunity with a vote that is coming up. Some people call it the budget vote or the budget agreement. I want to refer to it as a defense agreement. I think everybody knows where I stand on this. This is a vote that is going to have to come up before too long, and there is a unique group of people in the United States Senate who know the reason that we have to pass the defense budget. They are the members of the Senate’s Committee on Armed Services. It happens that I chair that committee and that we have done really great work.

I am unanimous in my support and as in morning business for such time as I may consume.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. INHOFE. Madam President, we had a situation in which we went through an 8-year period of time when our military was somewhat devastated, and we want to share some of the specifics of that because it is a serious thing. We are going to be voting on the defense agreement, and I have already stated where I stand on it. I am here to outline why the budget agreement is necessary for our national defense.

This defense budget agreement will be able to focus on the Senate’s Armed Services’ top priorities, one of which is to fix the on-base privatization of military housing.

Remember that this happened about 6 months ago. We discovered, all of a sudden, that we were not doing a good job on our privatized housing. Hey, I have to admit that I am partly responsible for that because I was around here when we decided to privatize the housing. It did work for a while. I think, after a period of time, people got a little careless, and there was a little slack. Some of the contractors who made that commitment got a little bit greedy. This information as to how bad the situation came from a person at Tinker Air Force Base who was the spouse of a military person. When I first heard this, I thought there were bad conditions just in my State of Oklahoma, but there were not; they were all over the Nation.

So we fixed it. We fixed it with our defense authorization bill, and we had a lot of provisions in there. We are now modernizing our military housing in a way that is going to be good for all of our spouses and others who are forced to live there. For some reason, if our defense budget agreement were to go down in flames and not be passed, there wouldn’t be the modernizing of our military or the giving to our troops a well-deserved pay raise, and we had a pay raise in a long time. This is going to be the largest pay raise for our military people in the last 10 years. It is a good thing.

By the way, people are always talking about how we can be so concerned about building our military when we have China and Russia that have passed us up in many areas and spend just a fraction of the amount. The reason is very simple, which is that China and Russia are countries that don’t have to do anything for their soldiers. We take care of ours. We try to provide good housing. We provide the types of things that our all-volunteer force can be very proud of and are very proud of. That is something we have to incur. The largest single expenditure that we have in the military is end strength—the people out there. Communist countries—China, Russia—don’t have to worry about that. “Here is a gun. Go out and kill somebody.” We don’t have that luxury, and we wouldn’t do that if we wanted to.

If we don’t pass this budget bill, the effects on the military will be devastating. Let me just share a couple of things that would happen.

We would force the Department of Defense to operate under a continuing resolution, which would shortchange our troops and waste taxpayer dollars. We all know that. We would face destructive, haphazard cuts in sequestration. What is it we hear on our committee? The Presiding Officer is fully familiar, for she is one of the most loyal members of the Senate’s Committee on Armed Services. We have posture hearings for about 6 months at the beginning of every year with the leaders of the various branches of the military—General Votel, Gen. Thomas Waldhauser, ADM Craig Faller, ADM Phil Davidson, all of these people.

What do they tell us? They tell us we don’t actually start funding our military again, we are going to have sequestration. Look, if we vote for this thing and pass it, we will end the sequestration problems and threats forever. It will not happen again.

What else do they tell us? They tell us that a CR, which is a continuing resolution, is an ab- solute disaster. A lot of people in this body don’t know this, but every member of the Senate’s Committee on Armed Services does know this because they were there.

All of these people—16 leaders—come in for posture hearings each year, and we know the problems we are having and the problems we are confronted with. We would be faced with cuts in sequestration.

This document right here is the “Assessment and Recommendations of the National Defense Strategy Commission.” Here it is right here. This is our blueprint of what we are doing to save America and to put us back on top in all of these areas in which we are deficient. If, for some reason, we don’t pass this defense budget agreement, then we will not be able to continue the implementation of the national defense strategy, and we all know that. Certainly, we don’t all know that, but the members of the Senate’s Committee on Armed Services do know that.

So that is what would happen. But what would this mean? The members of the Armed Services Committee know what it means, but for everybody else, the deficit budget deal would end the threat of sequestration forever. You don’t need me to tell you that sequestration would be devastating.

General Milley, just confirmed to be the Chairman of the Joint Chiefs of Staff, said that the levels of funding caused by sequestration would place America “at great risk.”

Remember, unfortunately, Heather Wilson, the former Air Force Secretary who had to leave her position. She said the cuts would be “absolutely devastating in scope and scale.

If we were hit by sequestration, there would be an across-the-board cut of $71 billion to the defense programs. That would halt our progress on the Space Command and developing crucial capabilities like hypersonic weapons and artificial intelligence. Those are two areas where we have actually been passed up by both Russia and China.

Just yesterday, the DARPA announced that they have completed a successful design review of a hypersonic weapons program. Now, that is a good first step. I am really glad because we were way ahead of them back before the last administration came into office, and then, all of a sudden, over that period of time, we got behind. So, meanwhile, China and Russia have been all over their hypersonic weapons, and they are ahead of us. We are just trying to catch up, and that is what this budget vote is all about.

The 2020 NDAA invests in hypersonic weapons, but we can’t move forward if we are hit by sequestration. It would mean it would set us even further behind.
By the way, the hypersonics that we are talking about are the state of the art. That is a new thing. That is a weaponry that moves at five times the speed of sound, and here we are, allowing our—I don’t want to characterize China and Russia as enemies. They are not our enemies but they are competitors on the other side, and people are in shock when they find out that they have something that we don’t have. We have to be competitive with them, and we are going to be if we pass this defense budget that we are going to have before us.

So another example, in our NDAA that we passed overwhelmingly just last month, it authorized a 3.1-percent pay raise, or increase, for our troops. They deserve that pay raise, and under sequestration that pay raise is at risk. The ability for basing facilities to receive the next generation of aircraft is also at risk. If your State is like my State, your State is slated to house the F-35, the F-35C, or the F-35A. The KC-46 is a system that is going to replace the KC-135, which has been in place now for over 50 years and so is 50 years old. That is a system, and if you were going to have one of these systems in your State, you may not get it because of this deal. Without the budget vote that is going to take place, we wouldn’t be able to move forward with our plan, and we would be hit by sequestration. It could all be over.

I am thinking about systems like the F-35, which we talk about every day, and the T-X trainer. We have had the trainers in existence now for some 50 years, and the KC-46, the same thing.

So, anyway, that is what would happen if for some reason we vote against and don’t pass the defense bill that we are going to be asked to vote on probably tomorrow.

We have also made plans to continue increasing our end strength by 17,000 troops from the Obama era to our current goal, and without this defense budget deal, that wouldn’t be possible. I think we all know it.

Now, maybe we don’t all know it in this Chamber, but as for every member of the defense authorization committee, the Senate Armed Services Committee, they all know because they have been told over and over, and that is why it is so important that they be very responsible in their vote.

It is hard to say that you are working for the defense of our Nation and then turn around and vote to gut their funding.

Now, we have made remarkable gains in readiness over the past couple of years, thanks to President Trump’s leadership and greater budgetary stability. For just one example, at the end of the Obama administration, only 5 percent of our brigade combat teams were ready to what they call “fight tonight,” only 5 percent.

Now, we have made a huge improvement. That is up to 50 percent now after just 2 years of this administration, but we have a lot more to do. All the improvements we have made in fiscal years 2018 and 2019 would be at risk if we were not able to go forward and pass our defense budget act that we are going to be asked to support.

Sequestration would undo what we have done, and now where we were before. It would be abandoning our troops right when we said we would be there for them. A continuing resolution means funding will go to the wrong places—places that were important last year but don’t need to be funded this year. That is just wasteful. We all understand that, but a continuing resolution would be especially devastating for the military.

Every one of these military people whom I was just reading about came in for their annual meeting. They all said the same thing: It would be devastating if we had to go into a continuing resolution. We would be forced to do programs that otherwise we would not be doing.

So General Dunford said it himself. He said: “The fact that we have routinely not had a budget at the beginning of the year has delayed new starts, and it’s been incredibly inefficient in how we prioritize and allocate resources throughout the year.” That was General Dunford.

A continuing resolution means that our military will lose key planning ability. David Norquist, nominated to be the Deputy Secretary of Defense, gave a great example to the Senate Armed Services Committee last week. He said: Let’s say a unit is planning right now for some training in October, but we are operating under a continuing resolution. At that time, they will cancel training because they don’t know how much money they would be getting in order to accomplish that. We may eventually get more money, but in the meantime we will have lost a month in the process.

With sequestration off the table and with a stable 2-year budget deal in place, the Department of Defense can move forward with what is really important: implementing the National Defense Strategy. This is what my committee has been focusing on all year. We are facing a different, more dangerous world than we were 10 years ago.

I look back wistfully. I have said this many times. I look back wistfully at the days of the Cold War. We had two super powers. We knew what they had, and they were in shock. But at the end of the Cold War, we had two super powers. We knew what they had, and we knew that we had—mutually assured destruction. It doesn’t mean anything anymore. You have countries that are run by people that are mentally deficient having the capability of blowing up one of our American cities. It is a scary world out there. That is what we are doing. That is why it is so important that we pass this budget, because our defense is depending on it.

Not everybody knows this, but the members of the Armed Services Committee do know it. We are falling behind China and Russia as they continue to build their militaries. We are seeing persistent threats from North Korea, from Iran, from the terrorist groups, and we no longer have the best of everything, and most people don’t understand that. Of course the members of our committee do understand that.

We have set clear priorities, and now we are going to do it. Our Nation is at stake. This is what it will take to regain the qualitative and quantitative advantages that we have lost.

I would have liked to have seen even more funding provided to this. The National Defense Strategy Commission—by the way, they set up a system that they can use, and that system is that we should be putting together between a 3- and a 5-percent increase over inflation, but we have not done it. We have not done it even with the budget that we are working on now.

The National Defense Strategy Commission, which is nonpartisan, has said that 3 to 5 percent growth is what is needed, and that is what we did not do.

But at the end of the day, I am willing to take this smaller than ideal increase and give our military what it needs—predictability. It is also more than what the House passed in their Defense authorization bill, which was dangerously low.

Every member of Armed Services Committee should vote for this defense budget because they know everything we have been talking about. They know that we are outranged and outgunned in artillery. They know that we are at a disadvantage in air defense, having only two Active-Duty battalions. Nuclear Triad modernization has not been taking place. We aren’t there. China and Russia are.

So, anyway, what I am trying to impress upon you is that those individuals who are members of the committee are fully aware of the problems we have had. They remember that under the Obama administration, our Air Force was short 2,000 pilots, and 1,500 of them were fighter pilots. Only one-third of our brigade combat teams, one-fourth of our aviation brigades, and half of our divisions were ready. Also, 60 percent of our F-18s weren’t flyable. This is what we are in the process of correcting, and it is all dependent upon the passage of this budget.

So I would say to those individuals who are on the committee, I can’t imagine that any of them would not be supporting this defense budget when it comes up. And I would hope that we don’t have members of our committee who are anticipating doing things such as hearings back in their State or amendments to go as we put our Defense authorization bill through the next steps, because now is when our defense system needs to have this budget passed.

I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.
Mr. GRASSLEY. Madam President, I ask unanimous consent to speak as in morning business for 15 minutes.

The PRESIDING OFFICER. Without objection, it is so ordered.

PRESCRIPTION DRUG COSTS

Mr. GRASSLEY. Madam President, I want to talk about something that the American people about some progress that has been made on a very important bipartisan piece of legislation, plus what a couple other committees are doing along the same line of keeping the wheels of government turning and making progress to reduce the price of prescription medicine for the American people.

I have been tilling the fields of legislative policy long enough to know that we have our work cut out for us. The ranking member and I of the Finance Committee started out 6 months ago to cultivate a bipartisan consensus for much needed reforms. We knew that we had a long row ahead. Our efforts to reduce prescription drug prices face big-time opposition from Big Pharma.

As we worked side by side in a Republican and Democratic way, we planted the seeds to grow a strong bipartisan coalition—one strong enough. I believe, to overcome the influence of moneymed special interests.

Now, it should be no surprise to anybody that Big Pharma and other stakeholders in the drug supply chain are working six ways from Sunday to throw sand in our gears. We know they will continue to fight us during the August work period.

As a lifelong farmer from Iowa, I learned a long time ago that the fruits of one’s labor will not be worth a hill of beans without proper groundwork. For months, we have been tilling the soil and fertilizing the legislative fields to bear fruit at harvest time. We have teamed up with leadership of other key committees of jurisdiction.

Together, the chairman and ranking member of the Senate Health, Education, Labor, and Pensions Committee, Senators LAMAR ALEXANDER and PATTY MURRAY, and the chairman and ranking member of the Senate Judiciary Committee, Senators LINDSEY GRAHAM and DIANNE FEINSTEIN, the Senate has a real opportunity this Congress to deliver meaningful reforms that would yield real savings for what Americans spend on healthcare.

Both the Health and the Judiciary Committees have advanced legislative packages that help address drug prices, including bills I have sponsored, such as the CREATES Act, the Stop STALLING Act, and the Prescription Pricing for the People Act.

Since January, the Finance Committee, which I chair, and Senator WYDEN is the ranking member, has held a series of hearings to examine the vulnerabilities in the drug supply chain that are ripe for abuse. We don’t have the answers to all the problems, but it is really crystal clear that a strong dose of transparency is desperately needed to shed light on a convoluted pricing system when dealing with prescription drugs.

From the drug manufacturer to the patient’s medicine cabinet, the drug supply chain is shrouded in secrecy and is exceedingly complex. This opaque pricing system has allowed exorbitant price hikes and higher and higher, with no end in sight.

Don’t forget, the taxpayers of the United States foot the bill for the lion’s share of prescription drugs through Medicaid and Medicare. The woolly drug supply chain allows taxpayers to be fleeced year after year. We need to let the sunshine in to help root out their abusive practices.

Transparency is needed to help rein in unsustainable costs threatening the fiscal viability of Medicaid and Medicare. Seniors, individuals with disability, and low-income Americans depend on these savings for what Americans spend on healthcare.

The carefully sown Grassley-Wyden bill has the potential to cut cost drivers for the middle class and finally stop the reckless, unregulated prices that are ripe for abuse. We know that we have our work cut out for us. The Senate Finance, HELP, and Judiciary Committees have acted. Now it is time to get the job done.

As my fellow lawmakers go home over the August recess, I encourage each of you to share the good news with your constituents. Americans are fed up with sticker shock at the pharmacy counter. We have the opportunity to deliver a badly needed legislative remedy.

First, we have to drain the swampy special interest pools blocking the path to victory. The moneymen players in the drug supply chain will use the August recess to unleash a public relations blitz against our bipartisan efforts. You can bet the farm that Big Pharma, hospitals, and pharmacy benefit managers will whip themselves into a real frenzy to kill these bipartisan reforms.

Let’s remember why we started down this path in the first place. It is simply democracy working, representative government working. Americans are demanding relief at the prescription counter. We hear it from our constituents in our town meetings, in our letters, in our emails, and in the phone calls we get.Unchecked drug prices are putting Medicare and Medicaid in financial peril. The payment structure is unmoored from fiscal reality, and the American taxpayer is on the hook. Congress has a real opportunity to do something about the spiraling of drug prices.

For my colleagues who are on the fence about our bipartisan proposal—and there is nothing wrong with being on the fence because you have plenty of time to become acquainted with an issue you hear from your constituents all the time and to become acquainted with our solution—here are a series of questions I want you to ask yourself:

Do Americans want to act to reduce runaway drug prices? Do Americans want to keep access to breakthrough drug therapies and innovation? Do older Americans want protection from coverage gaps and out-of-pocket costs? Do people with disabilities and poor and elderly Americans who depend on Medicaid deserve access to innovative cures and next-generation therapies?

The answer to all of these questions, I think, is a resounding yes.

Farmers are smart enough to make hay while the Sun shines. Let’s apply that time-tested farm lesson in the Congress. Don’t bail out on the opportunity to make a meaningful difference for the people whom we are elected to serve. Too many Americans are rationing or skipping doses because they can’t afford their prescription medicines.

I will finish as I started out by saying, on behalf of Senator WYDEN, Senator ALEXANDER, Senator MURRAY, Senator GRAHAM, Senator FEINSTEIN, and others, I suggest to our colleagues that this is our Goldilocks moment. Let’s not let it be a gridlock moment. Our legislative reforms are not too far right and not too far left. That is what makes our bipartisan remedy to lower prescription drug prices just exactly right for the American people.

I yield the floor.

The PRESIDING OFFICER. The majority leader.

UNANIMOUS CONSENT AGREEMENT—EXECUTIVE CALENDAR

Mr. MCCONNELL. Madam President, I ask unanimous consent that notwithstanding rule XXII, following disposition of the Jordan nomination, the vote on the cloture on the following nominations be withdrawn:

Executive Calendar Nos. 48, 55, 344, 346, 351, and 394, and the Senate vote on the
nominations at a time to be determined by the majority leader in consultation with the Democratic leader.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

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 reads as follows:

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The bill clerk called the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Mr. HARRIS), the Senator from Virginia (Mr. Kaine), the Senator from Minnesota (Ms. Klobuchar), the Senator from Massachusetts (Mr. MARKEY), the Senator from Vermont (Mr. SANDERS), the Senator from Virginia (Mr. WARNER), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Virginia (Mr. Kaine), the Senator from Minnesota (Ms. Klobuchar), the Senator from Massachusetts (Mr. MARKEY), the Senator from Vermont (Mr. SANDERS), the Senator from Virginia (Mr. WARNER), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

The motion is agreed to.

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 Mark T. Pittman, of Texas, to be United States District Judge for the Northern District of Texas.

The PRESIDING OFFICER. The Chair lays before the Senate the pending cloture motion, which the clerk will state.

The bill clerk reads 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 Jeffrey Vincent Brown, of Texas, to be United States District Judge for the Southern District of Texas.

The motion is agreed to.

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 Jeffrey Vincent Brown, of Texas, to be United States District Judge for the Southern District of Texas.
The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Jeffrey Vincent Brown, of Texas, to be United States District Judge for the Southern District of Texas, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Louisiana (Mr. CASSIDY) and the Senator from Georgia (Mr. ISAKSON).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Virginia (Mr. Kaine), the Senator from Minnesota (Ms. KLOBUCHE), the Senator from Massachusetts (Mr. MARKEY), the Senator from Vermont (Mr. SANDERS), the Senator from Georgia (Mr. ISAKSON), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

Mr. SCOTT of Florida assumed the Chair.

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

The yeas and nays resulted—yeas 51, nays 37, as follows:

[Rollcall Vote No. 243 Ex.]

YEAS—51

Alexander Fischer Perdue
Barrasso Gardner Portman
Blackburn Graham Risch
Blunt Grassley Roberts
Boozman Hawley Romney
Braun Hoeven Rounds
Burr Hyde-Smith Rubio
Capito Inhofe Sasse
Collins Johnson Scott (FL)
Cornyn Kennedy Scott (SC)
Cotton Shelby Sullivan
Cramer Lee Sullivan
Crapo McConnell Thune
Cruz McSally Tillis
Daines Moran Toomey
Enzi Markowski Wicker
Ernst Paul Young

NAYS—37

Baldwin Heinrich Schatz
Blumenthal Hirono Schumer
Brown Jones Shaheen
Cantwell King Sinema
Cardin Leahy Smith
Carper Manchin Sinema
Casey Menendez Tester
Coons Merkley Udall
Cortez Masto Murphy Van Hollen
Duckworth Peters Whitehouse
Feinstein Reed Wyden
Hassan Rosen

NOT VOTING—12

Bennet Harris Markley
Booker Booker Sanders
Bosley Kaine Warn well
Gillibrand Klobuchar Warren

The PRESIDING OFFICER. On this vote, the yeas are 51, the nays are 37. The motion is agreed to.

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 bill clerk reads 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 Brantly Starr, of Texas, to be United States District Judge for the Northern District of Texas.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Brantly Starr, of Texas, to be United States District Judge for the Northern District of Texas, shall be brought to a close?

The yeas and nays are mandatory.

The clerk will call the roll.

The bill clerk reads the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Louisiana (Mr. CASSIDY) and the Senator from Georgia (Mr. ISAKSON).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Virginia (Mr. Kaine), the Senator from Minnesota (Ms. KLOBUCHE), the Senator from Massachusetts (Mr. MARKEY), the Senator from Vermont (Mr. SANDERS), the Senator from Virginia (Mr. WARNER), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The yeas and nays resulted—yeas 51, nays 37, as follows:

[Rollcall Vote No. 244 Ex.]

YEAS—51

Alexander Fischer Perdue
Barrasso Gardner Portman
Blackburn Graham Risch
Blunt Grassley Roberts
Boozman Hawley Romney
Braun Hoeven Rounds
Burr Hyde-Smith Rubio
Capito Inhofe Sasse
Collins Johnson Scott (FL)
Cornyn Kennedy Scott (SC)
Cotton Shelby Sullivan
Cramer Lee Sullivan
Crapo McConnell Thune
Cruz McSally Tillis
Daines Moran Toomey
Enzi Markowski Wicker
Ernst Paul Young

NAYS—37

Baldwin Heinrich Schatz
Blumenthal Hirono Schumer
Brown Jones Shaheen
Cantwell King Sinema
Cardin Leahy Smith
Carper Manchin Sinema
Casey Menendez Tester
Coons Merkley Udall
Cortez Masto Murphy Van Hollen
Duckworth Peters Whitehouse
Feinstein Reed Wyden
Hassan Rosen

NOT VOTING—12

Bennet Harris Markley
Booker Booker Sanders
Bosley Kaine Warn well
Gillibrand Klobuchar Warren

The PRESIDING OFFICER. On this vote, the yeas are 51, the nays are 37. The motion is agreed to.

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 reads 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 Stephanie L. Haines, of Pennsylvania, to be United States District Judge for the Western District of Pennsylvania.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Stephanie L. Haines, of Pennsylvania, to be United States District Judge for the Western District of Pennsylvania, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Louisiana (Mr. CASSIDY) and the Senator from Georgia (Mr. ISAKSON).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Virginia (Mr. Kaine), the Senator from Minnesota (Ms. KLOBUCHE), the Senator from Massachusetts (Mr. MARKEY), the Senator from Vermont (Mr. SANDERS), the Senator from Virginia (Mr. WARNER), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The yeas and nays resulted—yeas 87, nays 1, as follows:

[Rollcall Vote No. 245 Ex.]

YEAS—87

Alexander Blunt Cantwell
Baldwin Boozman Casey
Barrasso Booker Cassidy
Blackburn Brown Gillibrand
Blumenthal Burr Klobuchar
Brown Casey
Cassidy Coons
Cortez Masto Duckworth Menendez

Not voting—12

Bennett Harris Markay
Booker Booker Sanders
Casey Kaine
Gillibrand Klobuchar Warren

The PRESIDING OFFICER. On this vote, the yeas are 51, the nays are 37. The motion is agreed to.

CLOTURE MOTION
The PRESIDING OFFICER. On this vote, the yeas are 87, the nays are 1. The motion is agreed to.

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The senior assistant bill clerk read as follows:

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 Steven D. Grimberg, of Georgia, to be United States District Judge for the District of Texas.

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 Steven D. Grimberg, of Georgia, to be United States District Judge for the District of Texas.
Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Jason K. Pallum, of Texas, to be United States District Judge for the Western District of Texas, shall be brought to a close?

The question is, Is it the sense of the Senate that debate on the nomination of Jason K. Pallum, of Texas, to be United States District Judge for the Western District of Texas, shall be brought to a close?

The legislative clerk read as follows:

The question is, Is it the sense of the Senate that debate on the nomination of Martha Maria Pacold, of Illinois, to be United States District Judge for the Northern District of Illinois, shall be brought to a close?

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The legislative clerk read as follows:

The question is, Is it the sense of the Senate that debate on the nomination of Martha Maria Pacold, of Illinois, to be United States District Judge for the Northern District of Illinois, shall be brought to a close?
The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Louisiana (Mr. CASSEY), and the Senator from Georgia (Mr. ISAACSON).

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Virginia (Mr. Kaine), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Massachusetts (Mr. MARKY), the Senator from Vermont (Mr. SANDERS), the Senator from Virginia (Mr. WARNER), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The yeas and nays resulted—yeas 87, nays 31, as follows:

[Rollcall Vote No. 250 Ex.]

YEAS—87

Alexander
Baldwin
Barrasso
Blackburn
Blumenthal
Blunt
Boozman
Braun
Brown
Burr
Canwell
Capito
Cardin
Carper
Casey
Collins
Coons
Cornyn
Cortez Masto
Cotton
Crandall
Crapo
Cruz
Daines
Daines
Duckworth
Durbin
Emi
Ernst
Feinstein

NAYS—31

Hirono
Bennet
Booker
Brown
Brown
Canwell
Cardin
Carper
Cooms
Cortez Masto
Cotton
Crapo
Cruz
Daines
Ernst
Fischer

NOT VOTING—12

Bennet
Booker
Brown
Brown
Canwell
Cardin
Carper
Cooms
Cortez Masto
Cotton
Crapo
Cruz
Daines
Ernst
Fischer

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 William Shaw Stickman IV, of Pennsylvania, to be United States District Judge for the Western District of Pennsylvania.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of William Shaw Stickman IV, of Pennsylvania, to be United States District Judge for the Western District of Pennsylvania, shall be brought to a close?

The yeas and nays are mandatory under the rule.

Second, during her brief diplomatic tenure in Canada, she posted so many absences that I cannot describe it as anything less than a dereliction of duty.

Ambassador Craft has also been unable to convince the Senate that she will fully separate her professional obligations from her family’s business interests. We cannot have an ambassador to the United Nations who risks using this incredibly influential position in ways that could benefit her own family’s financial interests.

This position is one of the most important diplomatic posts in our government. It is a global stage, and every leader who serves in this role must always put country first.

Since its founding, some of our most distinguished public servants have represented the United States at the U.N.: George H. W. Bush, Jean Kirkpatrick, Thomas Pickering, Madeleine Albright, John Negroponte, Susan Rice, and Samantha Power.

These Americans brought to the table years of experience as former Ambassadors, senior State Department officials, National Security Council staff, and more. Ambassador Craft simply cannot match the foreign policy and national security expertise offered by these distinguished leaders.

Before serving as the U.S. Ambassador to Canada, she had no previous significant foreign policy experience or executive experience at all. It would seem that her most relevant credential is that she, along with her husband, contributed more than $1 million to the President’s campaign.

During the confirmation process, Ambassador Craft’s performance suggested a deep lack of knowledge and applicable experience.

I want to be clear. This is not a judgment on her character. This merely an assessment of her ability to represent the United States of America on the world stage where she will grapple with some of the most complex and challenging foreign policy issues of our time.

When asked at her hearing to identify the most pressing issues facing the U.N. and comment on how the United States could leverage the U.N. to pursue our national foreign policy priorities, Craft displayed no sophisticated understanding of the many challenges confronting our country.

She failed to mention North Korea’s aggression on nuclear proliferation. She failed to mention ongoing threats from Iran. She failed to mention China’s growing power and Russia’s continued malign influence. When asked about the two-state solution, she could not articulate a viewpoint. When asked by Senator PAUL whether she believed the Iraq war was a mistake, she replied that she was “not going to second guess the Bush administration.”

In response to Senator CARDIN’S question about the threat of climate change, she said that the United States does not need to be a member of the...
Paris climate agreement in order to show leadership. All the more disturbing are her past comments on climate change, such as when she said, “I believe there are scientists on both sides that are accurate.”

Taken together, these answers should alarm anyone who hopes that the United States can use our power, our influence, and our leadership position to promote our interests and answer the great challenges of our time. Simply put, never in our Nation’s history has a nominee so gratuitously treated an underqualified person to this critical post just for being a donor.

Ms. Craft also lacks the professionalism needed to be the U.N. Ambassador. As our Ambassador to Canada, she had one job: to represent the United States in Canada. Yet, during her time in Ottawa, the defining characteristic of her service appears to be how little time she actually spent there.

The numbers speak for themselves. During the 608 days she served as U.S. Ambassador in Ottawa, she spent 337 days outside of Canada. Let me repeat that. During her 21 months assigned to Ottawa, she spent an entire year out of Canada.

For my colleagues who insist she was engaged in trade negotiations, the State Department’s own records suggest otherwise. Indeed, the record shows she spent only 40 days on travel related to USMCA. She did, however, spend 210 days at her homes in Kentucky or Oklahoma. I repeat, she spent 7 of her 21 months as our Ambassador in Canada at home in the United States. The last time I checked, not a single round of the USMCA negotiations took place in Kentucky or Oklahoma.

Additionally, while Ms. Craft claims that she always received approval from her travel, records show that she spent at least 11 of the 21 months in Ottawa without State Department approval. Should she be confirmed as Ambassador of the U.N., I think it is very fair to say that if an international crisis erupts, we might more likely find her in Kentucky or Oklahoma. I repeat, she spent only 40 days on travel relating to USMCA. She did, however, spend 210 days at her homes in Kentucky or Oklahoma. I repeat, she spent 7 of her 21 months as our Ambassador in Canada at home in the United States. The last time I checked, not a single round of the USMCA negotiations took place in Kentucky or Oklahoma.

Ambassador Craft’s absences represent a total abdication of her responsibility as the head of the U.S. Embassy in Canada—one of our Nation’s most vital allies.

In a troubling instance, during the month when the Trump administration shut down the Federal Government, Ambassador Craft was in Ottawa for only 2 days. Rather than provide leadership to Embassy personnel during uncertain times, she was at home in Kentucky. Perhaps she thought she was noessential personnel.

Finally, Ms. Craft has also displayed a lack of diligence when it comes to preventing conflicts of interest. I know this administration has sunk to some new lows when it comes to mixing family business with national security, but that doesn’t mean it is OK. Norms are only as strong as our will to stand up and defend them. That is why we must push back against self-promotion at the expense of the American people.

We also know that Ambassador Craft’s husband, Joe Craft, runs the second largest coal producer in the Eastern United States and has lobbied the Environmental Protection Agency against air and water pollution. Ms. Craft insisted to the committee that her husband “plays no role whatsoever in official U.S. government business,” but email and calendar records tell a different story. Ambassador Craft needed information about a U.S. environmental project, she asked her husband—not Embassy employees—to connect her to former EPA Administrator Scott Pruitt. When the EPA sent the requested information to the Ambassador, they included her spouse on the response. In addition, according to official calendars, Mr. Craft participated in at least four meetings with U.S. or Canadian Government energy and environmental officials. The potential conflicts of interest are staggering.

The nomination of Ms. Craft to this position underscores the Trump administration’s total lack of respect for the work of diplomacy, for our diplomats, and for the United Nations.

Taken together, Ambassador Craft’s lack of experience, her dereliction of duty and excessive absences in Ottawa, and her unwillingness to address potential conflicts of interest render her unfit to serve as our Ambassador to the United Nations.

In a world of growing challenges, the American people deserve a serious, thoughtful, and proven leader to represent their interests at the United Nations. They deserve a leader who can leverage the United Nations to advance our national security interests and ultimately build a safer, more stable, prosperous world. They deserve a leader who will put the interests of the people over the profits of their family. Kelly Knight Craft is not that leader. For these reasons, I will vote no on this nomination and urge my colleagues to join me.

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 Kelly Craft, of Kentucky, to be the Representative of the United States of America to the United Nations, with the rank and status of Ambassador Extraordinary and Plenipotentiary, and the Representative of the United States of America in the Security Council of the United Nations, shall be brought to a close?

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 Senators are necessarily absent: the Senator from Louisiana (Mr. CASSIDY) and the Senator from Georgia (Mr. ISAACKSON).

Further, if present and voting, the Senator from Georgia (Mr. ISAACKSON) would have voted “yea.”

Mr. DURBIN. I announce that the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BERNSTEIN), the Senator from New York (Mrs. GILLIBRAND), the Senator from California (Ms. HARRIS), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Massachusetts (Mr. MARKER), the Senator from Vermont (Mr. SANDERS), and the Senator from Massachusetts (Ms. WARREN) are necessarily absent.

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

The yeas and nays resulted—yeas 57, nays 33, as follows:

YEAS—57

Alexander Gardner Perdue
Barasso Graham Purnell
Blackburn Grassley Risch
Blunt Hassan Roberts
Boozman Hawley Romney
Braun Hoeven Rounds
Burr Hyde-Smith Rubio
Collins Inhofe Sasse
Collins Johnson Scott (FL)
Couch Kennedy Scott (SC)
Cotton doi Langevin
Cramer Manchin Sinema
Cragle McConnell Sullivan
Crus McSally Thune
Daines Moran Tillis
Koui Murkowski Toomey
Ernst Murphy Wicker
Fischer Paul Young

NAYS—33

Balduin Gravel Rosen
Bennenthal Hirono Schatz
Brown Jones Schumer
Cantwell Kain Smith
Cardin King Stabenow
Carper Leahy Tester
Cassidy Menendez Toomey
Cortez Masto Merkley Van Hollen
Duckworth Murray Warner
Durbin Peters Whitehouse
Feinstein Reed Wyden

NOT VOTING—10

Bennet Harris Sanders
Booker Inakson Warren
Cortez Masto Duckworth
Gillibrand Markley

The PRESIDING OFFICER. On this vote, the yeas are 57, the nays are 33.
The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of David L. Norquist, of Virginia, to be Deputy Secretary of Defense.

Thereupon, the Senate proceeded to consider the nomination.

The PRESIDING OFFICER. Under the previous order, the question is, Will the Senate advise and consent to the Norquist nomination?

The nomination was confirmed.

Mr. MCCONNELL. I ask unanimous consent that the motion to reconsider the Jordan nomination be considered 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.

UNANIMOUS CONSENT AGREEMENT—EXECUTIVE CALENDAR

Mr. MCCONNELL. I ask unanimous consent that the motion to reconsider the Jordan nomination be considered 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. MCCONNELL. 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.

TRIBUTE TO SABRA FIELD

Mr. LEAHY. Madam President, over a storied 50-year career, Sabra Field has established herself as a great Vermont artist. Her works have made hers a unique and highly sought-after brand, one which beautifully depicts Vermont’s landscape. Her prints, made by hand using woodblocks, are a preeminent example of selflessness and civic duty that she has gracefully set.

TRIBUTE TO KATHRYN WEEDEN

Mr. SCHUMER. Madam President, today I join my friend the majority leader in offering a heartfelt thank you, congratulations, and happy retirement to the principal of the Senate Page School, Ms. Kathryn Weeden. She leaves the Senate and the Page School after 26 years of illustrious service. In that time, she has transformed the lives of countless young men and women interested in the workings of government.

The Senate Page School is an institution unlike any other on Capitol Hill and very different from most schools in America. Every semester, some of the most accomplished young men and women come to Washington from across the country to learn about our government. In short order, they are thrown into a routine that includes classes early in the morning, classes late into the night, and a full-time job in the Senate in between. When you consider the additional demands of homework, getting acclimated to a new city, and new peers, you realize just how important it is for these men and women to have someone they can trust, rely on, and go to for support and guidance. For the last 26 years, that person has been Ms. Weeden. With her at the helm, I have always had confidence that the Senate’s pages were getting the learning experience of their lives.

For the minds she has inspired, for the institution she has shaped, and for the heart that has served, I want to say thank you and my best wishes to Ms. Weeden. May others follow in the footsteps of her efforts.

Sabra’s achievements are impressive. Her work has been featured on the cover of Vermont Life magazine. It is showcased in a stained glass window at Dartmouth-Hitchcock Medical Center in New Hampshire. It has been printed on 250,000 UNICEF cards. And Sabra’s work was featured on 60 million postage stamps commemorating Vermont’s 1991 bicentennial.

I am proud to recognize the contribution and achievements that Sabra has made over her 50 years in Vermont. I ask unanimous consent to have printed in the RECORD a Vermont Digger article titled “Sabra Field marks 50th year making Vermont art.” It describes the hard work that goes into making each piece of art and highlights Field’s commitment to capturing Vermont’s picturesque landscape.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

By Kevin O’Connor

SABA FIELD MARKS 50TH YEAR MAKING VERMONT ART

East Barnard — Sabra Field recalls the moment a half-century ago when she made her first woodblock print in Vermont.

"No one said I couldn’t," she says, "and I was too naive to realize the odds." Field, born in Oklahoma and raised in New York, Sabra believes that her professional career began when she moved to Vermont. She recalled in a Vermont Digger article that Vermont was beautiful and Vermonters unpretentious, generous, and understood ‘home occupation.’ I was free to be me." This environment made Vermont an ideal work and home location for Sabra.

Sabra’s achievements are impressive. Her work has been featured on the cover of Vermont Life magazine. It is showcased in a stained glass window at Dartmouth-Hitchcock Medical Center in New Hampshire. It has been printed on 250,000 UNICEF cards. And Sabra’s work was featured on 60 million postage stamps commemorating Vermont’s 1991 bicentennial.

This coming weekend, the 84-year-old printmaker will celebrate her 50th year making Vermont art.

"When people ask what piece means the most to me," she says, "I answer, ‘The one I’m going to do next.’ Field’s Green Mountain story began in 1953 when she enrolled at Middlebury College (‘there was no math requirement,’ she explains) and had an epiphany while studying Piero della Francesca’s 1450s painting ‘The Flagellation of Christ.’

“I saw that great art is composed from what we see,” she recalls, “but it is not a replica of what we see.” Field’s watercolor teacher made art “‘seem like a noble calling.’” But she yearned less for a finished product than for a method, which she discovered upon further schooling at Connecticut’s Wesleyan University.

"Prints are for everyone," she says of the easily reproducible medium. “I wanted to spend all my time making images and I was willing to take the risk. I felt, in a sense, that I had no choice.”

“Over the course of her career she has received any number of accolades, and has been variously described as ‘the Grant Wood of Vermont,’ the ‘artist laurate of Vermont,’ and as someone who ‘has touched more lives than any Vermont artist in history. ’” Richard Saunders, a Middlebury College professor and director of its Museum of Art, wrote in the catalogue of the 2017 retrospective “Sabra Field, Then and Now.”
RECOGNIZING WHITE RIVER JUNCTION FEMALE ENTREPRENEURS

Mr. LEAHY. Madam President, White River Junction, VT, has seen a renaissance over the last 20 years. Led by a band of female entrepreneurs, this village tugged along the Connecticut River is today the home of dozens of thriving businesses. No fewer than 25 of these businesses are run by women, and together they are the core of a vibrant, growing community.

Kim Souza, the owner of the consignment store Revolution, was one of the first business owners to move back to White River Junction. The first few years were tough, but with the support of her community, Revolution found its footing. Soon more businesses opened, and new life was breathed into the town.

Across the street, Julie Sumanis and Elenda Taylor opened JUEL, a juice bar and café, in the ground floor of a new apartment building. In 2008, Leslie Carleton moved from near by Norwich to open Upper Valley Yoga. Seven years later, Kate Gamble opened Door, another yoga studio.

The successes of these businesses did not come without challenges and difficulties, but their successes showcase the power of commitment, dedication, and ultimately, community. In 2007, Kim thought Revolution would have to close its doors, until she found the backing of a local mother and daughter that allowed her to stay open. The Upvalley arts center director of White River’s Northern Stage theatre company, credits the community’s support for keeping the company alive through challenging times.

Today, White River Junction has become a destination and a cultural center of the region. The surge of development brought on by pioneers like Kim continues to bring new people into the town, some feeling empowered to start businesses of their own, to shape their futures, and to make the community stronger. This is the very heart of the American dream. The future of Vermont rests with entrepreneurs across the State, and I am glad to see it in such hands.

I am proud to recognize the achievements of these women and the contributions they have made to the town of White River Junction and their broader communities. I ask unanimous consent to enter into the RECORD a Boston Globe article titled “In White River Junction, sisters are doing it for themselves.” It describes their successes and the challenges they overcame in helping to revive their town.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From the Boston Globe, July 4, 2019]

IN WHITE RIVER JUNCTION, SISTERS ARE DOING IT FOR THEMSELVES

(From Kevin Cullen)

WHITE RIVER JUNCTION, VT.—Kim Souza opened her consignment and thrift clothing store here in 2002, when this old, wheezy village hard by the New Hampshire border was so deserted you half-expected to see tumbleweeds rolling down North Main Street.

She let the locals know that beyond selling new clothing, she would also sell used stuff and offered to buy gently used clothes from them. Dancers at The Wrap, a strip joint directly across the street from Souza’s shop, began showing up regularly with outrageously high platform shoes and audacious, skimpy outfits. Souza had to wave them off when the strippers tried to sell her their things.

“I had to draw the line somewhere,” Souza says, standing behind the counter of her store next to an elaborate cappuccino machine.

The Wrap burned to the ground years ago, and in its place has risen, phoenix-like, a modern apartment building, the anchor of which is a ground-level café, apothecary, and bar called JUEL, which is now owned by her, Julie Sumanis and Elenda Taylor.

The café, located on the corner of North Main and Bridge streets, in the heart of downtown, captured the town’s renaissance of this old industrial village: On the same spot where women were once exploited and objectified, two young female entrepreneurs are running a thriving business.

Souza, White River’s pioneering businesswoman, recently did some research and figured out that not a single 25 businesses that have opened in the once-vacant and newly built storefronts in the four-block downtown area are run by women.

But, she adds, that isn’t part of some high-minded government-incentive program. It just happened, organically.

Souza was working at a travel agency in New Hampshire when a mentor, Murray Washburn, suggested she start a business in gritty White River, which is sandwiched in the back, “It’s not so bad.”

"Vermont was beautiful and Vermonters unpretentious, generous, and understood home occupation,” she continued. "I was free to be me."

Field soon met her second husband, Spencer, who became her business manager. But her work wasn’t always seen as marketable.

Field sold out her children’s toy cash register, Field began to design, draw and cut the woodblock images that have sustained her ever since.

“When I arrived, people were unsure,” she says. "Vermont was beautiful and Vermonters unpretentious, generous, and understood home occupation." I was free to be me.

Field soon met her second husband, Spencer, who became her business manager. But her work wasn’t always seen as marketable. Take the story behind her 1977 four-print “Mountain Suite.”

“Vermont Life requested a seasonal suite to sell,” she recalls. "Then they declined to buy them."

The artist went on to distribute the images herself. The magazine has since folded. But log off her website and you’ll see the passed-over prints remain in circulation for $250 each.

Field’s resulting career has been chronicled in two books—2002’s “The Art of Place” and 2004’s “In Sight” and the 2015 documentary “Sabra.” Middlebury College, for its part, has an archive copy of every one of her prints.

Field can share stories of private struggle as well as of professional success. She re-winds back five decades to inking her first works.

“Huh them outside to dry.”

The wind wasn’t the only thing that got carried away that day.

Field has weathered bigger changes ranging from the advent of new reproduction technology for the prints she continues to create by hand by the 2010 death of her husband, building her own printing press and neighbor Jeanne Amato, who still works with woodblocks, be it for a recent children’s book, "What’s My Big Deal?"

Washburn, suggested she start a business in gritty White River, which is sandwiched in the back, “It’s not so bad.”

"Somehow I knew I wanted the legitimacy," she says. "I decided we needed to look at it as a project." It describes their success story.

Yet every peak in this artist’s world is followed by a tumbleweed rolling down North Main Street.
But given what White River Junction looked like and felt like not so long ago, the pros seem to far outweigh the cons, and officials in the town of Hartford, where White River Junction is located, are thrilled with all the new businesses and tax revenue.

And as freight trains roll through the downtown regularly, blowing their horns, White River Junction is being transformed from being precious or pretentious any time soon. It retains a chunk of its old grittiness.

Taylor and Sumanis, 31, became fast friends when they worked as waitresses at Elixir, an upscale restaurant here. They had a shared interest in wellness, herbalism, and eating healthy. More importantly, it suited their bosses, Skip Symanski and Jane Carrier, had set an example.

When Symanski and Carrier opened a high-end restaurant here 10 years ago, people thought they were nuts. But Taylor and Sumanis learned that if you build a quality business, the people will come. It gave them the confidence to strike out on their own. Three years ago, they started with a food truck. When space became available in a new building, they went all in.

Elixir paved the way for a lot of us,” Sumanis said. They also point to Souza as a nurturing mate, whom they regard as a mentor entrepreneur.

Souza gives credit to the male developers who remade the town’s footprint, but agrees there is a mutually supportive business climate that has an especially feminine side to it.

“We are by nature nurturing,” she said. “There is a lot of mutual support and encouragement going on here.”

Given that they both offer yoga classes, Carleton and Gamble are technically competitors. They likewise send their customers to each other’s business, depending on what those customers want and need.

“Everybody has each other’s back,” said Taylor. “We share keys for people. We talk to Gamble and Souza, whose businesses are right across North Main.

There are downsides to all this progress and prosperity you used to be able to park an aircraft carrier along North Main Street. Now they limit free parking to two hours between 7 a.m. and 7 p.m., from Monday to Saturday. Parking can get tight, especially on weekends.

And, this being Vermont, there are some who question what they dismiss as gentrification.

A local blogger, Rejjie Carter, bemoaned what he calls the colonization of White River Junction. He said the land where it belonged to the Abenaki tribe before settlers came along. Almost every single one of the 200 empty buildings they rehabilitated or the new buildings they erected in vacant lots added affordable living space to our community.

Two months ago, a teacher from the Hartford public schools brought a bunch of students on a field trip to visit some of the female-entrepreneur businesses.

“It was a joy to listen to so many of the young girls ask questions about how to start a business,” said Souza. “It felt like something was happening.”

RECOGNIZING VERMONT’S MAGICIANS WITHOUT BORDERS

Mr. LEAHY. Madam President, when Lincoln, VT, resident Tom Verner performs magic shows for children in refugee camps, orphanages, and hospitals, he brings joy and laughter to the faces where it is most needed. In 2001, Tom and his wife, Janet Fredericks, co-founded Magicians Without Borders and have since performed in more than 40 countries, for more than 1,000,000 of the world’s most vulnerable people. Magicians Without Borders is one shining example of Vermonters thinking outside the box and using their creativity to make the world a better place. It is with pride and appreciation that I recognize Tom, Janet and the Magicians Without Borders organization for their achievements.

Tom was a professor of psychology in 2001 when he embarked on a trip through the Balkans, performing magic shows in the refugee camps of Kosovo and Macedonia. The performances were a hit. So when Magicians Without Borders was recruiting new members to return to Vermont, Tom took a year off from his position at Burlington College to found Magicians Without Borders.

Since Tom’s first trip, he and Janet have made six trips each year, combining their talents to bring the lives of youth in at risk situations around the globe. Tom, Janet, and Magicians Without Borders have performed everywhere from the Sudan, to Colombia, from Ukraine to Bangladesh. They traveled to Thailand and Burma for a month of performances in the wake of a tsunami and performed stateside throughout Alabama, Mississippi, and Louisiana after Hurricane Katrina.

In 2004, a series of shows at rural schools in El Salvador was met with such positivity that Tom was asked to teach a few magic tricks to the students. These impromptu classes turned into a unique, long-term education program geared toward increasing self-confidence, discipline, focus, and self-esteem. Tom, Janet, and Magicians Without Borders have now returned to El Salvador more than 30 times to entertain and educate these children who find themselves surrounded by terrible gang violence and abject poverty. The program has inspired young Salvadoran magicians to perform their own magic shows in orphanages, hospitals, and disaster areas and aspire to teach magic to other young people.

Due to their success in El Salvador, Magicians Without Borders expanded these education programs to Brazil, Colombia, Costa Rica, and the United States. Two additional education programs have been implemented in India. I am proud to recognize the contribu-tions Tom and Janet Fredericks and Magicians Without Borders have made me so many communities across globe in the last 18 years. I ask unanimous consent to have printed in the RECORD an Addison Independent article titled “Lincoln Magicians Bring Joy to Refugees at the Border.” It describes how Tom and Janet use magic to connect with those suffering at our southern border and how they have expanded their mission to help educate and empower across the world.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

(from the Addison Independent, July 3, 2019)

LINCOLN MAGICIANS BRING JOY TO REFUGEES AT THE BORDER

LINCOLN—Tom Verner and Janet Fredericks performed magic at the U.S.-Mexico border last December.

Not the kind of magic that allows tired, hungry and fearful refugees to simply walk across the border to new lives in America. The Lincoln couple, working as Magicians Without Borders, staged a show of sleight-of-hand and humor designed to not only entertain, but also to provide a light of hope in dark circumstances.

During that December trip, U.S. Customs and Border Protection has encountered more than half a million additional migrants hoping to enter the U.S. The vast majority of these migrants were arrested and detained by Immigration and Customs Enforcement (ICE) in facilities that a growing number of experts, including Holocaust scholars, have compared to concentration camps.

Performing at the border last year, and again this past March, has helped Verner and Fredericks better understand the issues these refugees face.

“These refugees didn’t want to leave their homes,” Verner told the Independent this week. “They’re fleeing murderous violence, political oppression and grinding poverty, and they’re coming to the closest place where, as the Statue of Liberty says, they can ‘breathe free.’”

During their March trip, Verner and Fredericks met a six-year-old boy named Sebastian, whose family had fled Honduras. Because Sebastian has cerebral palsy and cannot walk, his father had carried him on his back—for more than 1,800 miles.

The conditions and political climate of the U.S. border are nothing, however, compared with those in Honduras, Sebastian’s father told Verner.

“It’s the kind of story the Lincoln residents who have encountered over and over again—all over the world.

Since founding Magicians Without Borders in 2002, Verner and Fredericks have traveled to more than 40 countries and performed for “over 1 million of the most forgotten people in the world.”

Their mission is to entertain, educate and empower.

BRENNINGS

In 2001 Verner, then a professor of psychology at Burlington College, was traveling through the Balkans, performing magic shows in refugee camps in Kosovo and Macedonia.

“It was a transformative experience,” he said.

In one Macedonian camp, which sheltered about 2,000 people, mostly Roma, Verner met a little girl named Fatima who became his “assistant” for the day.

“She couldn’t understand each other’s languages, but we understood each other,” Verner said. When it came time for Verner to move on to the next camp, however, he could find Fatima, 9, anywhere. Disappointed, he returned to his car, only to find Fatima hiding in the back seat. She
begged Verner to take her with him, but he could not.

Verner’s driver then suggested they visit Shukta, Macedonia, which the driver said was “replete with refugees.” Within 10 minutes of their arrival in the main square more than 300 people had gathered to watch him perform, Verner said.

Afterward, he recalled, “a Roma woman who’d seen me multiplying things in my show, came up to me holding a five-denari Macedonian coin—MWB money she said. She thought if I could make things multiply, why not money?”

Verner performed a trick producing a 50 dinari note—the equivalent of about 80 cents at the time—and the woman was genuinely thrilled.

After she walked away, two Roma men who’d overheard Verner ask if he could produce visas to America.

“They were completely serious,” Verner said. “As if I could wave a magic wand and Condoleezza Rice would suddenly sign the necessary paperwork.”

These and other encounters led to an epiphany for Verner, which he distills into a quote from fellow magician Harry Houdini—himself a refugee from Hungary: “In certain circumstances, magic not only amazes, but it has the power to awaken hope that the impossible is possible.”

Upon his return to Vermont, Verner obtained a year’s leave from Burlington College to found Magicians Without Borders.

“That one year has turned into 18,” he said happily.

TEACHING MAGIC

In 2004, Magicians Without Borders (MWB) visited El Salvador, which was still reeling in the aftermath of a 12-year civil war that had been fought in large part by child soldiers.

The founder-director of the Salvadoran Rural Health Association was so impressed with Verner’s school performances that she asked him to teach some magic tricks to children participating in a program called “Barefoot Angels” (so named because many of the children had been working barefoot in a garbage dump). Verner readily agreed.

At the end of that daylong workshop, one of the students, 14-year-old Jaime Zumba, asked Verner, “When are you coming back?”

That moment, Verner said, changed the course of MWB, but the young man’s lived experience, like that of so many thousands who have fled their homes, is all too familiar in that part of the world and often inspires too little notice.

“It is not uncommon,” he once told Verner, “for me to walk over a decapitated naked body on my way to school.”

ARM SALES NOTIFICATION

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 days in which to review such the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention, if relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

There being no objection, the material was ordered to be printed in the Record, as follows:

DEFENSE SECURITY COOPERATION AGENCY, Arlington, VA.

Hon. JAMES E. RISCH, Chairman, Committee on Foreign Relations, U.S. Senate.

Dear Mr. Chairman: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19–35 concerning the Navy’s proposed Letter(s) of Offer and Acceptance to the Government of Canada for defense articles and services estimated to cost $44 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER, Lieutenant General, USA, Director, Enclosures.

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Canada

(ii) Total Estimated Value: Major Defense Equipment $38 million. Other $6 million. Total $44 million

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase: Major Defense Equipment (MDE): One hundred fifty-two (152) MIDS JTRS (5) with Remote Power Supply. Non-MDE: Also included are spare cables and MIDS batteries; Link-16 mobile racks; diagnostic support tools; technical documentation; training and engineering technical support; and other related elements of logistics and program support. The total estimated program cost is $44 million.

This proposed sale will support the foreign policy and national security objectives of the United States by helping to improve the military capability of an ally that is an important force for ensuring political stability and economic progress and a contributor to military, peacekeeping and humanitarian operations around the world.

Canada intends to upgrade its current inventory of CF–18 Aircraft, CC–130J, and the Royal Canadian Air Force’s Ground Stations with the purchase of these MIDS JTRS (5) terminals to be fully interoperable with U.S. and allied forces to support and compliment joint operations in a net-enabled environment; have modernized electronic protection and secure, jam-resistant wave forms; and be capable of improved Link-16 message exchange and information fidelity including support to advanced weapon employment. Canada will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractors for MIDS JTRS are Viasat, Incorporated, headquartered in Carlsbad, CA and Data Link Solutions, headquartered in Cedar Rapids, IA. The Government of Canada is expected to negotiate an offset agreement with the principal contractor(s), in accordance with Canada’s Industrial and Technological Benefits (ITB) Policy, before signing the Letter of Offer and Acceptance (LOA), but details are not known at this time.

Implementation of this proposed sale will not require the assignment of additional U.S.
Government or contractor representatives to Canada. However, it is anticipated that engineering and technical support services provided by the U.S. Government may be required on an interim basis for training and technical assistance.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 19–35
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act
Annex Item No. vii
(vii) Sensitivity of Technology
1. The National Information Distribution System (MIDS) Joint Tactical Radio (JTRS) is a software defined radio. The MIDS JTRS Programmable Secure Information Security Architecture Module (PSISAM) is Critical Program Information (CPI). The PSISAM is embedded in a MIDS JTRS Shop Replaceable Unit (SRU) and contains the information security hardware and cryptographic keys necessary to operate the terminal. MIDS JTRS contains embedded COMSEC and is capable of processing up to TOP SECRET information. Each MIDS JTRS contains an embedded SRU that is UNCLASSIFIED Controlled Cryptographic Information (CCI). When a terminal is operating on the host platform it is classified up to the level of data being transmitted.

2. In order to best preserve non-U.S. allies who are already advanced weapons systems, which might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

3. Annex Item No. vii has been made that Canada can provide substantially the same degree of protection for the technology being released as the U.S. Government. This sale supports the U.S. foreign policy and national security objectives as outlined in the Policy Justification.

4. All defense articles and services listed in this transmittal have been authorized for re-export and export to Canada.

ARMS SALES NOTIFICATION
Mr. RISCH, Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY
Arlington, VA.

Hon. JAMES E. RISCH, Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

Dear Mr. Chairman: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19–35 concerning the Navy’s proposed Letter(s) of Offer and Acceptance for the Government of Egypt—Follow on Technical Support (FOTS) for Egypt. Egypt has 30 calendar days during which the sale may be reviewed. The provision also provides that, in the instance of notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY
Arlington, VA.

Hon. JAMES E. RISCH, Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

Dear Mr. Chairman: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19–39 concerning the Air Force’s proposed Letter(s) of Offer and Acceptance to the Government of India for defense articles and services estimated to cost $504 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER, Lieutenant General, USA, Director.
Enclosures.

TRANSMITTAL NO. 19–39
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of India.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): None. Non-MDE: C-17 follow-on support includes spare parts and repair parts; support equipment; personnel training and training equipment; publications and technical documentation; support and test equipment; U.S. Government-and contractor engineering, technical and logistical support services; and other related elements of logistics and program support.

(iv) Military Department: Air Force IN-D-QAC.

(v) Prior Related Cases, if any: IN-D-SAC, IN-D-SAE.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: None.

(viii) Date Report Delivered to Congress: July 26, 2019.

(ix) Notice of Proposed Sale:

The Government of India has requested to buy equipment for C-17 follow-on support, to include spare parts and repair parts; support equipment; personnel training and training equipment; publications and technical documentation; support and test equipment; U.S. Government and contractor engineering, technical and logistical support services; and other related elements of logistics and program support. The total estimated program cost is $670 million. This proposed sale will support the foreign policy and national security of the United States by helping to strengthen the U.S.-Indian strategic relationship and to improve the mobility capabilities of a major defensive partner while continuing to be an important force for political stability, peace, and economic progress in the India-Pacific and South Asia region.

India needs this follow-on support to maintain its operational readiness and ability to provide Humanitarian Assistance and Disaster Relief (HA/DR) assistance in the region. India will have no difficulty absorbing this support into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractor will be the Boeing Corporation, Chicago, Illinois. There are no known offset agreements proposed in connection with this proposed sale; however, the purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the prime contractor.

Implementation of this proposed sale will require the assignment of one U.S. Government representative and 23 contractor representatives to India.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

ARMS SALES NOTIFICATION

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-243.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY COOPERATION AGENCY, Arlington, VA.

Mr. RISCH. Madam President, pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, I am forwarding the government's letter(s) of offer and acceptance to the Republic of Korea. There are no known offset agreements proposed in conjunction with this potential sale. Any offset agreement will be defined in negotiations between the Purchaser and the prime contractor.

Implementation of the proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to the ROK.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

All defense articles and services in this transmittal have been approved for release and export to the Republic of Korea.

ARMS SALES NOTIFICATION

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-243.

There being no objection, the material was ordered to be printed in the RECORD, as follows:
DEPARTMENT OF DEFENSE
Office of the Secretary
Washington, D.C.

TO THE SENATE OF THE UNITED STATES:

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19-29 concerning the Air Force’s proposed Letter(s) of Offer and Acceptance to Pakistan for defense articles and services estimated to cost $125 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER,
Lieutenant General, USA, Director.

Enclosures.

TRANSMITTAL NO. 19-29
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Pakistan
(ii) Total Estimated Value: Major Defense Equipment* $0 million. Other $125 million. Total $125 million.
(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:
Major Defense Equipment (MDE): None.
Non-MDE: Continuation of technical support services; U.S. Government and contractor technical and logistics support services; and other related elements of logistics support to assist in the oversight of operations in support of the Pakistan Peace Drive advanced F-16 program.
(v) Prior Related Cases, if any: PK-D-GAC, PK-D-GAF.
(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.
(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: None.
(viii) Date Report Delivered to Congress: July 26, 2019.
(ix) Sale Subject to section 36(b)(1) of the Arms Export Control Act?
(x) Sale Subject to section 36(b)(2) of the Arms Export Control Act?

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION
Pakistan—Technical Security Team (TST) in Continued Support of the F-16 Program

The Government of Pakistan requested a continuation of technical support services; U.S. Government and contractor technical and logistics support services; and other related elements of logistics support to assist in the oversight of operations in support of the Pakistan Peace Drive advanced F-16 program.

The proposed sale will support the foreign policy and national security objectives of the United States by helping to improve security of a Major Non-NATO ally in INDO-Pacific which is an important force for political stability and economic progress in the region.

The Stryker vehicles will increase Thailand’s capability to defend its sovereign territory against traditional and non-traditional threats by filling the capability void between light infantry soldiers and heavy mechanized units. Thailand will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor for the Stryker vehicle is General Dynamics Land Systems, Sterling Heights, MI. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any permanent additional U.S. Government or Contractor representatives to Thailand.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 19-33
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

(i) Prospective Purchaser: Government of Thailand
(ii) Total Estimated Value: Major Defense Equipment $125 million. Other $175 million. Total $250 million.
(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:
Major Defense Equipment (MDE): None.
Non-MDE: Continuation of technical support services; U.S. Government and contractor technical and logistics support services; and other related elements of logistics support to assist in the oversight of operations as part of the Peace Drive F-16 program
(iv) Military Department: Army (TH-B-WGX).
(v) Prior Related Cases, if any: None.
(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.
(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Annex Attached.
(viii) Date Report Delivered to Congress: July 26, 2019.
(ix) Sale Subject to section 36(b)(1) of the Arms Export Control Act?

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION
Thailand—Stryker Infantry Carrier Vehicles

The Government of Thailand has requested to buy sixty (60) Stryker Infantry Carrier Vehicles (ICV); and sixty (60) M2 Flex .50 cal machine guns. Also included are spare parts, Basic Issue Items (BHI), Components of End Items (COEI), Additional Authorized List (AAL) (specific items for operations and maintenance), Special Test Equipment (STTE), technical manuals, OCONUS Deprovisioning Service, M6 smoke grenade launchers (4 per vehicle) and associated spares, AN/VAS-5 Driver’s Vision Enhancer (DVE), AN/VIC-3 vehicle intercommunications system, contractor provided training and Field Service Representatives (FSR), and other related elements of logistics and program support.

The proposed sale will support the foreign policy and national security objectives of the United States by protecting U.S. technology and national security of the United States by helping to improve security of a Major Non-NATO ally in INDO-Pacific which is an important force for political stability and economic progress in the region.

The Stryker vehicles will increase Thailand’s capability to defend its sovereign territory against traditional and non-traditional threats by filling the capability void between light infantry soldiers and heavy mechanized units. Thailand will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor for the Stryker vehicle is General Dynamics Land Systems, Sterling Heights, MI. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any permanent additional U.S. Government or Contractor representatives to Thailand.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.
frequency and near-term digital radio systems. The Stryker is deployable by C-130 aircraft and combat capable upon arrival. The Stryker is capable of self-deployment by highway and into the interior. It has a low noise level that reduces crew fatigue and enhances survivability. It moves about the battlefield quickly and is optimized for close, complex, or urban environments. The Stryker program leverages nondevelopmental items with common subsystems and components to quickly acquire and field these systems. Stryker is UNCLASSIFIED but considered SENSITIVE technology.

3. If a technologically advanced adversary were to obtain knowledge of the basic hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that Thailand substantially the same degree of protection for the technology being released as the U.S. Government. This sale supports the U.S. foreign policy and national security objectives as outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal have been authorized for release and export to Thailand.

VOTE EXPLANATION
Ms. DUCKWORTH. Madam President, I was necessarily absent for vote No. 231 on overriding the veto, shall the Joint Resolution S.J. Res. 36 pass, the objections of the President of the United States to the contrary notwithstanding. On vote No. 231, had I been present, I would have voted yea to override the veto.

I was also necessarily absent for vote No. 232 on overriding the veto, shall the Joint Resolution S.J. Res. 37 pass, the objections of the President of the United States to the contrary notwithstanding. On vote No. 232, had I been present, I would have voted yea to override the veto.

I was also necessarily absent for vote No. 233 on overriding the veto, shall the joint resolution S.J. Res. 38 pass, the objections of the President of the United States to the contrary notwithstanding. On vote No. 233, had I been present, I would have voted yea to override the veto.

I was also necessarily absent for vote No. 234 on the motion to invoke cloture on the nomination of Michael T. Liburdi to be a U.S. District Judge for the District of Arizona. On vote No. 234, had I been present, I would have voted yea on the motion to invoke cloture.

I was also necessarily absent for vote No. 235 on the motion to invoke cloture on the nomination of Peter D. Welte to be U.S. District Judge for the District of North Dakota. On vote No. 235, had I been present, I would have voted nay on the motion to invoke cloture.

150TH ANNIVERSARY OF MADAWASKA, MAINE
Ms. COLLINS. Madam President, I rise today to commemorate the 150th anniversary of the Town of Madawaska ME. Located in Aroostook County, our State’s northernmost region, Madawaska is in the heart of the St. John River Valley, the center of our rich Acadian culture. I am honored to continue the grandiose and caring people who have made Madawaska and the St. John River Valley home of the Maliseet tribe. French explorers, led by Samuel de Champlain, first visited the area in 1604 and established friendly relationships with the Native Americans.

In 1785, French-speaking Canadians fleeing persecution in British Canada journeyed up the St. John River in search of liberty. They marked the spot of their landing with a large wood. It was a land that they had found. Today, the rebuilt Acadian Cross is an enduring reminder of the determination and courage of those first settlers. The Tante Blanche Museum honors the heroism and compassion of Marguerite Blanche Chabot, the heroism of the Acadian culture that is so important in Maine, New Brunswick, Nova Scotia, and as far away as Louisiana.

Following the American Revolution, the region was the scene of a decades-long border dispute between our new Nation and British Canada. Although the bloody Aroostook War did not result in armed conflict, it was a period of great tension and uncertainty, with both sides seeking control of the increasingly valuable timberlands. As the national governments of Great Britain and the United States negotiated a peaceful treaty, the province of New Brunswick called claim to the disputed area. On July 4, 1827, a band of pro-American settlers declared the independence of the Republic of Madawaska with its own flag and the intention of joining the United States.

In response, the Maine Legislature established the Territory of Madawaska in 1831, creating what was called the world’s biggest town, with an area of more than 4,000 square miles. The border dispute was settled by treaties in 1842. Peace was maintained between the United States and Canada. Settlement to the region increased greatly, and in 1889, the town of Madawaska was incorporated.

Today, more than 80 percent of the town’s residents speak French, and they continue to uphold the Acadian traditions of great food, music, and dance, and of close-knit families and lasting friendships. The annual Acadian Festival in August is a highlight of the year and a fulfilling celebration of this great heritage.
To my Franco-American friends, it is a pleasure to congratulate you on this landmark anniversary. Across the generations, you have worked hard and worked together to create a community that combines your rich heritage with the values that define our State and West Virginia.

Mr. President, the celebration of Madawaska’s 15th anniversary is not merely about the passing of time, it is about human accomplishment. We celebrate the people who pulled together, cared for one another, and built a great community.

ADDITIONAL STATEMENTS

TRIBUTE TO LARRY ROBERTSON

- Mrs. CAPITO. Mr. President, today I wish to recognize my friend Larry Robertson, a dedicated servant to the great people of West Virginia. After 20 years, Larry will be retiring from his post as executive director of HospiceCare, in my hometown of Charleston, WV. As a lifelong resident of the State capital city, Larry dedicated his career to caring for those in his area. He hasn't moved around much, with his office only a mile or two down the road from the fire station his father worked at when he was just a boy.

After graduating from George Washington High School, Larry stuck around the Kanawha River Valley and enrolled in Morris Harvey College, which is now known as the University of Charleston. With his bachelor's degree complete and after earning a master's in accounting from the West Virginia College of Graduate Studies in 1976, he set his sights on ways to give back to the community that had already given him so much. This commitment led Larry to take a job as a consultant for the Blue Cross Medical Plan in Charleston.

From this point on, Larry would spend the entirety of his professional life committed to providing financial support and administrative services to not-for-profit organizations in the healthcare field. In the past 20 years, HospiceCare has flourished under Larry's leadership, providing over 300 jobs and services to 16 counties in West Virginia. Larry and HospiceCare also provide the community with an avenue to give their time. Working with the Medicare Hospice Program, hundreds of volunteers throughout the years. There is an old saying that says there is nothing stronger than the heart of a volunteer, but I believe Larry's "Hospice Heart" is even stronger.

Larry has also been instrumental in the foundation and the success of West Virginia's first inpatient hospice center, the Hubbard Hospice House. This project started out with only enough space and staff to accommodate 12 residents, but has grown exponentially under the vision of Larry and his dedicated team. By the end of this year, the Hubbard Hospice House operation will be able to house 56 beds in several locations across central West Virginia. I became familiar with hospice during the last stage of my parents lives. The support and dedication they give to their patients is a wonderful lifeline for family and caregivers. I am incredibly indebted to Larry and his staff for their professional services. Hundreds of families in Kanawha County and the surrounding area feel the same and share the same appreciation for the care hospice gave their family members. Thank you, Larry, for your dedication to building such a quality healthcare provider for end of life care that is so highly regarded throughout the State and region.

Larry will now have more time to spend with his grandchildren, watch the West Virginia Mountaineers, and work on his golf game, but the lasting effects for what he did for our State will continue on for generations to come. I wish Larry all the best in his retirement, and may you make a difference in his community with his one-of-a-kind attitude and generous heart. It is truly an honor to call you friend and fellow West Virginian.

RECOGNIZING CAREY, IDAHO

- Mr. CRAPO. Madam President, along with my colleagues Senator JAMES RISCH and Representative MIKE SIMPSON, I congratulate the city of Carey, ID, on its centenary.

In 1884, just a few years after the first settlers arrived in the area, a school was built next to James Carey's Post Office. Homes, roads, and churches soon joined the landscape, demonstrating early on the characteristics that are readily associated with Carey today: selflessness, hard work, and determination to make their slice of Idaho neighborly and productive. By the time the residents of Carey got around to incorporating the town in 1919, a sense of community was already deeply rooted.

On July 20, 2019, the city of Carey celebrated its 100-year anniversary of its establishment with special events, including a parade, music, rodeo, and other activities. This picturesque community in Blaine County, ID, is in a beautiful area rich in history and extraordinary people. The area has a deep legacy of sheep herding and cattle ranching, but it is also home to remarkable Idahoans, including pioneers, ranchers, producers, conservationists, writers, and leaders. Among them was the late, former Idaho secretary of state Pete Cenarrusa, a beloved public servant and veteran, who ran a successful sheeps operation with his wife of 66 years, Freda.

Pete is Carey's most famous son. In Idaho, Pete's legendary achievements are well known. He was a member of the 1940 University of Idaho NCAA national champion boxing team, served as a World War II fighter pilot, and he holds the record for Idaho's longest serving elected official at 52 years. One validating experience exemplifying Pete's political will and influence occurred in 1948 when he convinced President Harry Truman to visit his hometown of Carey and dedicate the Carey Airport, which, according to some accounts, was built in a single day story that is reflective of the proud and dedicated public servant and committed townspeople. Pete Cenarrusa and Carey, ID, are synonymous among most in Idaho, each possessing their own distinct legacy, despite being deeply-entwined, that has contributed mightily to our State's history and success.

The residents of Carey have much to celebrate. In addition to building a welcoming community settled in an amazing part of our great State, recreational opportunities abound, including skiing, fishing, hiking, biking, and hunting. Past and present-day Carey residents have developed Carey into a community built on a foundation of resourcefulness and good will with an eye toward how to further grow and make progress for the betterment of its residents. Congratulations to the residents of Carey on 100 years of accomplishments, principal among them building a lovely town where people can live full lives. If this is a suitable, primary measure of a successful community, you have more than succeeded. We wish you well for centuries to come.

RECOGNIZING THE GREENBRIER MIDDLE SCHOOL STEM COMPETITION TEAM

- Mr. PERDUE. Madam President, today I wish to recognize the members of the Greenbrier Middle School STEM Competition Team from Evans, GA: Jordan Epstein, Emily Forshee, Kendall Schneller, Carissa Veriato, and Sam Weinstein, as well as their teacher, Mr. David Phillips.

Last October, the team competed in the STEAM competition at Augusta University. The team was built, and launched a rocket that was powered by water pressure and carrying a chicken egg. The rocket successfully landed in the landing zone that was only 30 feet in diameter. The team won grand prize in that competition for middle school engineering, and received an invitation to the International Young STEM Maker Competition at Lingnan University in Hong Kong. They were the only American team to have received an invite.

The team worked to design a house that was powered by water as well as a new concept for electric vehicles. Out of 111 teams from around the globe, Greenbrier was awarded third place for their work. On top of that, the team's faculty leader, Mr. David Phillips, was awarded second place in the Best STEM Teacher competition.

These bright young people and their teachers who guide them have made the State of Georgia and all of America very proud. Please join me in congratulating Mr. Phillips and all members of
the Greenbrier Middle School STEM Competition Team for their incredible achievements. Thank you.

RECOGNIZING EMPIRE AIRLINES

Mr. RISCH. Madam President, Idaho’s entrepreneurs are passionate individuals who consistently innovate and provide high-quality products and services. As a member and former chairman of the Senate Committee on Small Business and Entrepreneurship, it is my distinct privilege to recognize Empire Airlines as the Idaho Small Business of the Month for August 2019. Located in Hayden, Empire Airlines is an international air carrier and heavy maintenance repair station with decades of experience and a history of success.

In 1977, Nick Chenoweth and Vic Walters founded Clearwater Flying Service, which later became Empire Airlines. Neither Chenoweth nor Walters were pilots, nor had they any experience running an airline. A third partner, Mel Spelde, joined the company just 2 months later as flight instructor and manager. Early jobs for the business included pilot, air ambulance, charters, flight instruction, transporting backcountry hunters and anglers, and cloud seeding in Libya. The business quickly adopted a “go anywhere, do anything” attitude, which is reflected in its motto, “We Can Do That.” As the business grew, they eventually changed the name to Empire Airlines. Now run by president and CEO, Tim Komberec, Empire Airlines focuses on cargo, maintenance, and airline startups.

Over the years, Empire steadily grew but never lost the try-anything, go-anywhere spirit embodied in its motto. Empire now has an aerospace division to provide state-of-the-art maintenance for aircraft, as well as an unmanned division, which provides drone services to help clients solve problems and reach goals. Empire Airlines also provides consulting services to help others jump-start their airline operation.

Empire Airlines strives to be a valued member of the community, supporting various charities and causes, including drug-free high school graduation parties in the area and numerous other events. What might be most impressive is that many employees have worked at Empire for 25 years with the company by giving them a place in the timeline of the company’s history posted publicly on its website.

Empire Airlines’ success is a prime example of Idaho’s entrepreneurial spirit: Dare to dream, look at things differently, never give up, and when opportunity calls, answer with “We can do that.” The State of Idaho is proud to be home to innovative, hard-working entrepreneurs like Nick, Vic, and all of those at Empire Airlines. The entire Empire family shows how one big idea and a dedication to hard work can lead to small business success. I would like to congratulate Tim Komberec and all of the employees at Empire Airlines on being named the “Idaho Small Business of the Month” for August 2019. I look forward to watching your continued growth and success.

TRIBUTE TO BETH ANNE MALONEY

Mrs. SHAHEEN. Madam President, today I would like to recognize Ms. Beth Anne Maloney of Hampton, NH, and celebrate her well-deserved retirement after 31 years of service to the students in that community as a school nurse.

After beginning her nursing career in 1984, Beth joined the staff of Centre Elementary School in Hampton in the fall of 1988. Centre School serves roughly 350 prekindergarten through grade 2 students and has the distinction of being the oldest public school in the State of New Hampshire. Beth was the school’s first full-time registered nurse, and she has overseen the modernization of the school’s health services.

Over the years, Beth connected with thousands of students while carrying out her daily duties of assessing health, conducting vision and hearing screenings, and acting as a first responder. She developed particularly close relationships with students who had chronic conditions that required specialized care and management, including epilepsy, allergies, and asthma. Over time, she gained significant experience assisting students with type 1 diabetes, who often require daily nursing assistance with their diet, blood sugar monitoring, and medication.

Beth was actively engaged in developing diabetes care plans for these students that would minimize interruptions to their daily schedules, and she continually trained her fellow staff members to prevent and respond to diabetic emergencies.

In addition to her nursing duties, Beth was a tireless advocate for students in need of health-related services, which could range from immunizations or a new pair of glasses to specialized care for untreated conditions. She maintained numerous relationships with local health providers willing to help the families of students in need. Beth also took on a number of charitable causes and frequently organized the school’s annual Thanksgiving food drive in partnership with the local St. Vincent de Paul Society.

I thank Beth for her dedication to keeping our young people healthy and her service to the students, parents, and staff, who make up the Centre School community. I know these values will continue to guide her future endeavors. Please join me in honoring an outstanding Granite Stater, Beth Maloney.

MESSAGE FROM THE HOUSE

At 3:44 p.m., a message from the House of Representatives delivered by Mrs. Cole, one of its reading clerks announced that the Speaker pro tempore (Mr. RASKIN) has signed the following enrolled bill:

S. 2249. An act to allow the Deputy Administrator of the Federal Aviation Administration on the date of enactment of this Act to continue to serve as such Deputy Administrator.

The enrolled bill was subsequently signed by the President pro tempore (Mr. GRASSLEY).

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–2141. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, a report entitled “Report to the Congress on Granting Certain New Use Rules on Certain Chemical Substances” (FRL No. 9994–72–OCSP) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2142. A communication from the Secretary of the Navy, transmitting, pursuant to law, a report entitled “Report to Congress on Optimizing Surface Naval Vessel Inspections and Crew Certifications”; to the Committee on Armed Services.

EC–2143. A communication from the President of the United States, transmitting, pursuant to law, a report entitled “Report to Congress on the National Security and Foreign Policy of the United States posed by the situation in Mali”; to the Committee on Banking, Housing, and Urban Affairs.

EC–2144. A communication from the Chairman of the Board of Governors, Federal Reserve System, transmitting, pursuant to law, a report entitled “Report to the Congress on the Stability of Contributions of Depository Institutions”; to the Committee on Banking, Housing, and Urban Affairs.
EC–2145. A communication from the Director of Legislative Affairs, Federal Deposit Insurance Corporation, transmitting, pursuant to law, the report of a rule entitled “Joint Deposit Act” (RIN 3064–AF04) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Banking, Housing, and Urban Affairs.

EC–2146. A communication from the Director of Legislative Affairs, Federal Deposit Insurance Corporation, transmitting, pursuant to law, the report of a rule entitled “Debt Collection Action” (RIN 3064–AE58) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Banking, Housing, and Urban Affairs.

EC–2147. A communication from the Director of Legislative Affairs, Federal Deposit Insurance Corporation, transmitting, pursuant to law, the report of a rule entitled “Regulatory Capital Rule: Simplifications to the Capital Rule Pursuant to the Economic Growth and Regulatory Paperwork Reduction Act of 1996” (RIN 3064–AE59) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Banking, Housing, and Urban Affairs.

EC–2148. A communication from the Director of Legislative Affairs, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Regulatory Capital Rule: Simplifications to the Economic Growth and Regulatory Paperwork Reduction Act of 1996” (RIN 3064–AE58) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Banking, Housing, and Urban Affairs.

EC–2149. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Maine; Reasonably Available Control Technology for the 2008 Ozone Standard” (FRL No. 9996–26–Region 1) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Environment and Public Works.

EC–2150. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; TN; Updates to the National Ambient Air Quality Standards for Chattanooga” (FRL No. 9997–36–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Environment and Public Works.

EC–2151. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Wisconsin; Title V Operation Permit Program” (FRL No. 9997–36–Region 5) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Environment and Public Works.

EC–2152. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Implementation Plans; Oklahoma” (FRL No. 9996–93–Region 6) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Environment and Public Works.

EC–2153. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Certain Implementation Plans; Redesignation of the Missouri Portion of the St. Louis-St. Charles-Farmington, MO-IL 2012 PM2.5 Unclassiﬁed Area” (FRL No. 9996–89–Region 7) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Environment and Public Works.

EC–2154. A communication from the Deputy Chief of the Pricing Policy Division, Wireline Competition Bureau, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Business Data Services in an Internet Protocol Environment, et al.” (WC Docket Nos. 18–141, 14–143, and 05–29 (FCC 19–56)) received in the Office of the President of the Senate on July 29, 2019, to the Committee on Commerce, Science, and Transportation.

EC–2155. A communication from the Trial Attorney, National Highway Traffic Safety Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “National Highway Traffic Safety Standards; Air Bag Act” (FRL No. 9996–89–Region 8) received during adjournment of the Senate in the Office of the President of the Senate on July 26, 2019, to the Committee on Commerce, Science, and Transportation.

PETITIONS AND MEMORIALS

The following petition or memorial was laid before the Senate and was referred or ordered to lie on the table as indicated:

POM–123. A concurrent resolution adopted by the Legislature of the State of Missouri, calling on the President of the United States to undertake a full and transparent investigation by the United States Department of State into organ transplant practices in the People's Republic of China, and to call for the prosecution of those found to have engaged in such unethical practices; to the Committee on Foreign Relations.

SENATE CONCURRENT RESOLUTION NO. 6

Whereas, extensive and credible reports have revealed mass killing of prisoners of conscience in the People's Republic of China, primarily practitioners of the spiritual based practice of Falun Gong, but also other religious and ethnic minority groups, in order to obtain organs for transplants; and

Whereas, the transplantation system in China does not comply with the World Health Organization’s Guiding Principles of traceability and transparency in organ procurement pathways, and the government of the People's Republic of China has resisted independent scrutiny of the system; and

Whereas, traditional Chinese custom requires removal of organs after death. With rare voluntary organ donation, however, China’s transplantation industry significantly increased since 2000; and

Whereas, the United States House Report “The Battle for China’s Spirit” states that “Available evidence suggests that forced extraction of organs from Falun Gong detainees for transplants has occurred on a large scale and may be continuing”; and

Whereas, an investigative report, published in June 2019, entitled “China's Dog Meat Trade: The Government's Role” by the Asia News Network, revealed that the Chinese government, which is “an industrial-scale, state-directed organ transplantation system, controlled through national policies and funding, and implicating both the military and non-military healthcare systems”, has been involved in organ harvesting from Falun Gong prisoners, including extralegal organs from Falun Gong prisoners or conscience, and explicitly from Falun Gong prisoners or conscience and members of other religious and ethnic minority groups, calling on the President of the United States to undertake a full and transparent investigation by the United States Department of Justice, and call for the prosecution of those found to have engaged in such unethical practices; and

Whereas, the kidney, heart, liver, lung, and spinal cord of Falun Gong prisoners are sold in the Chinese organ trafficking industry, which is “an industrial-scale, state-directed organ transplantation system, controlled through national policies and funding, and implicating both the military and non-military healthcare systems”.

Resolved, That the members of the Missouri Senate, One-Hundredth General Assembly, First Regular Session, do concur in the above petition; and

Whereas, the blood of Falun Gong and other prisoners of conscience is sold “by the organ harvesting industry”.

Whereas, China’s Liver Transplant Registry System indicated that more than 25% of cases were emergency transplants, for patients who waited for transplantation for less than 24 hours, and that the average wait time for non-emergency liver transplant was “within 2 weeks”.

Whereas, the Chinese government claims that 90% of China’s organ transplant sources come from executed prisoners. However, the number of executed prisoners has dropped 10% annually since 2002 and is far less than the number of transplants taking place. The government has never acknowledged the sourcing organs from prisoners of conscience; and

Whereas, Falun Gong, a spiritual practice involving meditative “qigong” exercises and centered on the values of truthfulness, compassion, and forbearance, became immensely popular in China in the 1990s, with multiple estimates placing the number of practitioners upward of 100 million.

Whereas, in July 1999, the Chinese Communist Party launched an intensive, nationwide persecution designed to eradicate the Falun Gong movement, including physical and mental torture, reflecting the party’s long-standing intolerance or large independent civil society groups; and

Whereas, since 1999, thousands of Falun Gong practitioners have been detained extra-legally in Chinese reeducation-through-labor camps, detention centers, and prisons, where torture, abuse, and implausible medical exams and blood tests on Falun Gong practitioners are routine; and

Whereas, freedom House estimated in 2015 that Falun Gong practitioners comprise the largest portion of prisoners of conscience in China, and face an elevated risk or dying or being killed in custody.

Whereas, the United Nations Committee Against Torture and the Special Rapporteur on Torture have expressed concern over the allegations of organ harvesting from Falun Gong prisoners, and have called on the Government of the People’s Republic of China to increase accountability and transparency in Falun Gong transplant practices and punish those responsible for abuses; and

Whereas, in June 2016, the U.S. House of Representatives unanimously passed House Resolution 343, condemning the Chinese government’s state-sanctioned organ harvesting from Falun Gong and other prisoners of conscience; and

Whereas, the killing of religious or political prisoners for the purpose of selling their organs for transplant is an egregious and intolerable violation of the fundamental right to life; and

Whereas, tourism to China should not be shielded by medical confidentiality, be openly monitored. Nor should it follow the terrorism to China. Instead it should be held to the highest standards for tourism to China until China has allowed a full investigation into organ harvesting of prisoners of conscience from both past and present. Now therefore be it

Resolved, That the members of the Missouri Senate, One-Hundredth General Assembly, First Regular Session, do concur in the above petition and do concur in the above petition; and

(1) Call upon the Government or the People’s Republic of China to immediately end the practice of organ harvesting from Falun Gong prisoners and prisoners of conscience, and explicitly from Falun Gong prisoners or conscience and members of other religious and ethnic minority groups, who are held in extralegal detention centers for Falun Gong practitioners; and

(2) Call upon the Government of the People’s Republic of China to immediately end
the 17-year persecution of the Falun Gong, and the immediate release of all Falun Gong practitioners and other prisoners of conscience;
(3) Call upon the President of the United States to undertake a full and transparent investigation by the United States Department of State into organ transplant practices in the People’s Republic of China, and calls for the prosecution of those found to have engaged in such unethical practices;
(4) Encourage the medical community of Missouri to engage in educating colleagues and residents of Missouri about the risks of travel to China for organ transplants so as to help prevent Missouri residents from unwittingly contributing to the problem of forced organ harvesting, in the form of forced organ harvesting from prisoners of conscience; and
(5) Agree to take measures to ban the entry of those who have participated in illegal removal of human tissues and organs, and seek prosecution of such individuals should they be found on the soil of Missouri; and be it further

Resolved, That the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the President and Vice President of the United States, the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, the chair of the Senate Committee on Foreign Affairs, the chair of the House Committee on Foreign Relations, and each member of Missouri’s Congressional delegation.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. RISCH, from the Committee on Foreign Relations, without amendment: S. 399. A bill to support the peacefull resolution of the civil war in Yemen, to address the resulting humanitarian crisis, and to hold the perpetrators responsible for murdering a Saudi dissident.

EXECUTIVE REPORTS OF COMMITTEE

The following executive reports of nominations were submitted:

By Mr. ALLARD, for the Committee on Health, Education, Labor, and Pensions:
*Sharon Fast Gustafson, of Virginia, to be General Counsel of the Equal Employment Opportunity Commission for a term of four years.
*Charlotte A. Burrows, of the District of Columbia, to be a Member of the Equal Employment Opportunity Commission for a term expiring July 1, 2023.

Nomination was reported with recommendation that it be confirmed subject to the nominee’s commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

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

By Mr. GARDNER (for himself and Mr. BENNET):
S. 2313. A bill to authorize 2 additional district judgeships for the district of Colorado; to the Committee on the Judiciary.

By Mr. HAWLEY:
S. 2314. A bill to prohibit social media companies from using practices that exploit human psychology or brain physiology to substantially impede freedom of choice, to require social media companies to take measures to mitigate the risks of internet addiction and psychological exploitation, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. GRAU (for himself and Ms. HASSAN):
S. 2315. A bill to amend section 712 of title 41, United States Code, to clarify the inclusion of live organ donors for whistleblower protection; to the Committee on Homeland Security and Governmental Affairs.

By Mr. CRAPO (for himself and Mr. WARNER):
S. 2316. A bill to require a plan for strengthening the supply chain intelligence function to establish a National Supply Chain Intelligence Center, and for other purposes; to the Select Committee on Intelligence.

By Mr. MURPHY:
S. 2317. A bill to amend title II of the Social Security Act to credit individuals serving as caregivers of dependent relatives with the conduct of such care to Post-9/11 Veterans and Service members, and for other purposes; to the Committee on Finance.

By Mr. RUBIO (for himself and Mr. SCOTT of Florida):
S. 2319. A bill to allow the Coast Guard to consider the impacts of Hurricane Michael on the purpose of contracts for offshore patrol cutters; to the Committee on Commerce, Science, and Transportation.

By Mr. SCOTT of Florida:
S. 2320. A bill to make improvements to the conduct of United States foreign policy through a change in the supervision of the Peace Corps and transferring it from the State Department to the Department of State, and for other purposes; to the Committee on Foreign Relations.

By Mr. BLUNT (for himself and Mr. KAINHE):
S. 2321. A bill to require the Secretary of the Treasury to mint a coin in commemoration of those who have engaged in educating colleagues and residents of Missouri about the risks of travel to China for organ transplants so as to help prevent Missouri residents from unwittingly contributing to the problem of forced organ harvesting, in the form of forced organ harvesting from prisoners of conscience.

By Ms. COLLINS (for herself, Mr. PETERS, Ms. MCSALLY, and Mrs. SHAHERIN):
S. 2322. A bill to amend the Animal Welfare Act to allow for the retirement of certain animals used in Federal research; to the Committee on Agriculture, Nutrition, and Forestry.

By Mr. MARKEY:
S. 2323. A bill to require the screening of 100 percent of international mail and express cargo inbound into the United States from high-risk countries to detect and prevent the importation of illicit fentanyl and other illicit synthetic opioids, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Ms. CORTEZ MASTO (for herself and Mr. BOOZMAN):
S. 2324. A bill to direct the Secretary of Defense and the Secretary of the military departments to encourage women members of the Armed Forces who wish to retire from the Armed Forces during fiscal year 2020 to participate in the Women’s Health Transition Program of the Department of Veterans Affairs, and for other purposes; to the Committee on Armed Services.

By Mr. MURPHY (for himself and Ms. COLLINS):
S. 2325. A bill to establish a task force to review policies and measures to promote, and to develop best practices for, reduction in greenhouse gas emissions and for other purposes; to the Committee on Environment and Public Works.

By Mr. BURR (for himself, Mr. BENNET, Mr. SCOTT of South Carolina, and Mr. CARPER):
S. 2326. A bill to amend titles XI and XVIII of the Social Security Act to provide for expedited coding and coverage of novel medical products, and for other purposes; to the Committee on Finance.

By Mr. BLUMENTHAL (for himself, Mr. BROWN, and Mr. HASSAN):
S. 2327. A bill to amend title 38, United States Code, to modify the eligibility requirements for transfer of unused entitlements to the dishwasher program and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. SULLIVAN:
S. 2328. A bill to amend title 10, United States Code, to provide the Secretary of Defense and the Secretary of Veterans Affairs with enhanced authority to establish plans, programs, and services in support of the conduct of United States foreign policy, and for other purposes; to the Committee on Armed Services.

By Mr. WARNER (for himself and Mr. KAINHE):
S. 2329. A bill to provide for the acquisition of non-Federal land for inclusion in the Fort Monroe National Monument in the State of Virginia, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. MORAN (for himself and Mr. BLUMENTHAL):
S. 2330. A bill to amend the Ted Stevens Olympic and Amateur Sports Act to provide for congressional oversight of the board of directors of the United States Olympic and Paralympic Committee and to protect amateur athletes from emotional, physical, and sexual abuse, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. MURRAY:
S. 2331. A bill to amend the Child Nutrition Act of 1966 to clarify the availability and appropriateness of training for local food service personnel, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Ms. CANTWELL (for herself, Mr. HEINRICH, and Mr. HIRONO):
S. 2332. A bill to provide for the modernization of the electric grid, and for other purposes; to the Committee on Energy and Natural Resources.

By Ms. CANTWELL (for herself and Mr. HEINRICH):
S. 2333. A bill to provide for enhanced energy grid security; to the Committee on Energy and Natural Resources.

By Ms. CANTWELL (for herself and Mr. HIRONO):
S. 2334. A bill to support the peaceful resolution of the civil war in Yemen, to address the resulting humanitarian crisis, and to hold the perpetrators responsible for murdering a Saudi dissident.
purposes; to the Committee on Energy and Natural Resources.

By Mr. CANTWELL (for herself and Ms. SMITH):
S. 2355. A bill to accelerate smart building development, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. TESTER (for himself and Mrs. BLACKBURN):
S. 2356. A bill to improve the management of information technology projects and investments of the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. BLUMENTHAL:
S. 2357. A bill to establish requirements for quality and discard dates that are, at the option of food labelers, included in food packaging for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. VAN HOLLEN (for himself, Mr. GRAHAM, Mr. MORAN, and Mr. MERKLEY):
S. 2358. A bill to prohibit the Export-Import Bank of the United States from financing the export of nuclear technology, equipment, fuel, materials, or other goods or services to Saudi Arabia, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. LEE (for himself and Mrs. BLACKBURN):
S. 2359. A bill to amend the Higher Education Act of 1965 to provide for accreditation reform, to require institutions of higher education to publish information regarding student success, to provide for fiscal accountability, to provide for school accountability for student loans; to the Committee on Health, Education, Labor, and Pensions.

By Mr. DURBIN:
S. 2360. A bill to establish the Cahokia Mounds Mississippian Culture National Historical Park in the States of Illinois and Missouri, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. BLUMENTHAL (for himself, Mr. MARKEY, Mr. WHITEHOUSE, Mr. WYDEN, and Mr. CASEY):
S. 2361. A bill to establish protections for passengers in air transportation, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. PETERS (for himself and Ms. MCSALLY):
S. 2362. A bill to provide for requirements for data brokers with respect to the acquisition, use, and protection of brokered personal information and to require that data brokers annually register with the Federal Trade Commission; to the Committee on Commerce, Science, and Transportation.

By Mr. PAUL (for himself and Mr. CARPER):
S. 2363. A bill to amend the Endangered Species Act of 1973 to permit Governors of States to regulate intrastate endangered species and threatened species to amend the Migratory Bird Treaty Act to permit the taking of certain black vultures and ravens, and for other purposes; to the Committee on Environment and Public Works.

By Mr. PETERS:
S. 2364. A bill to establish a broadband infrastructure finance and innovation program to make available loans, loan guarantees, and lines of credit for the construction and deployment of broadband infrastructure, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. HIRONO (for herself and Mr. ROUNDS):
S. 2365. A bill to amend title 38, United States Code, to authorize the use of Post-9/11 Educational Assistance to pay for paratary courses for professional licenses and certifications, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. WICKER:
S. 2366. A bill to improve the Fishery Resource Disaster Relief program of the National Marine Fisheries Service, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. UDALL (for himself, Mrs. SHAHEEN, Mr. SCHUMER, Ms. BALDWIN, Mr. BENNET, Mr. BLUMENTHAL, Mr. BOOKER, Mr. BROWN, Ms. CANTWELL, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mr. COONS, Ms. CORTEZ-MASTO, Ms. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Mr. GILLIBRAND, Ms. HARRIS, Ms. HASSAN, Mr. HEINRICH, Ms. HIRONO, Mr. JONES, Ms. KAINÉ, Mr. KING, Ms. KLOBUCHAR, Mr. LEAHY, Mr. MARKEY, Mr. MENENDEZ, Mr. MERKLEY, Mr. MURPHY, Mrs. MURRAY, Mr. PETERS, Mr. REED, Ms. ROSEN, Mr. SANDERS, Mr. SCHATZ, Ms. SMITH, Ms. STABENOW, Mr. TESTER, Mr. VAN HOLLEN, Mr. WARNER, Ms. WARREN, Mr. WHITEHOUSE, Mr. WYDEN, Mr. MANCHIN, and Ms. SINEMA)
S. J. Res. 51. A joint resolution proposing an amendment to the Constitution of the United States relating to contributions and expenditures in connection with Federal elections, and for other purposes; 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. LEAHY (for himself, Mr. BALDWIN, Mr. BLUMENTHAL, Mr. BROWN, Ms. CANTWELL, Mr. CARPER, Ms. COKES, Mr. CORTEZ-MASTO, Mr. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Mrs. GILLIBRAND, Ms. HARRIS, Ms. HASSAN, Ms. HIRONO, Ms. KLOBUCHAR, Mr. MARKEL, Mr. MENENDEZ, Mrs. MURRAY, Mr. REED, Ms. SANDEARS, Ms. SHAHEEN, Mr. TESTER, Mr. VAN HOLLEN, and Mr. WYDEN):
S. Res. 291. A resolution expressing the sense of the Senate that the Federation Internationale de Football Association (FIFA) immediately eliminate gender pay inequity and treat all athletes with the same respect and dignity; to the Committee on Health, Education, Labor, and Pensions.

By Mr. CARPER, Mr. BLACKBURN, Mr. KING, Mr. MARKEY, Mr. COONS, Ms. KAINÉ, and Mr. MERKLEY):
S. Res. 292. A resolution calling on the Government of Cameroon and armed separatist groups to respect the human rights of all Cameroonian citizens, to end all violence, and to pursue an inclusive dialogue to resolve the conflict in the Northwest and Southwest regions; to the Committee on Foreign Relations.

By Mr. KING (for himself, Ms. COLLINS, Mr. BLUMENTHAL, Mr. MURPHY, Ms. HASSAN, Mr. REED, Mr. WHITEHOUSE, Mr. MARKEY, and Mrs. SHAHEEN):
S. Res. 293. A resolution designating September 25, 2019, as “National Lobster Day”; considered and agreed to.

ADDITIONAL COSPONSORS
S. 63
At the request of Mr. WHITEHOUSE, the names of the Senator from Georgia (Mr. PERDUE) and the Senator from Delaware (Mr. COONS) were added as co-sponsors of S. 63, a bill to implement the recommendations of the Joint Select Committee on Budget and Appropriations Process Reform.

S. 110
At the request of Ms. COLLINS, the name of the Senator from Arizona (Ms. SINEMA) was added as a co-sponsor of S. 110, a bill to amend the Internal Revenue Code of 1986 to provide for a permanent extension of the lower income threshold for the medical expense deduction.

S. 133
At the request of Ms. MURKOWSKI, the name of the Senator from Kansas (Mr. MORAN) was added as a co-sponsor of S. 133, a bill to award a Congressional Gold Medal, collectively, to the United States merchant mariners of World War II in recognition of their dedicated and vital service during World War II.

S. 176
At the request of Mr. COTTON, the name of the Senator from Tennessee (Mrs. BLACKBURN) was added as a co-sponsor of S. 176, a bill to amend the Internal Revenue Code of 1986 to reduce the rate of tax on estates, gifts, and generation-skipping transfers.

S. 296
At the request of Mr. CRAPOL, the name of the Senator from Illinois (Ms. DUCKWORTH) was added as a co-sponsor of S. 296, a bill to amend the Internal Revenue Code of 1986 to permanently extend the railroad track maintenance credit, and for other purposes.

S. 362
At the request of Mr. CRAPOL, the name of the Senator from Hawaii (Ms. HIRONO) was added as a co-sponsor of S. 362, a bill to amend the Internal Revenue Code of 1986 to reform taxation of alcoholic beverages.

S. 394
At the request of Mr. WYDEN, the name of the Senator from New York (Mr. SCHUMER) was added as a co-sponsor of S. 394, a bill to promote competition in the market for drugs and biological products by facilitating the timely entry of lower-cost, generic and biosimilar versions of those drugs and biological products.

S. 395
At the request of Mr. LEAHY, the names of the Senator from Arizona (Ms. MCSALLY) and the Senator from Hawaii (Ms. HIRONO) were added as co-sponsors of S. 395, a bill to promote competition in the market for drugs and biological products by facilitating the timely entry of lower-cost, generic and biosimilar versions of those drugs and biological products.

S. 400
At the request of Mr. WYDEN, the name of the Senator from New York (Ms. MCGRATH) was added as a co-sponsor of S. 400, a bill to amend the Internal Revenue Code of 1986 to reform taxation of alcoholic beverages.

S. 404
At the request of Mr. CARPER, the name of the Senator from Massachusetts (Ms. WARREN) was added as a co-sponsor of S. 404, a bill to amend the Presidential Transition Act of 1963 to improve the orderly transfer of the executive power during Presidential transitions.
At the request of Mrs. Murray, the name of the Senator from Nevada (Ms. Cortez Masto) was added as a cosponsor of S. 1203, a bill to amend the Higher Education Act of 1965 in order to improve the public service loan forgiveness program, and for other purposes.

At the request of Mr. Durbin, the name of the Senator from Oregon (Mr. Merkley) was added as a cosponsor of S. 1209, a bill to amend the Federal Food, Drug, and Cosmetic Act with respect to approval of abbreviated new drug applications.

At the request of Mr. Kennedy, the name of the Senator from Massachusetts (Ms. Warren) was added as a cosponsor of S. 1236, a bill to amend the Securities Exchange Act of 1934 to clarify the composition of the membership of the Municipal Securities Rulemaking Board, and for other purposes.

At the request of Mrs. Feinstein, the name of the Senator from Wyoming (Mr. Enzi) was added as a cosponsor of S. 1253, a bill to apply requirements relating to delivery sales of cigarettes to delivery sales of electronic nicotine delivery systems, and for other purposes.

At the request of Ms. Cortez Masto, the name of the Senator from Virginia (Mr. Kaine) was added as a cosponsor of S. 1263, a bill to require the Secretary of Veterans Affairs to establish an interagency task force on the use of public lands to provide medical treatment and therapy to veterans through outdoor recreation.

At the request of Mr. Jones, the names of the Senator from Arkansas (Mr. Boozman) and the Senator from Montana (Mr. Tester) were added as cosponsors of S. 1279, a bill to reauthorize mandatory funding programs for historically Black colleges and universities and other minority-serving institutions.

At the request of Mr. Wicker, the name of the Senator from Massachusetts (Mr. Markey) was added as a cosponsor of S. 1341, a bill to adopt a certain California flammability standard as a Federal flammability standard to protect against the risk of upholstered furniture flammability, and for other purposes.

At the request of Mr. Burr, the names of the Senator from Georgia (Mr. Isakson) and the Senator from Minnesota (Ms. Smith) were added as cosponsors of S. 1408, a bill to amend the Child Care and Development Block Grant Act of 1990 to improve child care protections provided through interstate background checks.

At the request of Ms. Casey, the name of the Senator from Connecticut (Mr. Blumenthal) was added as a cosponsor of S. 1424, a bill to promote affordable access to evidence-based
At the request of Mr. KING, the name of the Senator from Tennessee (Mrs. BLACKBURN) was added as a cosponsor of S. 1620, a bill to amend the Older Americans Act of 1965 to provide social service agencies with the resources to provide services to meet the urgent needs of Holocaust survivors to age in place with dignity, comfort, security, and quality of life.

At the request of Mr. BROWN, his name was added as a cosponsor of S. 2288, a bill to protect elections for public office by providing financial support and enhanced security for the infrastructure used to carry out such elections, and for other purposes.

At the request of Mr. BLUMENTHAL, his name was added as a cosponsor of S. 2288, supra.

At the request of Mr. SCHWARTZ, his name was added as a cosponsor of S. 2288, supra.

At the request of Mr. WARNER, the names of the Senator from Maine (Ms. SMITH), the Senator from Minnesota (Ms. SMITH), the Senator from Minnesota (Ms. KLOBUCAR) and the Senator from New Jersey (Mr. MENENDEZ) were added as cosponsors of S. 2242, a bill to amend the Federal Election Campaign Act of 1971 to clarify the obligation to report acts of foreign election influence and require implementation of compliance and reporting systems by Presidential campaigns to detect and report such acts.

At the request of Mr. BRAUN, the name of the Senator from Tennessee (Mrs. BLACKBURN) was added as a cosponsor of S. 2245, a bill to cap non-interest Federal Spending as a percentage of potential GDP to right-size the government, grow the economy, and balance the budget.

At the request of Mr. GRASSLEY, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. 2258, a bill to provide anti-retaliation protections for anti-trust whistleblowers.

At the request of Mr. UDALL, the name of the Senator from Oregon (Mr. MERKLEY) was added as a cosponsor of S. 2261, a bill to direct the Secretary of the Treasury to issue Clean Energy Victory Bonds.

At the request of Ms. CORTEZ MASTO, the name of the Senator from Nevada (Ms. CORTEZ MASTO) was added as a cosponsor of S. 2147, a bill to extend the provision of misleading or inaccurate caller identification information, and to extend the statute of limitations for forfeiture penalties for persons who commit such violations.

S. 2279

At the request of Mr. CARDIN, the names of the Senator from Oregon (Mr. WYDEN), the Senator from California (Mrs. FEINSTEIN) and the Senator from Arkansas (Mr. BOOZMAN) were added as cosponsors of S. 2179, a bill to amend the Older Americans Act of 1965 to provide social service agencies with the resources to provide services to meet the urgent needs of Holocaust survivors to age in place with dignity, comfort, security, and quality of life.

At the request of Mr. BROWN, his name was added as a cosponsor of S. 2288, a bill to protect elections for public office by providing financial support and enhanced security for the infrastructure used to carry out such elections, and for other purposes.

At the request of Mr. BLUMENTHAL, his name was added as a cosponsor of S. 2288, supra.

At the request of Mr. SCHWARTZ, his name was added as a cosponsor of S. 2288, supra.

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At the request of Mr. BRAUN, the name of the Senator from Tennessee (Mrs. BLACKBURN) was added as a cosponsor of S. 2245, a bill to cap non-interest Federal Spending as a percentage of potential GDP to right-size the government, grow the economy, and balance the budget.

At the request of Mr. GRASSLEY, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. 2258, a bill to provide anti-retaliation protections for anti-trust whistleblowers.

At the request of Mr. UDALL, the name of the Senator from Oregon (Mr. MERKLEY) was added as a cosponsor of S. 2261, a bill to direct the Secretary of the Treasury to issue Clean Energy Victory Bonds.

At the request of Ms. CORTEZ MASTO, the name of the Senator from Nevada (Ms. CORTEZ MASTO) was added as a cosponsor of S. 2147, a bill to extend the provision of misleading or inaccurate caller identification information, and to extend the statute of limitations for forfeiture penalties for persons who commit such violations.

S. 2179

At the request of Mr. CARDIN, the names of the Senator from Oregon (Mr. WYDEN), the Senator from California (Mrs. FEINSTEIN) and the Senator from Arkansas (Mr. BOOZMAN) were added as cosponsors of S. 2179, a bill to amend the Older Americans Act of 1965 to provide social service agencies with the resources to provide services to meet the urgent needs of Holocaust survivors to age in place with dignity, comfort, security, and quality of life.
S. 2311
At the request of Ms. Duckworth, the names of the Senator from New York (Mrs. Gillibrand) and the Senator from Pennsylvania (Mr. Casey) were added as cosponsors of S. 2311, a bill to require the Secretary of Defense to establish an authority to devise its own policy, with its own Department, for retirement or disposition of certain animals used in Federal research, to the Committee on Agriculture, Nutrition, and Forestry.

S. 2312
At the request of Mr. Carper, the name of the Senator from New Hampshire (Mrs. Shaheen) were added as cosponsors of S. 2312, a bill to extend the authority of the Export-Import Bank of the United States and to modify the quorum requirement of the Bank, and for other purposes.

S. 2313
At the request of Mr. Whitehouse, the name of the Senator from California (Mrs. Feinstein) was added as a cosponsor of S. 2313, a bill to amend the National Defense Authorization Act for Fiscal Year 2015 to establish a program to incentivize innovation and to enhance the industrial competitiveness of the United States by developing technologies to reduce emissions of nonpower industrial sectors, and for other purposes.

S. 2315
At the request of Mrs. Hyde-Smith, the name of the Senator from Mississippi (Mr. Coons) was added as a cosponsor of S. 2315, a bill to amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs, and for other purposes.

S. 2318
At the request of Mr. Brown, the name of the Senator from Mississippi (Mrs. Hyde-Smith) was added as a cosponsor of S. 2318, a bill to amend title 23, United States Code, to establish a competitive grant program to repair, improve, rehabilitate, or replace bridges to improve the safety, efficiency, and reliability of the movement of people and freight over bridge crossings, and for other purposes.

S. J. RES. 13
At the request of Mr. Kaine, the name of the Senator from Delaware (Mr. Coons) was added as a cosponsor of S.J. Res. 13, a joint resolution to repeal the authorizations for use of military force against Iraq, and for other purposes.

S. RES. 32
At the request of Mrs. Feinstein, the names of the Senator from Hawaii (Ms. Hirono), the Senator from Oregon (Mr. Wyden), the Senator from Connecticut (Mr. Murphy), the Senator from Rhode Island (Mr. Whitehouse), the Senator from New Hampshire (Mrs. Shaheen), the Senator from Maine (Mr. King), the Senator from Oregon (Mr. Merkley), the Senator from Virginia (Mr. Kaine) and the Senator from New Jersey (Mr. Booker) were added as cosponsors of S. Res. 252, a resolution designating September 2019 as National Democracy Month as a time to reflect on the contributions of the system of government of the United States to a more free and stable world.

S. 2322
At the request of Mr. Graham, the name of the Senator from Wyoming (Mr. Barrasso) was added as a cosponsor of S. Res. 252, supra.

STATMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS
By Ms. Collins (for herself, Mr. Peters, Ms. McSally, and Mrs. Shaheen).

S. 2324 A bill to amend the Animal Welfare Act to allow for the retirement of certain animals used in Federal research; to the Committee on Agriculture, Nutrition, and Forestry.

Ms. Collins. Mr. President, I am pleased to join my colleague from Michigan, Senator Peters, in introducing the Animal Freedom from Testing, Experiments, and Research Act, known as the AFTER Act, to promote the adoption or retirement of animals used for research at Federal agencies. I would also like to thank Senators Shaheen and McSally who are original cosponsors of this legislation.

In fiscal year 2018, the Federal government experimented on approximately 50,000 animals for research purposes. The experiments occurred across twelve different Federal agencies and the animals used were mainly cats, dogs, monkeys, and rabbits. While tracking these animals following experimentation is challenging, once animals are no longer needed for research, they are often killed, since many agencies lack formal retirement or adoption policies. With that said, recent studies indicate that research animals who are adopted often thrive in their new environment.

In 2013, led by Senators Harkin, Alexander, Cantwell and myself, the Senate passed the CHIMP Act, which allowed for the retirement of hundreds of primates that were formerly being used in National Institute of Health (NIH) experiments. In addition, the Departments of Defense, Veteran Affairs, and NIH recently enacted successful animal retirement policies. In my mind, the Senate’s past work on primates is encouraging by the Senate’s past work on primates is encouraging; however, many Federal agencies lack formal policies for animals that have been used in experiments.

The AFTER Act builds on successful policies at DOD, VA, and NIH by directing all Federal agencies to promulgate regulations that will facilitate the retirement of laboratory animals. The AFTER Act gives flexibility for each agency to devise its own policy, with the goal of ensuring that such animals, whenever possible, are retired and not killed. Additionally, the AFTER Act requires animals to be evaluated by a licensed veterinarian and pronounced both mentally and physically healthy before leaving an agency. This will help ensure a smooth transition to a new environment.

Our legislation also encourages Federal agencies to work with non-profit organizations to ensure retired animals are distributid to sanctuaries and shelters across the Nation, not just those closest to the research facility. This would allow a State like Maine, which does not have Federal research labs that use animals, to play a role in retiring these animals and providing homes for them.

Mr. President, there is no reason animals that are suitable for adoption or retirement should be killed by our Federal government. The AFTER Act would provide the necessary direction Federal agencies need in order to move forward with developing retirement policies. I urge all of my colleagues to join in support of this important bipartisan legislation, the Animal Freedom from Testing, Experiments, and Research Act.

By Mr. Durbin.

S. 2340 A bill to establish the Cahokia Mounds Mississippian Culture National Historical Park in the States of Illinois and Missouri, and for other purposes; to the Committee on Energy and Natural Resources.

Mr. Durbin. Mr. President, I ask unanimous consent that the text of the bill be printed in the Record.

There being no objection, the text of the bill that was ordered to be printed in the Record, as follows:

S. 2340 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 “Cahokia Mounds Mississippian Culture National Historical Park Act.”

SEC. 2. CAHOKIA MOUNDS MISSISSIPPIAN CULTURE NATIONAL HISTORICAL PARK, ILLINOIS AND MISSOURI.
(a) DEFINITIONS.—In this section:
(1) HISTORICAL PARK.—The term “historical park” means the Cahokia Mounds Mississippian Culture National Historical Park established by subsection (b).
(2) MAP.—The term “map” means the map entitled “Cahokia Mounds Mississippian Culture National Historical Park, Boundary,” as recorded by the Secretary of the Interior and Natural Resources, Illinois; and
(3) SECRETARY.—The term “Secretary” means the Secretary of the Interior.
(4) STATES.—The term “States” means the States of Illinois and Missouri.
(b) ESTABLISHMENT.—
(1) IN GENERAL.—Subject to paragraph (2), in order to preserve and interpret for the benefit of present and future generations the historical, cultural, and natural resources associated with the life of the Mississippian Culture, there is established, as a unit of the National Park System, the Cahokia Mounds Mississippian Culture National Historical Park in—
(2) COLLINSVILLE, ILLINOIS; (B) MONROE, MADISON, AND ST. CLAIR COUNTIES, ILLINOIS; AND
Whereas gender should not determine the amount of a prize award that a person or team receives in an athletic competition: Now, therefore, be it

Resolved, That the Senate—

(1) urges the Fédération Internationale de Football Association to immediately eliminate gender pay inequity and to treat all athletes with the respect and dignity those athletes deserve;

(2) supports an end to the unfair and unjust practice of gender pay inequity in the workplace, including athletic competitions and related prize awards;

(3) urges all other local, State, Federal, and international organizations to eliminate gender pay inequity; and

(4) instructs the Secretary of the Senate to submit a copy of this resolution to the President of the Fédération Internationale de Football Association.

Mr. LEAHY. Mr. President, earlier this month, fans across the country—and around the world—watched as the U.S. Women’s National Team made history, winning its second consecutive World Cup title, and fourth title overall. The players, coaches, and support staff of the Women’s National Team are role models to athletes young and old, male and female. They played through the tournament with the tenacity, skill, and commitment that is the hallmark of any champion.

These women—world class athletes—have consistently demonstrated their dedication to excelling in the sport and to representing our nation on the world stage. Their success on the soccer field is remarkable in itself, but many of these women have used their voices to speak out and speak up against a glaring disparity that disadvantages them, and countless women across our country and around the world: equal pay.

This is not a new issue, and it’s shameful that it is one that has not been rectified. What the players of the U.S. women’s soccer team want is pretty simple: to be treated no different than their counterparts on the men’s team. Earlier this year, the players filed a lawsuit against the U.S. Soccer Federation, arguing that disparities in pay between the men’s and women’s teams constitute discrimination on the basis of gender. But even if this lawsuit improves U.S. Soccer pay practices, much of the pay disparity will remain, due to policies of the Fédération Internationale de Football Association (FIFA). For example, FIFA awarded $38 million to the winner of the 2018 Men’s World Cup, but only awarded $30 million to the 2019 Women’s World Cup; whereas FIFA awarded $4,000,000 more in prizes to each team that lost in the first round of the 2018 Men’s World Cup than to the team that won the 2019 Women’s World Cup;

Whereas FIFA awarded $15,000,000 to the team that won the 2015 Women’s World Cup, but only awarded $1,000,000 to the team that won the 2019 Women’s World Cup; whereas FIFA awarded $4,000,000 more in prizes to each team that lost in the first round of the 2018 Men’s World Cup than to the team that won the 2019 Women’s World Cup;

Whereas FIFA awarded $358,000,000 to the 32 teams that competed in the 2014 Men’s World Cup, but only awarded $15,000,000 to the 24 teams that competed in the 2015 Women’s World Cup; whereas FIFA awarded $35,000,000 to the team that won the 2014 Men’s World Cup, but only awarded $2,000,000 to the team that won the 2015 Women’s World Cup; whereas FIFA awarded $348,000,000 to the 32 teams that competed in the 2010 Men’s World Cup, but only awarded $10,000,000 to the 16 teams that competed in the 2011 Women’s World Cup; whereas FIFA awarded $30,000,000 to the team that won the 2010 Men’s World Cup, but only awarded $4,000,000 to the team that won the 2011 Women’s World Cup; whereas the 2019 Women’s World Cup tournament garnered an estimated 1,000,000,000 viewers worldwide; whereas the 2019 Women’s World Cup highlighted the need to eliminate the existing gender pay disparity in prize award structure in athletic competitions that has persisted for decades; whereas the unfair and unjust prize award allocation policy when FIFA sends a terrible message to women and girls around the world about the value of their contribution to sports; whereas, in 2007, Wimbledon finally implemented an equal prize payment structure for all athletes, regardless of gender; and
unexplicably objected to its adoption. I'm still waiting for an explanation as to why.

I'm proud that this resolution is co-sponsored by Senators SHELTON WHITEHOUSE (D-R.I.), PATTY MURRAY (D-Wash.), WARREN (D-Mass.), CHRIS HIRANO (D-Hawaii), KIRSTEN GILLIBRAND (D-N.Y.), ROBERT MENENDEZ (D-N.J.), KAMALA HARRIS (D-Calif.), SHERROD BROWN (D-Ohio), RICHARD BLUMENTHAL (D-Conn.), TOM CARPER (D-Del.), AMY KLOBUCAR (D-Minn.), and MAGGIE HASSAN (D-N.H.).

Equal pay for equal work should not be a political football. All women, including the women of the U.S. National Team, deserve to be paid for the job they do, not based on their gender. Equal pay should not still be up for debate in 2019.

When time expired on the game clock during the World Cup championship game, chants of “Equal Pay!” echoed throughout the stadium in France. I am proud to join in that chorus today.

SENATE RESOLUTION 292—CALLING ON THE GOVERNMENT OF CAMEROON AND ARMED SEPARATISTS TO RESPECT THE HUMAN RIGHTS OF ALL CAMEROONIAN CITIZENS, TO END ALL VIOLENCE, AND TO PURSUE AN INCLUSIVE DIALOGUE TO RESOLVE THE CONFLICT IN THE NORTHWEST AND SOUTHWEST REGIONS

Mr. CARDIN (for himself, Mr. YOUNG, Mr. DURBIN, Mr. LANKFORD, Mr. VAN HOLLEN, Mr. MARKEY, Mr. COONS, Mr. KAINE, and Mr. MERKLEY) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. Res. 292

Whereas Paul Biya has held office as Cameroon’s President since 1982, and won reelection to a seventh term in October 2018;

Whereas Cameroon receives United States foreign aid and participates in the Department of State-led Trans-Sahara Counter-Terrorism Partnership (TSCTP) and United States- supported efforts to counter Boko Haram;

Whereas the Government of Cameroon has increasingly cracked down on political expression, including by imprisoning opposition leaders and supporters, banning opposition and civil society conferences, reinforcing troop deployments to deter and disrupt protests and restricting access to Facebook and other social media platforms;

Whereas the Government of Cameroon has repeatedly restricted freedoms of expression and the media, and imposed arbitrary arrest and detention, including targeting critics of government policies of the Government of Cameroon; and

Whereas, while the Government of France has condemned attacks by armed separatists, it has a meaningful role to play in pushing the Government of Cameroon to lift restrictions on freedom of expression and the media, and to engage in inclusive dialogue with Anglophone leaders;

Whereas, beginning in late 2018, protests organized by lawyers, teachers, and students were violently repressed by the Government of Cameroon, leading to numerous deaths and imprisonments, including of journalists and lawyers;

Whereas, in January 2017, the Government of Cameroon ordered the suspension of inter-net services in the northwest and southwest regions of Cameroon, the suspension lasting for 93 days and having a major, debilitating effect on the economy, educational institutions, freedom of expression, and social communication of the region’s residents;

Whereas the conflict escalated in late September and early October 2017, when Cameroon’s military cracked down on unarmed civilians peacefully demonstrating, resulting in at least 20 people dying and leaving over 100 injured;

Whereas, in 2017, armed separatist groups launched a campaign to pressure school officials in the Anglophone region to go on strike as part of a boycott against the Government of Cameroon and burned school buildings and threatening education officials with violence if they did not comply;

Whereas human rights monitors have documented armed groups killing traditional leaders and targeting civilians who are perceived to be supporting or working with the Government; and

Whereas Boko Haram and an Islamic State-affiliated splinter group have destabilized northern Cameroon since 2014, marked recently by a June 2019 attack on security forces in Far North Cameroon that killed dozens of soldiers and civilians;

Whereas the United States has condemned the escalation of violence and insecurity in Cameroon’s Far North region that has created an estimated 283,000 internally displaced persons (IDPs), causing an escalating humanitarian crisis in these areas; and

Whereas tensions between predominantly Christian farmers and predominantly Muslim Fulani herders have contributed to religious and ethnic violence throughout West and Central Africa in recent years, including in the Northwest region of Cameroon;

Whereas members of the Government of Cameroon’s Rapid Intervention Battalion (BIR), which receives United States counter-terrorism training and support, have been accused of torture and extrajudicial killings and may be in contravention of constitutionally mandated “Leaky human rights vetting” requirements; and

Whereas the 2018 Department of State Human Rights Report documented torture and abuse by Cameroon’s security forces, including prolonged arbitrary detentions of suspected Anglophone separatists by security forces, and violations of freedoms of expression and assembly;

Whereas the United Nations, after being caught in what the Department of State echoed, emphasizing that electoral irregularities “created an impression that the election was not credible or genuinely free and fair”;

Whereas the United Nations Office for the Coordination of Humanitarian Affairs stated in March 2019 that at least 30,000 were internally displaced in areas affected by the Anglophone conflict;

Whereas some Cameroonian diaspora organizations in the United States and Cameroonian-based civil society organizations are working to address the needs of Cameroonians internally displaced persons on the northwest and southwest regions of the country and refugees in Nigeria;

Whereas some Cameroonian activists were forcibly returned from Nigerian custody to Cameroonian authorities in January 2018, despite many having reportedly submitted asylum claims in Nigeria;

Whereas the conflict continues to hold the Government of Cameroon accountable for the rights and freedoms of the people of Anglophone Cameroon, and only 21 percent of the appeal fund has been as of July 2019;

Whereas Cameroon’s Rapid Intervention Battalion, which receives United States counter-terrorism funding, has been documented targeting and brutally killing civilians in the Anglophone regions, including women and children; and

Whereas numerous credible reports from human rights monitors, including the United Nations High Commissioner for Human Rights, have documented the excessive use of force by Government security forces against Cameroonians living in the Anglophone regions, including the burning of villages, the use of live ammunition against protestors, arbitrary arrest and detention, torture, and sexual abuse; and

Whereas the Department of State has expressed serious concerns over the Government of Cameroon’s use of force to repress free expression and the use of violence against individuals protesting the government’s policies in the Anglophone regions;

Whereas both the Government of Cameroon security forces and armed groups have been documented targeting and brutally killing civilians in the Anglophone regions, including women and children; and

Whereas in February 2019, the Department of State announced it would withhold some security assistance to Cameroon, citing credible allegations that the Cameroon military carried out human rights violations;

Whereas United States citizen Charles Wesley Wolsey was senselessly killed near the town of Bamenda, Cameroon, on October 30, 2018, after being caught in what the Department of State has characterized as “cross fire”; and

Whereas the United States Office for the Coordination of Humanitarian Affairs has estimated that $298,900,000 is required to provide humanitarian assistance throughout Cameroon, and only 21 percent of the appeal has been funded as of July 2019;

(1) urges all parties to the Anglophone conflict in Cameroon, including political opposition groups, to—

(A) agree to an immediate ceasefire;

(B) guarantee unfettered humanitarian assistance;

(C) exercise restraint and ensure that protesters remain peaceful; and

(D) engage in inclusive dialogue with civil society to get to a political solution that respects the rights and freedoms of the people of Cameroon;

Whereas 47 Anglophone activists were forcibly returned from Nigerian custody to Cameroonian authorities in January 2018, despite many having reportedly submitted asylum claims in Nigeria;

Whereas the conflict continues to hold the Government of Cameroon accountable for the rights and freedoms of the people of Anglophone Cameroon, and only 21 percent of the appeal fund has been as of July 2019;
Cameroon responsible for upholding the rights of all citizens, regardless of their religious beliefs, political views, or the regions in which they reside.

(4) The Government of Cameroon to—
(A) initiate a credible, inclusive, good, and full-faith effort to work with religious, cultural, and community leaders in the Anglophone regions and the Cameroonian diaspora to engage in meaningful dialogue and address grievances and seek nonviolent solutions to resolve the conflict, including possibly involving an independent mediator in such negotiations;
(B) respect the fundamental rights of all Cameroonians citizens, including political activists and journalists;
(C) ensure that any security operations are conducted in accordance with international human rights standards, including efforts to ensure security forces only use force under appropriate circumstances;
(D) investigate all allegations of human rights abuses, including religious freedom violations, committed in the Anglophone regions and take the necessary measures to prevent arbitrary detention, torture, enforced disappearances, deaths in custody, and inhuman prison conditions;
(E) promote the rule of law through transparent accountability mechanisms;
(F) improve election processes and reform electoral institutions;
(G) promptly charge or release all those detained by the Cameroonian security forces, and any other citizens who have been arbitrarily arrested and detained without trial and any other citizens who have been arbitrarily arrested and detained without trial and humanely, with proper judicial proceedings, including a registry of those detained by the Cameroonian security forces, and with full and legal resources;
(I) release human rights defenders, civil society activists, political prisoners, journalists, trade unionists, teachers, faith leaders and any other citizens who have been arbitrarily arrested and detained without trial or charge; and
(J) work with United States law enforcement to thoroughly investigate and prosecute Charles Wesley’s murder; and
(K) urges the armed groups in Anglophone regions and take the necessary measures to prevent human rights abuses, including religious freedom violations, committed in the Anglophone regions and to engage in nonviolent efforts to resolve the conflict, including possibly involving an independent mediator in such negotiations.

Whereas thousands of families in the United States make their livelihoods from catching, processing, or selling lobsters;
Whereas the lobster industry employs people of all ages, and many harvesters begin fishing as children and stay in the industry for their entire working lives;
Whereas historical lore notes that lobster likely joined turkey on the table at the very first Thanksgiving feast in 1621, and it continues to be a mainstay during many other holiday traditions;
Whereas responsible resource management practices beginning in the 1600s have created one of the most sustainable fisheries in the world;
Whereas, throughout history, United States presidents have served lobster at their inaugural celebrations and state dinners with international leaders;
Whereas lobster is an excellent, versatile source of lean protein that is low in saturated fat and high in vitamin B12;
Whereas lobster is consistently being incorporated into trending recipes such as deviled eggs and burgers;
Whereas the peak of the lobstering season in the United States occurs in the late summer;
Whereas the growing reputation of the American lobster as a unique, high-quality, and healthy food has increased its consumption and driven prices.

Resolved, That the Senate—
(1) designates September 25, 2019, as “National Lobster Day,”
(2) encourages the people of the United States to observe the day with appropriate ceremonies and activities.

AMENDMENTS SUBMITTED AND PROPOSED

SA 931. Mr. ROMNEY submitted an amendment intended to be proposed by him to the bill H.R. 3877, to amend the Balanced Budget and Emergency Deficit Control Act of 1985, to establish a congressional budget for fiscal years 2020 and 2021, to temporarily suspend the debt limit, and for other purposes; which was considered and agreed to:

TEXT OF AMENDMENTS

SA 931. Mr. ROMNEY submitted an amendment intended to be proposed by him to the bill H.R. 3877, to amend the Balanced Budget and Emergency Deficit Control Act of 1985, to establish a congressional budget for fiscal years 2020 and 2021, to temporarily suspend the debt limit, and for other purposes; which was ordered to lie on the table; as follows:

SEC. 2. REQUIREMENT TO ENACT OFFSETTING SAVINGS.
(a) DETERMINATION OF WHETHER BUDGET DEAL WAS OFFSET.—On January 1, 2020, the Director shall determine the difference obtained by subtracting—
(b) SEQUESTRATION.—
(1) IN GENERAL.—If the difference determined under subsection (a) is a positive number, the Director shall calculate and the President shall order a sequestration for each of fiscal years 2020 and 2021.
(2) CALCULATION.—The Director shall calculate the amount of the reduction in direct spending required under this subsection for a fiscal year by dividing the difference determined under subsection (a) by 10.

ORDERS—
(a) IN GENERAL.—For each fiscal years 2020 and 2021, on the date specified in subparagraph (B), the Director shall calculate and the President shall order a sequestration, effective upon issuance, that reduces all nonexempt direct spending by the uniform percentage necessary to reduce the total amount of nonexempt direct spending for such fiscal year by the amount calculated under paragraph (2).

(2) DATE.—The date specified in this subparagraph is—
(i) with respect to fiscal year 2020, as soon as practicable after December 31, 2019; and
(ii) with respect to each of fiscal years 2021 and 2022, as soon as practicable after the date the Director issues the sequestration preview report for such fiscal year pursuant to section 254(c) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 904(c)).


(5) DEFINITIONS.—In this section—
(i) the terms “direct spending” and “sequestration” have the meanings given such terms in section 250(c) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 900(c));
(ii) the term “Director” means the Director of the Office of Management and Budget; and
(iii) the term “outlays” has the meaning given such term in section 3 of the Congressional Budget and Impoundment Control Act of 1974 (2 U.S.C. 622).

SA 932. Mr. PAUL submitted an amendment intended to be proposed by him to the bill H.R. 3877, to amend the Balanced Budget and Emergency Deficit Control Act of 1985, to establish a congressional budget for fiscal years 2020 and 2021, to temporarily suspend the debt limit, and for other purposes; which was considered and agreed to:

Whereas the lobster industry employs people of all ages, and many harvesters begin fishing as children and stay in the industry for their entire working lives;
Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.
This Act may be cited as the “Cut, Cap, and Balance Act of 2019.”

SEC. 2. DEBT LIMIT INCREASE.
(a) IN GENERAL.—Effective on the date described in subsection (b), the limitation in effect under section 3101 of the United States Code, shall be increased by $500,000,000,000.
(b) EFFECTIVE DATE.—The date described in this subsection is the earliest of the date on which the Archivist of the United States transmits to the States S. J. Res. 3 (116th Congress) in the form introduced on January 4, 2019, S. J. Res. 5 (116th Congress) in the form introduced on January 24, 2019, a balanced budget amendment to the Constitution of the United States, or a similar amendment to the Constitution of the United States if the amendment requires that total outlays not exceed total receipts, contains a spending limitation as a percentage of the gross domestic product, and requires that tax increases be approved by a two-thirds vote in both Houses of Congress for their ratification.

SEC. 3. LIMIT FOR ON-BUDGET SPENDING.
(a) POINT OF ORDER.—
(1) IN GENERAL.—It shall not be in order in the Senate or the House of Representatives to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that would cause the amount of on-budget spending for any of fiscal years 2020 through 2029 to exceed the amount specified in paragraph (2) with respect to such fiscal year.

(2) CAPS.—The amount specified in this paragraph is the following:

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<thead>
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<th>Amount</th>
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<tbody>
<tr>
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(b) WAIVER AND APPEAL.—
(1) SENATE.—Subsection (a) may be waived or suspended in the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

(2) HOUSE OF REPRESENTATIVES.—
(A) IN GENERAL.—Subsection (a) may be waived or suspended in the House of Representatives only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

(B) POINT OF ORDER PROTECTION.—In the House of Representatives, it shall not be in order in order to consider a rule or order that waives the application of subparagraph (A).

NOTICE OF INTENT TO OBJECT TO PROCEEDING

AUTHORITY FOR COMMITTEES TO MEET
Mr. MCCONNELL. Mr. President, I have 11 requests for committees to meet during today’s session of the Senate. They have the approval of the Majority and Minority leaders.

Pursuant to paragraph 5(a), of the Standing Rules of the Senate, the following committees are authorized to meet during today’s session of the Senate:

COMMITTEE ON ARMED SERVICES
The Committee on Armed Services is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 8:30 a.m., to conduct a hearing on pending nominations.

COMMITTEE ON ARMED SERVICES
The Committee on Armed Services is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 10 a.m., to conduct a hearing on the nomination of General John E. Hyten, USAF, for reappointment to the grade of general and to be Vice Chairman of the Joint Chiefs of Staff.

COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS
The Committee on Banking, Housing, and Urban Affairs is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 2:30 p.m., to conduct a hearing.

NATIONAL LOBSTER DAY
Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 293, which was submitted earlier today.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 293) designating September 25, 2019, as “National Lobster Day”.

There being no objection, the Senate proceeded to consider the resolution.

Mr. MCCONNELL. I further ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be withdrawn.

The resolution (S. Res. 293) was agreed to.

COMMITTEE ON APPROPRIATIONS
The Committee on Appropriations is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 10:15 a.m., to conduct a hearing.

COMMITTEE ON NAVAL PERSONNEL AND PENSIONS
The Committee on Health, Education, Labor, and Pensions is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 11:50 a.m., to conduct a hearing on the following nominations: Sharon Fast Gustafson, of Virginia, to be General Counsel, and Charlotte A. Burrows, of the District of Columbia, to be a Member, both of the Equal Employment Opportunity Commission.

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS
The Committee on Homeland Security and Governmental Affairs is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 10 a.m., to conduct a hearing.

COMMITTEE ON THE JUDICIARY
The Committee on the Judiciary is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 2:30 p.m., to conduct a hearing.

SELECT COMMITTEE ON INTELLIGENCE
The Select Committee on Intelligence is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 10 a.m., to conduct a hearing.

SUBCOMMITTEE ON REGULATORY AFFAIRS AND FEDERAL MANAGEMENT
The Subcommittee on Regulatory Affairs and Federal Management of the Committee on Energy and Natural Resources is authorized to meet during the session of the Senate on Tuesday, July 30, 2019, at 2:20 p.m., to conduct a hearing.

AMENDING TITLE 28, UNITED STATES CODE, TO REDEFINE THE EASTERN AND MIDDLE JUDICIAL DISTRICTS OF NORTH CAROLINA
Mr. MCCONNELL. Madam President, I ask unanimous consent during the Committee on the Judiciary be discharged from further consideration of S. 929, and the Senate proceed to its immediate consideration.
Mr. MCONNELL. I ask unanimous consent that the bill be considered read a third time and passed and the motion to reconsider be considered made and laid upon the table.

THE PRESIDING OFFICER. Without objection, it is so ordered.

Mr. MCONNELL, I ask unanimous consent that the Senate proceed to the immediate consideration of the following Calendar bills, en bloc: Calendar Nos. 85 through 89, 121 through 124, and Calendar No. 162.

There being no objection, the Senate proceeded to consider the bills, en bloc.

Mr. MCONNELL. I ask unanimous consent that the bills be considered read a third time and passed, as follows:

S. 929 — Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. JUDICIAL DISTRICTS OF NORTH CAROLINA.
(a) In General.—Title 28, United States Code, is amended—
(1) in subsection (a), by striking “and Wilson” and inserting “Wilson, the portions of Hoke, Moore, Scotland, and Richmond counties encompassing the Fort Bragg Military Reservation and Camp Mackall,”; and
(2) by striking subsection (b) and inserting the following:

(b) MIDDLE DISTRICT.—The Middle District comprises the counties of Alamance, Cabarrus, Caswell, Chatham, Davidson, Davie, Durham (excluding that portion of Durham County encompassing the Federal Correctional Institution, Butner, North Carolina), Forsyth, Guilford, Hoke (excluding that portion of Hoke County encompassing the Fort Bragg Military Reservation and Camp Mackall), Lee, Montgomery, Moore (excluding that portion of Moore County encompassing the Fort Bragg Military Reservation and Camp Mackall), Orange, Person, Randolph, Richmond (excluding that portion of Richmond County encompassing the Fort Bragg Military Reservation and Camp Mackall) Rockingham, Rowan, Scotland (excluding that portion of Scotland County encompassing the Fort Bragg Military Reservation and Camp Mackall), Stanly, Stokes, Surry, and Yadkin.

S. 347 — Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. BENJAMIN A. GILMAN POST OFFICE BUILDING.
(a) DESIGNATION.—The facility of the United States Postal Service located at 40 Fulton Street in Middletown, New York, as the "Benjamin A. Gilman Post Office Building", was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 1196 — Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. ELIZABETH BUFFUM CHACE POST OFFICE BUILDING.
(a) DESIGNATION.—The facility of the United States Postal Service located at 40 Fulton Street in Middletown, New York, shall be known and designated as the "Eliza- buffum Chace Post Office Building".
(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Eliza- buffum Chace Post Office Building".

S. 1272 — Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. ELIZABETH BUFFUM CHACE POST OFFICE.
(a) DESIGNATION.—The facility of the United States Postal Service located at 575 Dexter Street in Central Falls, Rhode Island, shall be known and designated as the "Elizabeth Buffum Chace Post Office".
(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Elizabeth Buffum Chace Post Office".

RICHARD G. LUGAR POST OFFICE BUILDING

The bill (S. 1759) to designate the facility of the United States Postal Service located at 456 North Meridian, Indianapolis, Indiana, as the "Richard G. Lugar Post Office Building", was ordered to be engrossed for a third reading, was read the third time, and passed.

CONGRESSMAN BILL CARNEY POST OFFICE

The bill (H.R. 828) to designate the facility of the United States Postal Service located at 25 Route 111 in Smithtown, New York, as the "Congressman Bill Carney Post Office", was ordered to a third reading, was read the third time, and passed.
Street in Indianapolis, Indiana, as the “Richard G. Lugar Post Office Building”, was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 1759

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

SECTION 1. RICHARD G. LUGAR POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 456 North Meridian Street in Indianapolis, Indiana, shall be known and designated as the “Richard G. Lugar Post Office Building”.

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the “Richard G. Lugar Post Office Building”.

HENDERSON VETERANS MEMORIAL POST OFFICE BUILDING

The bill (H.R. 1198) to designate the facility of the United States Postal Service located at 404 South Boulder Highway in Henderson, Nevada, as the “Henderson Veterans Memorial Post Office Building”, was ordered to a third reading, was read the third time, and passed.

CAPTAIN ROBERT L. MARTIN POST OFFICE

The bill (H.R. 1449) to designate the facility of the United States Postal Service located at 3033 203rd Street in Olympia Fields, Illinois, as the “Captain Robert L. Martin Post Office”, was ordered to a third reading, was read the third time, and passed.

RYAN KEITH COX POST OFFICE BUILDING

The bill (H.R. 3305) to designate the facility of the United States Postal Service located at 2509 George Mason Drive in Virginia Beach, Virginia, as the “Ryan Keith Cox Post Office Building”, was ordered to a third reading, was read the third time, and passed.

ORDERS FOR WEDNESDAY, JULY 31, 2019

Mr. McCONNELL. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m., Wednesday, July 31; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, morning business be closed, and the Senate proceed to executive session and resume consideration of the Pittman nomination under the previous order.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADJOURNMENT UNTIL 9:30 A.M. TOMORROW

Mr. McCONNELL. If there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 9:51 p.m., adjourned until Wednesday, July 31, 2019, at 9:30 a.m.

CONFIRMATIONS

Executive nominations confirmed by the Senate July 30, 2019:

THE JUDICIARY

MICHAEL T. LIBURDI, OF ARIZONA, TO BE UNITED STATES DISTRICT JUDGE FOR THE DISTRICT OF ARIZONA.

PETER D. WELTE, OF NORTH DAKOTA, TO BE UNITED STATES DISTRICT JUDGE FOR THE DISTRICT OF NORTH DAKOTA.

JAMES WESLEY HENDRIX, OF TEXAS, TO BE UNITED STATES DISTRICT JUDGE FOR THE NORTHERN DISTRICT OF TEXAS.

SEAN D. JORDAN, OF TEXAS, TO BE UNITED STATES DISTRICT JUDGE FOR THE EASTERN DISTRICT OF TEXAS.

DEPARTMENT OF DEFENSE

DAVID L. NORQUIST, OF VIRGINIA, TO BE DEPUTY SECRETARY OF DEFENSE.
EXTENSIONS OF REMARKS

SUPPORT FOR ABILITY ONE PROGRAM

HON. BRADLEY SCOTT SCHNEIDER
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Mr. SCHNEIDER. Madam Speaker, I rise today to commend the outstanding work of the AbilityOne Program, which empowers Americans with disabilities and helps bring them into the workforce. The AbilityOne Program promotes exemplary public-private partnerships to employ Americans with significant disabilities, including veterans and the blind. According to the Bureau of Labor Statistics, the unemployment rate for Americans with disabilities is more than double the rate for those without disabilities. To address this disparity, the AbilityOne Program creates high-quality employment opportunities for disabled Americans and empowers them to fully participate in the workforce and their communities. AbilityOne helps employ more than 45,000 disabled Americans, helping them develop the skills and work experience they need to access public and private sector jobs, achieve greater independence, and lead productive, fulfilling lives. And the program helps the federal government support these individuals and empowers them through employment.

Last March, I had the opportunity to see the success of AbilityOne Program firsthand in my district when I visited TRI industries in Vernon Hills, Illinois. TRI is a non-profit that remanufactures ink and toner cartridges for the federal government. TRI provides education, training, and jobs to individuals with disabilities in my district. Touring their facility and speaking with the staff, I saw the great opportunities AbilityOne provides and the impact this program can have on the lives of Americans with disabilities.

On behalf of my constituents with disabilities, I rise to salute the significant contributions of the AbilityOne Program, and I support all persons committed to developing and advancing employment opportunities for the blind and Americans with other significant disabilities.

CELEBRATING THE 100TH ANNIVERSARY OF MOUNT ZION MISSIONARY BAPTIST CHURCH

HON. PETER J. VISCLOSKY
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Mr. VISCLOSKY. Madam Speaker, it is with great respect and admiration that I take this time to congratulate Mount Zion Missionary Baptist Church of Hammond, Indiana, as the congregation joins together in celebration of the church’s 100th anniversary. The parishioners along with Mount Zion’s pastor, Reverend William R. Collins, will be commemorating this momentous occasion with a celebratory banquet on Friday, August 2, 2019, at the Chateau Banquet Center in Merrillville, Indiana.

In 1919, Mount Zion Missionary Baptist Church became the first African American Baptist church to be established in the city of Hammond. Throughout the years, numerous remarkable pastors helped to build the church’s leadership and expand its congregation, along with the services and programs offered to the community. In 1945, Reverend A.R. Burns became pastor of Mount Zion, a position he held for an astonishing fifty-three years. Pastor Burns accomplished many great things during his tenure at Mount Zion, and he was determined and passionate about his service. Under Pastor Burns’ leadership, in 1949, the current church structure was completed at 1047 Kenwood Street, and it became known as “The Friendly Place of Worship.” Pastor Burns worked to secure safe housing for the elderly and was able to accomplish the construction of the Reverend A. Burns Mount Zion Pleasant View Plaza, with the first tenants moving in by 1983. In addition, Pastor Burns marched for civil rights with Rev. Dr. Martin Luther King Jr. and he supported the National Association for the Advancement of Colored People (NAACP). Pastor Burns passed away in 1999, but he will be forever remembered for his faithfulness to his congregation.

In 1998, Reverend William R. Collins became the leader of Mount Zion Missionary Baptist Church. Under Pastor Collins’ outstanding direction, Mount Zion has become a cornerstone of the community, providing a food pantry and outreach program, offering vacation bible school, summer camp ministry, and various religious retreats, and being heavily involved in the Interfaith Federation. Under Pastor Collins’ leadership, the church has also undergone numerous cosmetic improvements, and the membership has increased exponentially. Reverend Collins and the congregation of Mount Zion have been a true blessing to the community of Northwest Indiana and beyond.

Madam Speaker, I ask that you and my other distinguished colleagues join me in honoring and congratulating Mount Zion Missionary Baptist Church in Hammond, Indiana, on its 100th anniversary. The members and church leaders have dedicated themselves to serving others, especially to those most in need, and they are an inspiration to us all.

IN HONOR OF HENRY RODRIGUEZ MARTINEZ, SR.

HON. MARC A. VEASEY
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Mr. VEASEY. Madam Speaker, I rise today to commemorate the life of Mr. Henry Rodriguez Martinez, Sr. of the Dallas-Fort Worth area.

Martinez was a father, veteran and a local civil rights leader that was committed to bettering our community through his public service. Born on June 15, 1928 in Eagle Ford, Texas. Martinez was a pillar of strength and perseverance for our community.

He was raised in the Ledbetter Eagle Ford area of Dallas and attended Crozier Technical High School prior to serving in the Army where he earned the rank of Private First Class. He was also a proud father and husband. Martinez married Eufemia Paredes Martinez in 1955 and the couple had eight children. For over fifteen years, Martinez served the Dallas Fort Worth area through his work for the Martinez Courier Service and Dallas Power and Light.

Martinez was also an active member of the West Dallas community. Throughout his life and through his service as the president of the Ledbetter Neighborhood Association, Martinez improved local transit across the community and the quality of life for those that lived there. Martinez spent his life making sure that communities of color had a seat at the table and a voice in the room—his most notable accomplishment being that he was a staunch advocate in the fight to guarantee better representation for people of color in the Dallas City council.

I want to take this opportunity to extend my thoughts and prayers to Mr. Martinez’s family and community. West Dallas is losing a fighter and advocate for our community. His spirit and accomplishments will never be able to be replaced.

COMMISSION TO STUDY THE POTENTIAL CREATION OF A NATIONAL MUSEUM OF ASIAN PACIFIC AMERICAN HISTORY AND CULTURE ACT

HON. GRACE MENG
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Ms. MENG. Madam Speaker, I rise today to emphasize the need to weave the narrative of the Asian American and Pacific Islander communities into the greater American story.

There is no doubt that Asian Americans are the fastest growing population in the United States, and our community is becoming an increasingly powerful and visible force in all aspects of American life. From entertainment to medicine; from academia to entrepreneurship; from social justice to innovation—our community has made immeasurable contributions to every facet of our nation. But, too often, our community is excluded or forgotten in history. It is why today, I am introducing the “Commission to Study the Potential Creation of a National Museum of Asian Pacific American History and Culture Act”. With the rise of recent exclusionary rhetoric and policies, it is crucial to remember our collective past now more than ever. The past shapes who we are, and it also strengthens how we move forward.

bullet This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
From the Chinese Exclusion Act to the Japanese American internment camps; from the racially motivated murder of Vincent Chin to the first wave of Southeast Asian refugees on our shores—these historical events have affected the way we deal with policies today. Nevertheless, the stories are often left out of history books. A commission to study the potential creation of a National Museum of Asian Pacific American history is the first step in elevating the API story. Public service is in Loren’s blood and heritage, challenges it overcame, and potential for greatness. Establishing this commission is the first step toward the creation of a national API museum. I urge my colleagues to support this legislation.

LOREN KANNENBERG RETIREMENT
HON. RON KIND OF WISCONSIN
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. KIND. Madam Speaker, today I recognize and celebrate the career of my friend and longtime District Chief of Staff, Loren Kannenberg. Loren was with me from the beginning, helping set up my district operation in 1997 during my first term in office. Last month Loren retired after serving the people of Wisconsin’s Third Congressional District for over 22 years.

Loren was born and raised in Wausau, Wisconsin. After attending college at the University of Wisconsin-La Crosse, Loren was a science teacher and math teacher at St. Patrick’s School in Onalaska. He went on to receive a Masters in Educational Administration from Winona State University and later served as principal at St. Patrick’s School until 1997 when he joined my team.

Loren has always been a leader in the La Crosse community and active in local politics, at one point serving as the chair of the La Crosse County Democratic Party. He was also a longtime member of the La Crosse County Health and Human Services Board where he looked out for his neighbors and the less fortunate in our community. Additionally, he served on the Redevelopment Authority with the City of La Crosse, helping guide many projects such as the new bus depot in downtown La Crosse and the Riverside North Project which is now under development.

An avid golfer, Loren has been a trusted playing partner over the years and has a great appreciation for the green landscapes we are blessed with in Wisconsin. Loren is also a talented musician and a member of the La Crosse Chamber Chorale. Above all, Loren is highly regarded by all those who know him as a family man and friend.

Loren has always been a steady hand in overseeing my district staff’s casework and outreach activities with the goal of providing the best possible services to my constituents. Loren was at my side as we traveled across Wisconsin and visited communities from Platteville to Menomonie and everywhere in between. Public service was in his blood—he father, John Kannenberg, served 24 years as the mayor of Wausau, Wisconsin and 10 years on the Wausau City Council. Loren made an enduring impact on his colleagues and the constituents of Wisconsin’s Third Congressional District. I thank Loren for all his hard work and dedication to public service, and I wish him all the best on a long and happy retirement.

BIPARTISAN BUDGET ACT OF 2019
SPEECH OF
HON. DANNY K. DAVIS OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, July 25, 2019

Mr. DANNY K. DAVIS of Illinois. Mr. Speaker, I support the Bipartisan Budget Caps and Debt Limit Deal. It is an important step to protect Americans and our economy. This agreement secures an additional $100 billion for crucial services to the well-being of our residents while rejecting the offsets proposed by the current Administration. This agreement permanently ends the harmful cuts to non-defense programs that support the health, housing, education, child care, and security of Americans via the discretionary sequester. It allows continued investment in veterans, the Centers for Disease Control and Prevention, environmental sustainability, the National Institutes of Health, and the fight against drug addiction sweeping the nation, including my state of Illinois. This agreement also protects the full-faith and credit of our government by raising the country’s debt limit.

As we know, the debt limit was reinstated to $22 trillion on March 2, 2019, imposing a legal limitation on the government’s ability to issue debt and pay many federal obligations that directly impact the American people. A suspension of the debt limit until July 31, 2020, is a critical win for the Democratic Leadership that protects our national economy.

The sequester and restrictive appropriations under Republicans have eroded federal support for programs that help children and families in this nation and internationally, cutting domestic and international programs by 4.6 percent between FY2010 to FY2019 after inflation. Constituents in my District have felt these cuts, and this deal helps rebuild these important services. In my district with a population of approximately 100,000 residents, 30.8 percent of children live in poverty and 15 percent live in extreme poverty, 25 percent of taxpayers are low-income working parents, and 18.7 percent of adults in my District over 18 have income below the poverty level.

These Chicagoland area rely on an array of programs to work and care for their families. According to the National Center for Veterans Analysis and Statistics, in 2016, my district alone had a veteran population of over 41,978 people. These returning heroes and public servants deserve a government that serves them and assists with resources so that they can live the American dream.

This is not a perfect agreement, but it moves our country forward in very important ways. I promise to work to end the mandatory sequester. The mandatory sequester cuts federal dollars from vital programs including Medicare, home visiting, the Social Services Block Grant, and Safe and Stable families—programs that provide health care for the elderly, services for the disabled, and child abuse prevention to name a few.

Former National Security Advisor Colin Powell once said “Leadership is about solving problems.” I rise today to commend and support Speaker Pelosi on her leadership and problem-solving skills to rebuild our investment in veterans and families via this budget agreement. I support this bill and urge my colleagues to do the same.

HONORING KENNEDY’S ANGEL GOWNS
HON. ELAINE G. LURIA OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. LURIA. Madam Speaker, I rise today to honor Kennedy Milan Wilson. Although she never took a breath of air outside her mother’s womb, her memory now brings hope and healing to so many families. On August 17, 2019, we honor her, as we do every year. Kennedy would have been 10 years old this year. However, her legacy lives on and she continues to change lives.

The “Kennedy’s Angel Gowns” organization helps bereaved families who have suffered the loss of a child before, during, or shortly after birth. Beautifully handcrafted burial garments made from donated wedding gowns are provided along with other resources at no cost. In addition, the organization provides Cuddle Cots and Caring Cradles to local hospitals in the area.

Kennedy’s Angel Gowns continues to raise awareness of infertility, miscarriage, early neonatal loss, stillborn, and infant loss. Many people who experience this loss feel very alone and isolated. The organization’s mission is to break the silence and offer help.

This year, Hampton Roads will have its first-ever “Butterfly Suite,” which will officially open at Sentara Norfolk General Hospital the week of her 10th Birthday. This dedicated grieving room will be equipped with a Cuddle Cot or Caring Cradle, allowing the family to spend more time with their infant.

I commend Kennedy’s parents for channeling their grief to help others through the healing process by creating this resource.

HONORING THE LIFE OF JOEL STEPHEN FASS
HON. DEBBIE WASSERMAN SCHULTZ OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. WASSERMAN SCHULTZ. Madam Speaker, it is with a heavy heart that I honor the life of Joel Stephen Fass, a brilliant legal mind, community advocate, and my dear friend.

Mr. Fass, along with his law partner Michael Colodny, formed the firm Colodny Fass in Broward County, Florida in 1974. Mr. Fass
practiced in the areas of personal injury, commercial litigation, and civil rights. Prior to entering private practice, Mr. Fass served as the Kings County prosecutor in Brooklyn, New York and successfully pursued the rights of countless personal injury victims, including abused and neglected elderly individuals.

Joel was a mentor for our community’s elderly. He served as past president of the Broward County Area Agency on Aging Board of Directors, and was recently named to the “Broward Senior Hall of Fame.” I have known few people who worked as tirelessly as Joel did to ensure seniors were safe and able to maintain their dignity and wellbeing.

Joel was always on the front lines in responding to the critical needs in our community. In 2010, Mr. Fass was bestowed the “Ending Abuse Award” by Broward Jewish Family Services for his recognition to urge advocacy of shared gender responsibility in maintaining domestic tranquility among families in the Jewish community.

A resident of Weston, Florida for 19 years, he chaired the City of Weston’s first Charter Review Commission and subsequently served as a Weston Charter Review Commissioner. Joel was a distinguished veteran who served honorably in the United States Army and embodied the best of what it means to give back to your country and community. My heart goes out to his wife Susan, children, and grandchildren whom he adored and were the light of his life.

Joel was a selfless, compassionate, and a tireless advocate for others in Broward County. He will be profoundly missed but never forgotten.

### CELEBRATING THE LIFE OF MILTON QUON

**HON. TED LIEU**
**OF CALIFORNIA**
**IN THE HOUSE OF REPRESENTATIVES**
**Tuesday, July 30, 2019**

Mr. LIEU of California. Madam Speaker, I rise to celebrate the life and work of Mr. Milton Quon, who passed away at the age of 105 on June 18, 2019 in Torrance, California. Milton was a renowned artist capturing the transformation of Los Angeles through the decades and one of the first Chinese American animators hired by Walt Disney Studios.

Born on August 22, 1913 in Los Angeles to Chinese immigrants from Canton province, Milton was the oldest of eight children and the only boy. He had a deep love of drawing from a young age, one that was nurtured by an uncle.

Milton attended the Chouinard Art Institute, now known as Cal Arts, on scholarship. The pressure to contribute financially to the family lay with Milton as the eldest child, but the expectation increased with the death of his father and the onset of the Great Depression.

One of Milton’s first jobs as a young artist was designing menus for various restaurants in Los Angeles’ Chinatown and other products, including business cards, chopstick instructions, and signage, some of which eventually were declared historic landmarks.

Walt Disney Studios hired Milton in 1939 as its third Chinese-American animator; he worked on the “Waltz of the Flowers” and “Arabian Dance” segments of Fantasia and was first assistant animator on Dumbo. Milton took a brief hiatus from Disney to assist with the effort in World War II, illustrating parts catalogs for military planes and designing a logo for United China Relief, which raised funds to help communities in China during the conflict.

In 1951, Milton became the first Chinese-American art director at international advertising agency BBDO. He worked there for 13 years before becoming senior design artist at the packaging firm Seabright Co.

Milton married his wife, Peggy, in 1944 after they met at a Christian camp in Stockton, California. His children attested to his love for teaching, always providing pointers and advice for his learning students. Milton also taught drawing, painting, and advertising classes at Los Angeles Trade and Technical College from 1974 to 1989.

Milton’s art sought to capture his adventures in New York, London, and China, but mostly every day life in Los Angeles. Los Angeles’ transformation was paralleled by one in his own art, gradually shifting from outlined and filled with bold colors to more abstract shades of pastel.

Even in his elder years, Milton’s work was recognized time and time again: in 2012, as one of five Chinese-American artists presented at the Vincent Price Art Museum in Montebello. Milton’s work is included in the Gordon Spike Award from the Chinese Historical Society of Southern California; and in 2017, with the Historymakers Award for Excellence in the Arts from the Chinese American Museum.

Milton is survived by his widow, Peggy; children, Mike, Jeff, Tim, and Sherrill; and four grandchildren. May his memory live on in the timelessness of his art and his contributions to the community.

### RECOGNIZING EAGLE ALLOY’S 40TH ANNIVERSARY

**HON. BILL HUIZENGA**
**OF MICHIGAN**
**IN THE HOUSE OF REPRESENTATIVES**
**Tuesday, July 30, 2019**

Mr. HUIZENGA. Madam Speaker, I rise today to honor and celebrate the 40th Anniversary of Eagle Alloy, a local business that proudly serves the West Michigan community.

Eagle Alloy is a company that provides various types of advanced metal castings to a variety of customers all over the nation. Since 1979, the Eagle Alloy headquarters and its manufacturing facilities have all been located in Muskegon, Michigan, and has become one of the largest private employers in the community.

The founders of Eagle Alloy, Mark Fazakerley and John Workman, are two individuals I proudly call close friends and have always held a customer-first attitude when running their business. In fact, Mark and John still work closely with their very first customer even after 40 successful years.

Safety and worker satisfaction are also key components to the Eagle Alloy workplace. Eagle Alloy will be celebrating an incredible 500,000 consecutive work hours with no accidents at a Christian 40th Anniversary.

In 2015, Eagle Alloy was awarded “Metal Caster of the Year” by the American Foundry Society. A few years later in 2018, Eagle Alloy was honored as the “Michigan Manufacturer of the Year” by the Michigan Manufacturers Association.

Madam Speaker, please join me in congratulating John, Mark, and all of the employees and families of Eagle Alloy for 40 years of dedicated service to West Michigan and our country’s manufacturing base.

### HONORING THE CITY OF PALMYRA

**HON. SAM GRAVES**
**OF MISSOURI**
**IN THE HOUSE OF REPRESENTATIVES**
**Tuesday, July 30, 2019**

Mr. GRAVES of Missouri. Madam Speaker, I proudly pause to recognize the City of Palmyra, Missouri, celebrating its Bicentennial this year.

Settled by Mr. Benjamin Vanlandingham in 1818, the City of Palmyra was officially formed in 1819 and eventually became the county seat of Marion County. Founded on a natural rock foundation, early settlers found an endless water supply from a clear, sweet spring. Land donated by Moses and David Bates enabled the town to expand and the establishment of the first land office in Northeast Missouri helped spur westward expansion in Missouri. Many residents can trace their roots to settlers from Kentucky, Virginia, and Tennessee.

Throughout its rich history, the City of Palmyra has been home to an all-boys college, the co-founder of the Pony Express, Broadway actors and actresses, Jane Darwell, academy award winner for The Grapes of Wrath. The city is also the site of the Palmyra Massacre, an event in which ten Confederate prisoners were executed as retribution for the capture of a pro-Union civilian during the Civil War.

Madam Speaker, I proudly ask you to join me in recognizing the rich 200-year history of the City of Palmyra. Though small in size, the City is rich in history and spirit. I join with the citizens of Palmyra in celebrating their Bicentennial. I am extremely honored to serve this great city in the United States Congress.

### IN HONOR OF AVIS MICHELLE FISHER

**HON. MARC A. VEASEY**
**OF TEXAS**
**IN THE HOUSE OF REPRESENTATIVES**
**Tuesday, July 30, 2019**

Mr. VEASEY. Madam Speaker, I rise today to commemorate the life of Avis Michelle Fisher, a local gospel singer and community leader.

Born on May 31, 1964 to Rev. Albert Van Fisher and Verdell Fisher, Fisher’s musical talent shone in the Fort Worth community from the time she was five years old. Known as the musician who “could sing anything,” she led the choirs at Salem Baptist Church and Mount Olive Baptist church for over 30 years.

Fisher began music lessons near her home in Highland Hills when she was five years old and went on to perform in her first musical when she was just thirteen years old. Fisher attended elementary, middle, and high school while growing up in Fort Worth and was part
of an award-winning choir program at O.D. Wyatt High School where she graduated in 1982.

Fisher’s lifelong commitment to gospel music was a beacon of light in the Fort Worth community. An accomplished singer, pianist and organist, Fisher was well known as a gospel singer across Dallas and Fort Worth. Alongside her leadership in several church choirs throughout the Dallas-Fort Worth community, Fisher contributed to a deep history of gospel performance in African American churches.

Our community lost a talented musician, leader, and teacher in Avis Michelle Fisher which is why I would like to take this opportunity to honor her life and legacy in Fort Worth and extend my thoughts and prayers to all that have been impacted by her.

REMEMBERING DR. GEORGE GEORGIEFF
HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. CORREA. Madam Speaker, I rise today to honor the life of Dr. George Georgieff, an American veteran and well-known orthodontist from Orange County, California.

Born on November 15, 1931, Dr. Georgieff grew up in Clairton, Pennsylvania. He graduated from Pennsylvania State University in 1953 with a Bachelor of Science degree in Chemistry. After graduating, Dr. Georgieff nobly served his country in the United States Air Force as a Lieutenant in the Weapons Specialist Division from 1954 to 1956. After returning to civilian life, Dr. Georgieff expanded his career by attending the University of Pittsburgh School of Dental Medicine, earning his Doctor of Dental Surgery in 1961. Dr. Georgieff then earned a Certificate of Orthodontics in 1963 from the University of Pennsylvania.

Dr. Georgieff operated a private orthodontic practice from 1963 until 2012. In that time, Dr. Georgieff served more than 25,000 clients. Of that impressive client base, over 1,500 were surgical cases. Additionally, Dr. Georgieff was on staff at St. Joseph, a prestigious hospital in the City of Orange, from 1965 to 1984 as an oral surgery consultant and assistant in oral surgery procedures. A lifelong academic, Dr. Georgieff lectured on orthodontics across the United States, as well as in London, England; Sophia, Bulgaria; and Belgrade, Serbia on behalf of the American Association of Orthodontics.

In addition to his hands-on work in his practice, Dr. Georgieff also worked with various organizations to enhance the professional community of orthodontics in Orange County. Dr. Georgieff was a longtime member of the Orange County Dental Society, where he served as Program Director from 1970 to 1972 and the Press Relations Chairman in 1973.

Given his outstanding professional career, it is no surprise that Dr. Georgieff received numerous prestigious accolades. Dr. Georgieff became a member of the American Board of Orthodontics in 1977, becoming the second orthodontist in Orange County to earn this achievement. In 1981, Dr. Georgieff received the Man of the Year Award from the City of Hope Foundation for outstanding service to the community. In 1984, Dr. Georgieff was named the Distinguished Alumnus of the University of Pittsburgh School of Dental Medicine. Most significantly, Dr. Georgieff was named the top provider of orthodontic treatment for children receiving “Denti-Cal” in the State of California.

Dr. Georgieff lived a rich and vibrant life filled with countless professional achievements and personal fulfillment. Dr. Georgieff is survived by his wife, Joyce, as well as his three children, Stephanie, Evan, and Adam, and two grandchildren. Although numbers are likely higher given the barriers associated with disclosure, GBV is often used by armed actors as an intimidation tactic to exert power and control over the opposing side.

Gaps in services and humanitarian protection frameworks have made it difficult to adequately prevent GBV in humanitarian contexts and mitigate its impact. Humanitarian agencies are often underequipped to address GBV specifically or close gaps between services and accountability that have led directly to GBV, such as the exploitation of women in exchange for supplies by aid workers. To address this, the humanitarian donor community has begun investing in the building standards, guidelines, and capacities of humanitarian actors to better respond to the needs of women and girls in emergencies.

The Safe from the Start Act would support the State Department and USAID’s ongoing work to protect and prevent violence against women and girls in humanitarian emergencies by codifying it, and providing Congressional oversight over its implementation.

I want to thank my colleagues, Representatives Chris Stewart, Lois Frankel, Mario Diaz-Balart, and Chrissy Houlahan for leading this bill with me. I urge the rest of my colleagues to support this bill and look forward to its enactment.

EXPANDING FINDINGS FOR FEDERAL OPIOID RESEARCH AND TREATMENT ACT
SPEECH OF
HON. TROY BALDERSON
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 23, 2019

Mr. BALDERSON. Mr. Speaker, I rise today in support of H.R. 3153, the Expanding Findings for Federal Opioid Research and Treatment, or EFFORT Act. This bill is of particular importance to me, as I represent an area that has been devastated by the opioid crisis over the past decade, and I am privileged to speak today on the important of this bill.

In my home state of Ohio, the rate of opioid-related deaths is more than double the national average. In this record, Ohio ranks as one of the top-five states with the highest rates of opioid-related deaths. What's more alarming, however, is the rate at which the number of opioid overdoses have increased: twenty-eight percent from July 2016 through September 2017. That's barely more than a year during which opioid use grew by nearly thirty percent. These statistics should terrify every parent, sibling, teacher, caregiver, and friend, because opioid addiction is not
Chief Lavoie has been a leading and respected voice in the Granite State advocating for the Safe Station Program and forming the Nashua Community Conversations on Race and Justice, which have enhanced relationships between police and Nashua’s diverse population and its victims of addiction. I commend Chief Lavoie on his retirement after three decades of work in public service.

On behalf of my constituents in New Hampshire’s Second Congressional District, congratulations to Chief Andrew Lavoie for a well-deserved retirement. I thank him for his service and wish him the very best in the years to come.

CELEBRATING THE ROBINSON WESTBROOKS FAMILY 109TH FAMILY REUNION

HON. TERRI A. SEWELL
OF ALABAMA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. SEWELL of Alabama. Madam Speaker, I rise today to recognize the Robinson Westbrooks family who will be celebrating their 109th family reunion in Los Angeles, California on August 16–18, 2019. Each year, the Robinson Westbrooks family gets together for the oldest ongoing registered family reunion in the United States.

It all started with Mr. John Bolin Robinson, Mrs. Dora Anne Westbrooks Robinson, and their youngest child, Leonard Wilbert Robinson, who all share a birthday of August 16.

Their coinciding birthdays led to the tradition of getting the family together every third Sunday in August to celebrate family unity and the blessings of God. The first official Robinson Westbrooks Family Reunion was held on August 16, 1910 in Eclectic, Alabama, making this year the 109th celebration.

The Robinson Westbrooks family makes the most out of their annual family gatherings throughout the United States. They are registered at the United States Library of Congress.

This year the family celebrates their oldest family members, Mrs. Queenie Elizabeth Thompson-Hunter, age 93, of Detroit, Michigan; Mrs. Clara Dora Thompson-Smith, age 92, of Detroit, Michigan; and Mr. Charlie Anderson Brown, age 96, of Eclectic, Alabama.

On behalf of the 7th Congressional District of Alabama, I extend best wishes to the Westbrooks family. I hope this tradition continues for many years to come.

HONORING CAPTAIN AARON HATTAUBAUGH AND OPERATION SENIOR SURPRISE

HON. ADAM KINZINGER
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. KINZINGER. Madam Speaker, I rise today to recognize my constituent, Aaron Hattabaugh, a retired captain and B–52 navigator, for taking part in the longest combat mission in Air Force history.

On January 16, 1991, Captain Hattabaugh and fifty-six other airmen aboard seven B–52G aircraft of the 569th Bombardment Squadron took off from Barksdale Air Force Base, Louisiana on Operation Senior Surprise. However, those who took part named their mission Operation Secret Squirrel.

This was the United States’ first move to liberate Kuwait from Saddam Hussein. Using state of the art air launched cruise missiles, these brave airmen had one objective: to destroy Hussein’s strategic assets in Iraq and Kuwait. Over the course of this mission, the aircraft destroyed nearly all of the targets and blinded the Iraqi military to four ground forces, in turn saving countless American lives. Incredibly, these aircraft completed four in-air-refueling maneuvers and covered 14,000 nautical miles in under 36 hours.

This year marks the 28th anniversary of “Operation Secret Squirrel” and each year, those involved in this historic mission gather to remember their piece of history made. In the longest mission since the Doolittle Raids on Japan, these aviators carried out their mission with honor and bravery.

Madam Speaker, those who served on this mission displayed true endurance and dedication to country in their actions. It is my honor to recognize Captain Hattabaugh and the fifty-six others who took part in this critical mission.

Tribute to Mr. Randy Corbin, Owner of Corbin Colonial Chapel Funeral Home, "Mayor of Madison Street"

HON. DANNY K. DAVIS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. DANNY K. DAVIS of Illinois. Madam Speaker, I take this opportunity to pay tribute to one of my constituents, and a personal friend, Mr. Randy Corbin who migrated from Arkansas, came to Chicago and established a business and lived a wonderfully productive life. Randy grew up in Gould, Arkansas, came to Chicago, attended Worsham College of Mortuary Science. Married his queen, Karen Kennedy and they raised two young boys, two sons Amell and Loren, two daughters Clarressa and Syreeta. He served in the U.S. Army, and was honorably discharged in 1964. Randy started his career as a janitor at AA Rayner Funeral Home and worked his way through the ranks with successive promotions.

In 1977, Randy partnered with a friend, Luther Sparks and they started the Luther Sparks Funeral Home. Unfortunately, Mr. Sparks died and Randy became the sole proprietor and the rest became history. Randy built a successful business, was generously supportive of community activities. He started other business ventures, provided leadership to the community and earned the title, “Mayor of Madison Street”. Randy was a member of the Illinois Funeral Directors Association, a leadership member of the Boy Scouts of America, he sponsored local basketball teams and students pursing education. He hosted school supply drives, donated volumes of supplies to youth and families throughout the years. He regularly donated to churches and let ministers use Corbin Chapel for services. He supported by his wife Karen and their four children, his sister, fourteen grandchildren, five great grandchildren, a host of nieces, nephews, cousins and friends.

RECOGNIZING CHIEF ANDREW LAVOIE
OF NEW HAMPSHIRE
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. KUSTER of New Hampshire. Madam Speaker, I rise today to honor Andrew Lavoie, Chief of the Nashua Police Department, for his service and leadership to the Department for 32 years, the last four and a half years as Chief.

Over the span of Chief Lavoie’s career, he has taken on numerous roles within the Nashua Police Department, whether it was attacking the opioid crisis from the law enforcement perspective by making many arrests or standing with his community to protect and serve.
Randy Corbin, “the Mayor of Madison Street,” may he rest in peace.

BIPARTISAN BUDGET ACT OF 2019

SPEECH OF
HON. RICHARD E. NEAL
OF MASSACHUSETTS
IN THE HOUSE OF REPRESENTATIVES
Thursday, July 25, 2019

Mr. NEAL. Mr. Speaker, last week the Democrats helped secure a strong bipartisan budget agreement that includes suspending the debt limit until July 31, 2021.

The measure ensures that we will avoid a default on the full faith and credit of the United States and can follow through on our financial obligations.

All of us were elected to help America’s working-class families. This agreement is another tool to help them. In particular, it sets the stage for responsible budgeting and ends sequestration. It also includes funding for an accurate census, veterans, Child Care, development Block Grants, tools to address the opioid epidemic, and increases in NIH funding.

Extending the debt limit keeps our nation’s finances on stable ground—unlike what the Republicans did in 2011, 2013 and 2015. I applaud the Speaker and all our colleagues involved in crafting this measure, and I encourage everyone to support it. A ‘yes’ vote is responsible, provides certainty to our nation’s markets, and delivers stability to Americans’ retirement savings as well as our nation’s economy.

RECOGNIZING THE LIFE AND SERVICE OF KEN BERINGH

HON. MARK DeSALVNIER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. DeSAULNIER. Madam Speaker, I rise today to recognize the life and service of long-time Danville resident, Mr. Ken Behring.

Mr. Behring was born June 13, 1928 in Freeport, Illinois. He spent his youth on his family’s farm during the Great Depression. By twenty-one Ken had opened the doors to his first business, Behring Motors, a used car dealership in Monroe, Illinois. Six years later, Mr. Behring had grown his small dealership to have $1 million dollars in assets.

After relocating to Florida, Ken began work developing communities. By the early 1970s having cemented himself as one of the nation’s most successful developers, he moved to California and purchased a four-thousand-acre tract of land near Danville. After donating almost half of the land to the Mount Diablo State Park, Ken molded the remaining 2,500 acres into the nationally renowned Blackhawk State Park, Ken molded the remaining 2,500 almost half of the land to the Mount Diablo to California and purchased a four-thousand-

tion’s most successful developers, he moved having cemented himself as one of the na-

tions and universities, museums and charities across the country, including the largest single donation ever to the Smithsonian Museums. In 2000, Mr. Behring founded The Wheelchair Foundation as a branch of the Behring Global Health and Education Foundation. In its first six years, the foundation provided wheelchairs to individuals in 144 countries and reached one million wheelchairs donated in 2015.

Ken Behring was a cherished member of the Contra Costa Community and he will be missed.

HONORIZING SANTA ANA ELKS
Lodge No. 794

HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. CORREA. Madam Speaker, I rise today to celebrate the 117th anniversary of the Santa Ana Elks Lodge No. 794 and the grand opening of their third Lodge.

The Santa Ana Elks Lodge was formed in 1902 by William L. Tubbs and several businessmen from the city. Mr. Tubbs was previously a member of the Lodge in Council Bluffs, Iowa before moving to Santa Ana.

On June 2, 1902, the Santa Ana chapter was granted dispensation by the Grand Lodge to form the Lodge. When he was installed as the first Exalted Ruler on July 14, 1902, Mr. Tubbs became the “Father” of the Santa Ana Elks Lodge. The Lodge was issued its Charter on August 14, 1902. The Lodge was first located in McFadden Hall until October 20, 1902, when they moved to the Odd Fellows Hall. The Lodge relocated to the Hervey Building at Fourth and Spurgeon Street on May 18, 1903. This is also where the first Flag Day observance was held on June 14, 1907. In September 1907, in need of room to expand, the Lodge bought a fifty-foot lot. On March 14, 1911 they moved to this location at Sycamore and Sixth Street. The Lodge remained there until April 2, 1961, when they opened a brand-new Lodge at 212 Elk Lane. The Lodge celebrated their 100th anniversary at this location in 2002.

Finally, in April of 2018, the Elks Lodge temporarily moved to downtown Santa Ana until the completion of their current location at 1751 S. Lyon Street. Exalted Ruler Dan Breece, his wife and First Lady, Sharon Breece, and his Officers held their first Elks event on June 15, 2019. The Inaugural Ball was attended by 730 members and guests including the incoming Grand Exalted Ruler.

The Santa Ana Elks Lodge is known as the “Mother Lodge” for all of Orange County and has a rich and unique history. Santa Ana Elks No. 794 are active members of the community. They host a school supply drive for Santa Ana and Tustin schools and fund raising for special needs students with their “Purple Pig” program.

Madam Speaker, it is my honor to recognize Santa Ana Elks Lodge No. 794 for their contributions to our community and I congratulate them on the opening of their new Lodge.

TRIBUTE TO STAFF SERGEANT ODON S. CARDENAS

HON. JOAQUIN CASTRO
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. CASTRO of Texas. Madam Speaker, today I rise in honor of WWII Veteran, Retired Army Staff Sergeant Odon S. Cardenas. July 30, 2019 marks SSGt. Cardenas 100th birthday and I am proud to represent an individual who has dedicated his life to family, community, and country.

SSGt. Odon Cardenas was born on July 30, 1919 in Devine, Texas to Donaciano and Cecilia Cardenas. One of six siblings, his early life was spent as a Sugar Beet Farmer in Shakopee, Minnesota. On March 29, 1941 he enlisted in the United States Army in Ft. Snelling, Minnesota as Private First Class. After becoming Squad Leader, SSG Odon Cardenas was assigned to the 172nd Battalion, Company C in California. Shortly after reassignment, the battalion deployed in November 1944 to the Mediterranean Theater of Operations of World War II in Germany.

While on the front lines of defense, Cardenas and his unit were attacked by German opposition. During the ambush, his company received heavy artillery fire. Approximately 24 hours into battle, he and a few others attempted to escape by crawling through the snow at night. However, he and several company members were captured by opposition forces and held in captivity at a Prisoner-of-War camp near Dusseldorf, Germany. After being detained for two weeks, SSGt. Cardenas and his fellow service members were liberated by the Americans and allied forces. Odon departed soon after in April 1945, receiving an honorable discharge in October 1945.

After the war, SSGt. Cardenas became a barber and auto mechanic. With his wife of 60 years, Maria Inez Valadez Cardenas, they raised 10 children along with 18 grandchildren, 30 great grandchildren, and 4 great-great grandchildren. Madam Speaker, I am honored to represent SSGt. Odon Cardenas and look forward to his 100th birthday. His lifelong dedication to our country can only be met with celebration.

INTRODUCTION OF THE DISTRICT OF COLUMBIA BRIDGES HOME RULE ACT

HON. ELEANOR HOLMES NORTON
OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. NORTON. Madam Speaker, today, I introduce the District of Columbia Bridges Home Rule Act. This bill would repeal a redundant 1997 federal law that makes it a crime for a person in the District of Columbia to obstruct any bridge connecting D.C. and Virginia. The District already had, and continues to have, its own local law prohibiting obstructing a bridge in the District. There is no federal law that prohibits a person in Virginia from obstructing such a bridge or a person in any state from obstructing a bridge connecting two states, and, fortunately, D.C. does not need a federal law to keep our bridges clear either.
This law is as offensive as it is redundant. It harks back to a time when a private group in D.C. attempted to block the 14th Street Bridge into Virginia, although there is no evidence that D.C. authorities failed to act. The District’s local criminal law prohibiting obstructing a bridge takes care of any obstruction occurring beyond the District’s jurisdiction.

Under the 1997 federal law, “whoever in the District of Columbia knowingly and willfully obstructs any bridge connecting the District of Columbia and the Commonwealth of Virginia . . . shall be fined not less than $1,000 and not more than $5,000, and in addition may be imprisoned not more than 30 days.” Under D.C. law, a person may be subject to imprisonment and/or fines for “crowding, obstruct[ing], or incommod[ing] . . . [the use of] any street, avenue, alley, road, highway, or sidewalk.”

The courts have long held that D.C. may repeal federal laws that predate the 1973 Home Rule Act (HRA) and apply exclusively in or to the District, but have not ruled on whether D.C. may repeal post-HRA federal laws that apply exclusively in or to the District. My bill would avoid any court challenge the District could face if it tries to repeal this 1997 federal law. This is an important step to increase home rule for the District, and I urge my colleagues to support this bill.

IN HONOR OF REVEREND L.S. WILSON
HON. MARC A. VEASEY
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. VEASEY. Madam Speaker, I rise today to commemorate the life of Reverend L.S. Wilson of the East Saint Paul Baptist Church, an important member of our community in Fort Worth, Texas.

Born on March 2, 1936, Pastor Wilson impacted our community in unique and profound ways. Pastor Wilson grew up attending Fort Worth public schools where he graduated from I.M. Terrell High School in 1955. He later went on to earn a Bachelor of Arts Degree from Dallas Baptist University and a Master of Education Degree in Administration from Texas A&M University at Commerce.

Pastor Wilson began his ministry in 1971 and led several congregations in North Texas for over forty years. From Elam Grove Baptist Church in Mabank, Texas to Bethlehem Baptist Church in Bonham, Texas, Reverend Wilson was eventually called to become the Pastor of East St. Paul Baptist Church in Fort Worth, Texas in 2001 where he served until his death in 2019. Pastor Wilson took on many leadership roles in churches across the North Texas community where his legacy will never be forgotten.

I want to take this opportunity to extend my thoughts and prayers to the Pastor Wilson’s family and community. He was a man who always put God, family, and community first. He did so much for our Fort Worth community, and I want to give a special thanks to him for making our community a better place.

CELEBRATING THE 20TH ANNIVERSARY OF THE CARBON COUNTY FAIR
HON. DANIEL MEUSER
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. MEUSER. Madam Speaker, it is with great respect that I rise today to celebrate the twentieth anniversary of the Carbon County Fair.

Since its reestablishment in 1999, the Carbon County Fair has celebrated the best of our communities and our rich agricultural tradition. We owe a great deal of gratitude to the local Lion and Lioness Clubs for supporting this annual community event. For five days in August, the fair welcomes community members to a variety of exhibitions showcasing the area’s agricultural and industrial achievements. The fair brings neighbors together for exhibitions, fireworks, races, and the annual tractor pull. The Carbon County Fair plays an outstanding role in celebrating the importance of agriculture and industry in our communities.

On behalf of the U.S. House of Representatives and the citizens of Pennsylvania’s Ninth Congressional District, I ask my colleagues to join me in congratulating the Carbon County Fair on twenty incredible years celebrating our communities. May this tradition continue for many years to come.

U.S. SENATOR JOSEPH D. TYDINGS MEMORIAL PREVENT ALL SORING TACTICS ACT OF 2019
SPEECH OF
HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, July 24, 2019

Ms. SCHAKOWSKY. Mr. Speaker, I rise in support of H.R. 693, the U.S. Senator Joseph D. Tydings Memorial Prevent All Soring Tactics Act of 2019 or the “PAST” Act.

Put simply, soring is the cruel practice of intentionally inflicting pain on a horse’s legs or hooves to alter the horse’s gait. This is done by applying caustic chemicals such as diesel fuel, and mustard oil to the skin, and inserting sharp painful objects into horses’ hooves to achieve an artificial high-stepping gait. It is all too commonly inflicted on horses that participate in Tennessee Walking Horse competitions.

As a former horse owner myself, I am deeply disturbed about the pain and suffering these majestic animals are put through. Soring is already prohibited by the laws of the United States. Congress passed the Horse Protection Act in 1970 to address the problem. What we are doing today is identifying gaps in the original law and fixing them.

No other category of horse show has fed into this abuse than Tennessee Walking Horse. The soring tactics prohibited by the 1970 act include hitting the horse with a metal object, cutting caustic chemicals into horses’ legs, and applying diesel fuel to horses’ hooves.

This law is as offensive as it is redundant. It shows how Americans will not stand for animal abuse. Let’s send the bill to the Senate with a strong vote that supports this anti-cruelty legislation. Let’s send the bill to the Senate with a strong vote that supports this anti-cruelty legislation.

COAST GUARD AUTHORIZATION ACT OF 2019
SPEECH OF
HON. GARRET GRAVES
OF LOUISIANA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, July 24, 2019

Mr. GRAVES of Louisiana. Mr. Speaker, I would like to add that there are several provisions contained in H.R. 3409 that ensure that the Coast Guard stays on the cutting edge of readiness. I appreciated the inclusion of the Coast Guard Shore Infrastructure Improvement Act, which I introduced with my colleague, Ms. Mucarsel-Powell of Florida. This legislation will ensure that the $2.6 billion backlog of shore infrastructure needs are prioritized strategically so that our Coasties have the high-quality on-shore facilities to support their numerous missions.

I also want to thank Mr. DeFazio and Mr. Maloney for working with my staff to include in H.R. 3409 a provision to prepare a demonstration program for the use of wing-in-ground vessels in the Outer Continental Shelf. Mr. Speaker, this provision emphasizes the dramatic advancements in new transportation technologies over the past few years and urges the Coast Guard to begin preparing to oversee their use. A demonstration program will support the Coast Guard in conceptualizing how these new technologies will be used to support commerce in U.S. waters and how such vessels will be regulated. We cannot wait for these technologies to be fully matured before we contemplate their safe application in our waters or airspace. Again, I appreciate the inclusion of these provisions in the underlying authorization and support its adoption.

AMERICAN MANUFACTURING LEADERSHIP ACT
SPEECH OF
HON. TROY BALDERSON
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 23, 2019

Mr. BALDERSON. Mr. Speaker, I am a proud original cosponsor of Research and Technology Subcommittee Chairwoman Haley Stevens’ bill, the American Manufacturing Leadership Act because our nation’s economy relies on the manufacturing industry and must
prioritize policies that strengthen it. In my home state of Ohio, the manufacturing industry accounts for 16.6 percent of total output, and employs 12.5 percent of our workforce, or 690,200 employees. All told, the manufacturing produced $107.95 billion worth of output in Ohio in 2017 and continues to grow each day.

H.R. 2397 would strengthen our nation’s largest investment in advanced manufacturing—the Manufacturing USA Program—which has thrived in the past seven years since its creation and build on that success to strengthen our manufacturing workforce. This bill would reauthorize the successful Revitalize American Manufacturing and Innovation of 2014 and extend it to all agencies sponsoring centers for manufacturing innovation, allowing more of those that invest in manufacturing to benefit from this program. It would further strengthen the institutes’ role in advanced manufacturing workforce development—something I’m deeply passionate about—along with outreach to and inclusion of small- and medium-sized businesses, which are vital to a prosperous American economy.

H.R. 2397 also puts important checks, balances, and oversight into place by encouraging the program office to develop pilot programs for the institutes, as well as identify for and disseminate to them best education and workforce training practices. It would also expand Manufacturing USA’s authorities to collaborate with other agencies, including to develop network-wide performance goals. In addition, while this bill would authorize agencies to renew institutes for an additional period of funding, allowing those institutes to meet their ultimate goals, this would only be allowed following a rigorous review of the institute’s progress toward meeting measurable goals.

The manufacturing industry is a pillar of the American economy and drives many of the other industries that make up our country’s annual GDP. Without the manufacturing industry, the American economy would cease to exist. H.R. 2397 would expand on manufacturing programs with proven success and accelerate our nation’s progress in advanced manufacturing. Ultimately, this legislation leverages existing programs across the federal government to help Manufacturing USA Institutes achieve its goals. Finally, as an advocate for small business and workforce development, I’m excited that this bill expands to include more small- and medium-sized manufacturers, since they are the lifeblood of our nation’s economy.

Once again, I thank my colleague from Michigan for her leadership on this legislation, and I urge the committee’s support of H.R. 2397.

LIFE AND MEMORY OF KATHY TEAL

HON. KEN BUCK
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. BUCK. Madam Speaker, I rise today to recognize the life and memory of Kathy Teal. Kathy was born in Newark, NJ and grew up in the Chicago area. She was a certified midwife, she devoted herself to serving unwed mothers and children. Kathy was a founding member of both Birthright of Greeley and the Genesis Project of Northern Colorado, organizations dedicated to helping single mothers and their children. She spent her life advocating for policies that protected expectant mothers in Colorado and continually supported organizations that protect the sanctity of life, including the Weld County Right to Life. Madam Speaker, it is with great sadness that I recognize Kathy Teal for always fighting to protect those unable to protect themselves. On behalf of the Fourth Congressional District of Colorado, I extend my condolences to the Teal family and my gratitude to Kathy for her life of service.

HONORING MEIERHOFER FUNERAL HOME AND CREMATORY

HON. SAM GRAVES
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. GRAVES of Missouri. Madam Speaker, I proudly propose to recognize Meierhoffer Funeral Home and Crematory in St. Joseph, Missouri, as it celebrates its 125th anniversary. For one hundred twenty-five years and five generations, the Meierhoffer Family has been there for people. For grieving families, for widows and children, Meierhoffer Funeral Home has been there. The Meierhoffers, with kindness, empathy and a quiet presence are able to bring calm to the chaos of raw nerves and frayed emotions. They are able to help others make peace and help families begin the process of healing from a loss. People say that having a good funeral home is like having a good lawyer. You never want to have to call them, but when you do have to make that call, you are always glad that they are there. I and all of St. Joseph, are eternally grateful that for over a century the Meierhoffer Funeral Home has been there.

Madam Speaker, I proudly ask you to join me in recognizing Meierhoffer Funeral Home and Crematory for one hundred twenty-five years of serving the people of St. Joseph, Missouri. I am honored to have such a long-standing family business in the Sixth Congressional District of Missouri and to represent the Meierhoffer Family in the United States Congress.

RECOGNIZING VIET BAO DAILY NEWS AND WRITING ON AMERICA

HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. CORREA. Madam Speaker, I rise to congratulate Viet Bao Daily News for the 20th anniversary of the Writing on America program. Viet Bao Daily News introduced Writing on America twenty years ago, on April 30, 2000, which marked the 25th anniversary of the beginning of a new Vietnamese population in the United States of America.

In the face of adversity, the Vietnamese community in the U.S. has demonstrated commendable resilience and strength, building a home for themselves and laying a strong foundation for generations of Vietnamese Americans to come. Viet Bao, one of the most well-respected and widely read sources of Vietnamese daily news, has become an integral part of this legacy.

Outside of being a reliable news source for the Vietnamese community, Viet Bao’s Writing on America program has fostered the stories of Vietnamese and Vietnamese American individuals traversing the negative impacts of the Vietnam War and the Vietnamese diaspora. The program hosts an annual writing contest for the Vietnamese community to submit essays on their unique overseas experiences. The top winners of the contest are given a monetary award, but all approved submissions are published daily in Viet Bao and aggregated into a book available for purchase online. These stories attract more than 80,000 readers per year.

The Writing on America program became a tool of healing for the individuals sharing their stories and for the individuals who could relate to their experiences. It is also an archive of Vietnamese history in America, one that is filled with the grief of leaving one’s home country, an unrelenting belief in the American dream, and the hope for happiness and prosperity. Over time, it has become a forum for celebrating the achievements and joys of the Vietnamese community.
Viet Bao is an exceptional example of the balance between the preservation of the Vietnamese language and culture with the need to establish a strong presence in America. For the past twenty years, Viet Bao has been building a collection of the most heartfelt and humanizing stories. Thank you for your commitment to enriching the lives and experiences of the Vietnamese community in the U.S.

HONORING WILLIAM E. "BILL" McGONAGLE

HON. STEPHEN F. LYNCH
OF MASSACHUSETTS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. LYNCH. Madam Speaker, I rise today in honor of William E. "Bill" McGonagle, in recognition of his wonderful service, for over forty years, on behalf of the City of Boston and the thousands of families who reside in public housing in our City.

The son of Jeannette and Daniel McGonagle, Bill is the third of six children. A true son of South Boston, Bill spent his early childhood on Lannon Court in South Boston and then grew up in the home of his maternal great-grandparents, Mr. and Mrs. William Campbell, in the Mary Ellen McCormack housing development in South Boston (named after Speaker John McCormack's mother). Bill attended the Gate of Heaven Grammar School and High School prior to his graduation from South Boston High School.

While Bill is a veteran, having enlisted in the Naval Reserves and attended University of Massachusetts at Boston, Bill has had the tremendous good fortune to be married to his wife Ellen for 47 years. They have been blessed with three children, Matthew, Mark and Alyson.

Bill started his career at the Boston Housing Authority (BHA) in 1981 as a member of BHA's Department of Public Safety, where he worked to combat violence and drug abuse in public housing. His compassion and work ethic were quickly recognized by BHA Receiver Harry Spence and Bill was chosen to participate in a BHA-sponsored management training program, which included graduate-level management courses at the Boston University School of Social Work. Bill was quickly promoted from a public housing development manager to area director overseeing the management of BHA's thirty-seven elderly and disabled public housing developments throughout Boston addressing the needs of thousands of seniors and disabled citizens.

Bill later worked as a public housing development resident of the Peoria Park District. Tim dedicated thirty-two years of public service, of which nearly three decades have been in leadership. As a member on the Peoria Zoological Commission, Tim worked towards making the Peoria Zoo one of the best in Illinois. Dutiful, Tim served as the acting Chair of the Riverfront Business District Commission in 2009, and the Commissioner of the Year Award, the highest honor granted by the Illinois Association of Park Districts.

Along with being involved with the Park District, Tim has also served as the acting Chairman of the Riverfront Business District Commission. His resolve to be a positive influence is something we can all be proud of. Our area is fortunate to have someone so dedicated to the betterment of our community.

I am grateful for Tim’s time and commitment to Central Illinois. His work as a public servant has left a legacy in our community that will remain for generations to come.

INTRODUCTION OF THE ARPA-E REAUTHORIZATION ACT OF 2019

HON. EDDIE BERNICE JOHNSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. JOHNSON of Texas. Madam Speaker, today I am very pleased to introduce the ARPA-E Reauthorization Act of 2019 with my colleague, Mr. Lamb, who is the Chairman of the Subcommittee on Energy.

Even though the agency is still relatively young, ARPA-E has already demonstrated incredible success in advancing high-risk, high-reward energy technology solutions that neither the public nor the private sector had been willing or able to support in the past. Industry leaders like Bill Gates and Norm Augustine have repeatedly called for tripling this agency’s budget given the unique role that it is now playing in our energy innovation pipeline.

ARPA-E's impressive track record now includes over $2.9 billion in private sector follow-on funding for a group of 145 ARPA-E projects since the agency's founding in 2009. Equally notable, 76 projects have formed new companies and 131 projects have shown enough promise to result in partnerships with other government agencies for further development. Moreover, as of March 2019, ARPA-E projects have helped advance scientific understanding and technological innovation through 2,489 peer-reviewed journal articles and 346 patents issued by the U.S. Patent and Trademark Office.

Yet to date, ARPA-E has only been able to support about 1 percent of the proposals submitted for its open funding opportunities, and 12 percent of the proposals submitted for its focused programs, even though the number of compelling, high-quality proposals that the agency has received is many times higher.

This is why the ARPA-E Reauthorization Act of 2019 authorizes substantial growth in funding for the agency over the next five years. This growth is consistent with the original recommendations of the National Academies for establishing and supporting ARPA-E in its seminal Rising Above the Gathering Storm report, as well as more recent strong recommendations from well-respected bipartisan
and nonpartisan institutions such as the Bipartisan Policy Center’s American Energy Innovation Council, the Information Technology and Innovation Foundation, and the Energy Futures Initiative.

I’d also note that in its review of the program in June 2017, the National Academies found that a substantial increase in funding would be necessary for ARPA-E to be able to sufficiently support the scale-up of particularly promising technologies, such as advanced technologies for energy storage and power electronics, which were previously supported by the agency. But many of these new approaches are still too risky to be supported by the private sector alone, and too often, other DOE programs remain ill-suited to steward them.

So by authorizing these resources, this bill ensures that ARPA-E is able to fully pursue the development and eventual commercialization of truly transformational clean energy technologies, just as DARPA-E, the agency that ARPA-E is modeled on, has been able to demonstrate time and again for defense applications.

Other improvements in this bill include explicit authorization for ARPA-E to better address DOE’s significant nuclear waste cleanup and management issues, for which the Department currently spends several billion dollars every year, and to manage with current technologies. And it includes authorization for ARPA-E to support projects to improve the resilience, reliability, and security of our energy infrastructure.

The Apple Reauthorization Act of 2019 incorporates extensive feedback from stakeholders, as well as input we received during a hearing the Committee on Science, Space, and Technology held on February 26th entitled The Future of ARPA-E. It also incorporates constructive language from a bill that I co-sponsored with my friend, Mr. Lucas, who is now Ranking Member of the Committee, last year.

This bill is endorsed by the U.S. Chamber of Commerce, the National Association of Manufacturers (NAM), the Council on Competitiveness, the Bipartisan Policy Center (BPC), the Association of American Universities (AAU), the Association of Public & Land-grant Universities (APLU), the Nuclear Energy Institute (NEI), the American Gas Association (AGA), the Energy Storage Association (ESA), the Carbon Utilization Research Council (CURC), the American Council on Renewable Energy (ACORE), the Natural Resources Defense Council (NRDC), the Environmental Defense Fund (EDF), the American Council for Capital Formation (ACCF), Citizens for Responsible Energy Solutions (CRES), Consensus-Center for American Innovation (CCI), the Information Technology and Innovation Foundation (ITIF), the Task Force on American Innovation (TFAI), Environmental Entrepreneurs (E2), the American Chemical Society (ACS), the Optical Society of America (OSA), IEEE-USA, the Task Force on American Innovation (TFAI), the Energy Sciences Institute (ESI), and the Gas Technology Institute (GTI).

Given this broad and deep support from the leading industrial, academic, scientific, and environmental organizations of our nation, I look forward to advancing this bill through the Committee in the coming months. And I will continue to work with my colleagues on both sides of the aisle to build support for this critical investment in our nation’s clean energy future.

IN RECOGNITION OF PENNYTOWN’S 148TH ANNIVERSARY

HON. EMANUEL CLEAVER OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Mr. CLEAVER. Madam Speaker, it brings me great joy to rise today to commemorate the 148th anniversary of Pennytown, Missouri. Founded by former slaves, this historic town stands as a declaration of what people can accomplish in the face of adversity. Today, their descendants gather to honor the memory of a remarkable chapter of Missouri’s history. Joseph Penny, the founder and visionary of Pennytown, was a former slave from Kentucky. Mr. Penny, like many, joined the Great Migration north, hoping for a better and more prosperous life. Penny settled on a farm, the five-acre farm in the late 1860s, but his life changed in March of 1871 when he paid $160 for eight acres of land in Saline County, Missouri. The purchase of this land marked the birth of Pennytown. During a brief time when black Americans were not allowed to own land in many parts of the country, Pennytown became a haven. By 1879, eleven land acquisitions had been made. This town became a testament to the residents’ commitment to maintaining autonomy while helping former slaves in reconstru

CONGRATULATING SENIOR OFFICER JON PETTIT ON HIS RETIREMENT FROM THE POLICE DEPARTMENT OF EULESS, TEXAS

HON. KENNY MARCHANT OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Mr. MARCHANT. Madam Speaker, please join me and the entirety of Missouri’s Fifth Congressional District in honoring the history of Freewill Baptist Church and Pennytown as they celebrate an anniversary of one hundred and forty-eight years since the founding. I welcome my colleagues and fellow citizens across the country to join me and the constituents of Missouri’s Fifth Congressional District in reflecting upon the impactful history held within this one small church.

RESTRICTIONS PLACED ON HUAWEI BY THE U.S. GOVERNMENT

HON. BILL FLORES OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 2019

Mr. FLORES. Madam Speaker, I rise to bring additional attention to the national security threat that Chinese state-sponsored entities like Huawei pose to our telecommunications networks and national security.

This past week, I wrote to Secretary Ross at the Department of Commerce to consider Huawei’s track record of espionage and intellectual property theft when enforcing restrictions on their trade with U.S. companies.

With the backing of the Chinese government, Huawei has attempted to weaponize patent claims in U.S. courts and to create vulnerabilities in our communications networks.

Restrictions placed on Huawei by the U.S. federal government were done to address their pattern of illicit behavior. We need to continue to stop this Chinese state-sponsored entity from having access to our networks when they have so brazenly exploited U.S. companies and intellectual property for Chinese espionage and ill-gotten gains.

Madam Speaker, please join me and the entirety of Missouri’s Fifth Congressional District in honoring the history of Freewill Baptist Church and Pennytown as they celebrate an anniversary of one hundred and forty-eight years since the founding. I welcome my colleagues and fellow citizens across the country to join me and the constituents of Missouri’s Fifth Congressional District in reflecting upon the impactful history held within this one small church.

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and professionalism. During Jon's time with the department he served variety of assignments, namely Field Training Officer, Bicycle Officer, and Criminal Investigation “Auto Task Force” Investigator. It is through his numerous commendations that Jon’s colleagues, supervisors, and the Euless community have expressed their deepest appreciation and gratitude for his service.

In twenty years of service, Jon has received over 2000 hours of police in-service and public safety officer training, consisting of a variety of advanced and master-level police courses. These courses include areas of patrol, advanced “auto theft” investigation, accident investigation, defensive tactics training, complex crimes investigation, Reid Interviewing Advanced Investigation Techniques, and police “intoximeter operator” training. Jon’s dedication to his fellow officers is apparent in his commitment to the instruction and development of younger police officers, and Jon has always been appreciated as an informal leader within the department.

Jon’s contributions to the law enforcement operations in the City of Euless has helped to ensure countless officers were adequately trained and prepared for the challenges they face in their everyday duties as police. His legacy will leave a lasting mark on the City of Euless and the Euless Police Department for many years to come.

Madam Speaker, it is a pleasure to recognize the extensive efforts Jon has contributed to the City of Euless, and the State of Texas. I ask all of my distinguished colleagues to join me in recognizing Senior Officer Jon Pettit for his many years of service.

IN HONOR OF PASTOR R. L. ROGERS’ LIFE AND LEGACY

HON. MARC A. VEASEY
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. VEASEY. Madam Speaker, I rise today to commemorate the life of Pastor R. L. Rogers—a man of God, a community leader, father, and husband.

Pastor Rogers was born on March 6, 1939 in Calvert, Texas to the late Ernest and Margaret Rogers and transitioned from labor to eternal reward on July 20, 2019, after many years of giving back to our Dallas-Fort Worth community.

Pastor Rogers attended high school in south Texas, before graduating from the Southwestern Theological Seminary in Fort Worth, Texas. Pastor Rogers’ time at seminary started his journey in faith and helping our community that expanded over five decades.

Pastor Rogers was the founder, and the one and only Pastor for 53 years of the Harvey Avenue Baptist Church—a place of worship that is a cornerstone of the Fort Worth community. That was only the beginning of his accomplishments. Pastor Rogers was also an avid volunteer for important causes, like mentoring youth in our community, and serving as a Chaplain at the Tarrant County Jail. He was also a nationally known Evangelist, Pastor and Gospel Preacher.

Pastor Rogers was a pillar of our community—spending 53 of his years teaching and encouraging our community and his accomplishments and service will be greatly missed.

IN HONOR OF PASTOR R. L. ROGERS’ LIFE AND LEGACY

HON. MIKE THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. THOMPSON of California, Madam Speaker, I rise today to recognize Peter Nissen for his commitment to agriculture and our wine community and to honor him as the Napa County Farm Bureau’s 2019 Agriculturalist of the Year.

Mr. Nissen was born in Richmond, California and began his career in agriculture before he graduated high school. The summer before he began his junior year, he moved irrigation lines in Cucamonga and Alta Loma vineyards. Mr. Nissen attended the University of California at Santa Barbara and graduated from San Diego State University with a Bachelor of Science in Business Administration in 1973. After graduation, Mr. Nissen worked in the vineyard department of Charles Krug Winery. Starting in the equipment shop, he worked in all areas of vineyard operations, working his way up from the equipment shop to assistant vineyard manager in 1976. In February of 1978, Mr. Nissen started Nissen Vineyard Services Inc., a vineyard management business that currently farms over 1100 acres, most of which are in Napa County. Additionally, his company supplies labor to other agricultural operations.

Mr. Nissen’s involvement in our community extends beyond his company as he volunteers his time for numerous agricultural organizations. He has been a Board member of Napa County Farm Bureau (NCFB) since 1998, is a past President, and is the Board Member representing NCFB on the Napa Valley Vine Trail. Mr. Nissen currently sits on the Board of the California Farm Labor Contractors Association and previously served as President. He has served as coordinator since the NCFB and the Napa County Agriculture Commissioner’s office began hosting the annual Ag Day program for students in second and third grades. Mr. Nissen volunteered to manage the vineyard at Camerons Elementary School from 1990 to 2014. He also volunteered to develop and manage the Napa County Resource Conservation District’s Huichica Creek Sustainable Demonstration Vineyard.

Madam Speaker, Peter Nissen has been a committed and active member of our agricultural community for many decades. It is therefore fitting and proper that we honor him as the Napa County Farm Bureau’s 2019 Agriculturalist of the Year.

HONORING DANEY YODER FOR HER SELFLESS SERVICE TO OUR HEROES

HON. DANIEL MEUSER
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. MEUSER. Madam Speaker, it is with profound respect that I rise today to honor Diane Yoder of Fleetwood for her incredible service to our community’s veterans and first responders.

The Yoder family is a military family; all three of Diane’s children served, following a family tradition of service. When her son Jarett was killed in action in Afghanistan in 2013, Diane took up this call to service herself. She began the Jarett Yoder Foundation, a non-profit with 10 Patriot Houses in Pennsylvania for veterans and first responders at risk of homelessness. She is now working with more than 170 families to provide important resources to them in times of need.

Diane has touched countless lives through her work and carries on the memory of her son’s service in her own. I ask my colleagues to join me in honoring Diane Yoder for her tireless service for Pennsylvania’s veterans and first responders.

FROM JOHNATHAN SHEPHERD

HON. KEVIN HERN
OF OKLAHOMA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. HERN of Oklahoma. Madam Speaker, I rise to honor the First District of Oklahoma’s July Veteran of the Month, Sergeant Johnathan Shepherd.

Sergeant Shepherd joined the Marines in 1997, where he served for 5 years, deploying to the Mediterranean in 2003.

Once back in Tulsa, Sergeant Shepherd started his first business after learning about federal opportunities available to veteran-owned businesses. He and his wife, Jessica, built the company in their spare time for 8 years before devoting their full efforts to establish Americom Technologies Group in 2016.

Also in 2016, Sergeant Shepherd and his wife launched Eagle Ops as an outreach program for veterans and their families. In 2018, they joined with fellow Marine Stacy Hester to create the Eagle Ops Foundation with the focus on community. The Foundation is active in the Tulsa community and works to build relationships for our veterans, their families and patriots in the community.

Sergeant Shepherd truly is an impression man of integrity and honor. He makes Oklahoma proud and plays an important role in our community of veterans. I’m glad to have this opportunity to shine a light on his work and give him the recognition he deserves as our July Veteran of the Month.

HONORING DANEY YODER FOR HER SELFLESS SERVICE TO OUR HEROES

HON. DANIEL MEUSER
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. MEUSER. Madam Speaker, today I rise to recognize the Center for Independent Living Disability Resource Center (CILDRC). That is committed as epitomized in their mission statement, “to assist individuals with disabilities achieve their goals of independence”.

The Americans with Disabilities Act (ADA), passed July 26, 1990, put into law that Americans with disabilities should not be discriminated against when going about their daily life. This includes, equal employment, opportunity, public building access areas, and
other accommodating services. Expanding upon these, CILDRC assists those with disabilities in asserting their freedoms to become independent.

The CILDRC assists, both, our communities and individuals with disabilities by offering work experience programs to receive the knowledge required to go into the workforce and to contribute to businesses and organizations across Northwest Florida.

This year is the 29th anniversary of the Americans with Disabilities Act. The CILDRC luncheon is celebrating the importance of the ADA and reaffirms that the ADA is vital in protecting those in our communities with disabilities.

Madam Speaker, on behalf of the United States Congress, I am privileged to congratulate the Center for Independent Living Disability Resource Center (CILDRC) on their efforts to make an impact with and on behalf of people with disabilities in our communities.

TRIBUTE TO THE LIFE AND LEGACY OF ELIJAH “PUMPSIE” GREEN

HON. MARK DeSALVAUER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. DeSALVAUER. Madam Speaker, I rise today to recognize the life and legacy of a groundbreaking professional baseball player, Richmond native, and longtime El Cerrito resident, Elijah “Pumpsie” Green.

Born in 1933 in Oklahoma, Pumpsie’s parents moved to Richmond, California, where they raised their five children. Pumpsie attended El Cerrito High School where he was an accomplished three-sport athlete who would later earn distinction as an inductee into the school’s inaugural Athletic Hall of Fame class. He ultimately chose to pursue baseball, starring at Contra Costa College before joining the Oakland A’s of the Pacific Coast League.

In 1959, 12 years after Jackie Robinson broke Major League Baseball’s color barrier, Pumpsie became one of the game’s true trailblazers when he became the first African American player ever to play for the Boston Red Sox. Despite facing continued discrimination and segregation, he went on to play five seasons for the Red Sox before being traded to the New York Mets and retiring in 1963.

After retiring as a professional baseball player, Pumpsie moved with his family to El Cerrito, where he devoted the rest of his life to education. He served as a student supervisor and baseball coach at Berkeley High School, and during his 20-year tenure became a mentor to countless students.

Pumpsie will forever be remembered for his role in helping to end segregation in professional sports and paving the way for other athletes of color. Please join me in honoring Elijah “Pumpsie” Green for his lasting impact on professional baseball and his dedication to youth. He is truly an inspiration for his Bay Area home.

HONORING DIANE VANDERKOYO FOR BEING SELECTED TO BE PART OF THE LAW ENFORCEMENT TORCH RUN AT THE SPECIAL OLYMPICS WORLD GAMES

HON. DARIN LaHOOD
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. LAHOOD. Madam Speaker, I rise to honor Diane VanderKooy, of Chatham, Illinois, for participating in the Law Enforcement Torch Run at the Special Olympics World Games in Abu Dhabi.

Diane began her involvement with the Special Olympics in 1990. Since then, Diane has put her heart and soul into the games. VanderKooy plays a major role in coordinating the Gillespie to Bloomington leg of the Law Enforcement Torch Run in Illinois. This was Diane’s first time at the World Games, as she joined a team of 112 members who took part in the torch run throughout the United Arab Emirates.

Diane has dedicated her life to ensuring that people have a fun and safe environment to participate in whatever sport they desire. Not only is VanderKooy deeply involved with the Special Olympics, but she is also the Athletic Director for the Chatham Chargers. Diane was recently recognized by the Village of Chatham for her service to the village and community with an honorary designation of a local roadway as “Diane VanderKooy Volunteer Drive.” Diane’s work proves that athletics can have a positive and meaningful impact on people from all walks of life.

Again, I would like to commend Diane VanderKooy for her continued service in the community, and for participating in the Law Enforcement Torch Run at the Special Olympics World Games.

HONORING MOUNTAINMAN OUT-DOOR SUPPLY COMPANY OWNER JOHN NEMJO FOR WINNING THE NATIONAL SMALL BUSINESS ASSOCIATION’S SMALL BUSINESS EXCELLENCE AWARD

HON. ELISE M. STEFANIK
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. STEFANIK. Madam Speaker, I rise today to recognize the achievements of one of the North Country’s most successful small business owners, John Nemjo.

John demonstrated his entrepreneurial spirit when he opened Mountainman Outdoor Supply Company in 1993. Back then, he ran the company out of an abandoned, 700 square foot pizza shop in the heart of the Adirondack State Park with just a couple seasonal employees and a budget of a few thousand dollars.

In the decades since, John has grown his company into a fixture of the Adirondack business community. He now operates a thriving business out of six locations with over 15,000 square feet in combined retail space. Instead of a handful of seasonal employees, John now has 53 year-round employees. Adirondack Bank acknowledged John’s achievements with a 2018 Small Business Excellence Award.

Small business owners like John Nemjo benefit our communities in so many ways. They employ local residents and contribute to the dynamism and vibrancy of our economy. On behalf of New York’s 21st Congressional District, I want to congratulate him for this well-deserved recognition and thank him for his contribution to our community.

INTRODUCTION OF A BILL TO REMOVE THE STATUE OF CONFEDERATE GENERAL ALBERT PIKE

HON. ELEANOR HOLMES NORTON
OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Ms. NORTON. Madam Speaker, I rise to introduce a bill to require the removal of a statue of Confederate General Albert Pike from federal land near Judiciary Square in the District of Columbia. This statue was authorized, not by the District, but by Congress in 1898, when the District had no home rule. The statue was constructed using both federal and private funds. The Freemasons, of which Pike was a member, donated the majority of the money needed to build and install the statue in 1901. I oppose tearing down Confederate statues, because I believe they should be moved to more appropriate settings, like museums, to avoid erasing an important part of history from which Americans must continue to learn.

Pike was a Confederate general who served dishonorably and was forced to resign in disgrace. It was found that soldiers under his command mutilated the bodies of Union soldiers, and Pike was ultimately imprisoned after his fellow officers reported that he misappropriated funds. Adding to the dishonor of taking up arms against the United States, Pike dis-honored even his Confederate military service. He certainly has no claim to be memorialized in the nation’s capital. Even those who do not want Confederate statues removed will have to justify awarding Pike any honor, considering his history.

After meeting with the Freemasons, I believe that the best course of action is to remove the statue and find a more appropriate place for it. The Freemasons themselves support the statue’s removal, given its divisive nature. The D.C. Mayor and the Council also support the removal of the statue.

My bill clarifies that no federal funds may be used to remove the Pike statue. I urge my colleagues to support this important legislation.

HONORING ALFREDO PEDROZA
HON. MIKE THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. THOMPSON of California. Madam Speaker, I rise today to recognize Napa County Supervisor Alfredo Pedroza as Napa County Farm Bureau’s 2019 Friend of Agriculture.

Mr. Pedroza, a native of Napa County, is the son of a farmworker and currently serves as the Supervisor for District Four of Napa County. Mr. Pedroza attended Sonoma State University, where he earned a Bachelor of
Science in Business Administration and a minor in Economics. Mr. Pedroza began his career working in the financial services industry. He worked with credit unions and community banks for over a decade, where he gained valuable financial expertise he has used to help our local business community improve, manage, and sustain their financial growth. In 2012, Mr. Pedroza was elected to the Napa City Council. He became both the first Latino member and the youngest city councilmember ever elected to the Napa City Council. Governor Jerry Brown appointed Mr. Pedroza to serve the Fourth District on the Napa County Board of Supervisors in December of 2014. Mr. Pedroza went on to win a full, four-year term on the Board of Supervisors in the 2016 primary election.

Mr. Pedroza’s deep ties to Napa County and commitment to public service drive him to serve our community, including the agricultural sector. He is dedicated to enacting sound agricultural policy. He has worked tirelessly on agricultural issues that have come before the Board of Supervisors. His passion for serving the community extends beyond his career, as Mr. Pedroza is active in a local service clubs and nonprofits. Through his work on the Board of Supervisors and with nonprofit organizations, Mr. Pedroza hopes to realize a Napa County that will allow future generations of Napa residents to start businesses, raise families, and live fulfilling lives.

Madam Speaker, Alfredo Pedroza has an unrelenting dedication to our agricultural community and to serving the people of Napa County and is deserving of being named Napa County Farm Bureau’s 2019 Friend of Agriculture. It is therefore fitting and proper that we honor the service of Alfredo Pedroza here today.

REMEMBERING JOE H. BARRAGAN
HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 30, 2019

Mr. CORREA. Madam Speaker, I rise today to honor the life of Joe H. Barragan, an esteemed Californian and an outstanding gentleman to everyone who knew him. Mr. Barragan passed away on November 19, 2018 but will continue to be remembered for his love of family, commitment to serving his community, and passion for working to make the world a better place.

Mr. Barragan was born on December 31, 1931 and attended Saint Ferdinand School and San Fernando High School. A man of extraordinary character and patriotism, he nobly served our nation as a member of the United States Army during the Korean War.

Though his sacrifices for our country alone are enough to warrant the highest respect and praise, we could not properly celebrate a man such as him without mentioning the generous life he led in his community. In the years after he returned from war, Mr. Barragan spent his time enriching the lives of others without ever expecting anything in return. He will be remembered for his endless kindness and love of all people.

Mr. Barragan is survived by his wife of 61 years, Virginia Barragan; his two daughters, Susan Arriaga and Belinda Barragan; his son-in-law, Danny Arriaga; his two grandchildren, Daniel Arriaga Jr. and Jessica Arriaga; and his dog, Demi.

As his family and community continue to hold the legacy and memory of Mr. Joe H. Barragan in their hearts, I ask my colleagues to join me in recognizing this outstanding man and the virtues he held so dear to him. May his memory serve as an example for all seeking to lead a happy and joyful life and may his spirit rest in peace and glory.
Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S5151–S5205

Measures Introduced: Thirty-five bills and four resolutions were introduced, as follows: S. 2312–2346, S.J. Res. 51, and S. Res. 291–293.

Measures Reported:

S. 398, to support the peaceful resolution of the civil war in Yemen, to address the resulting humanitarian crisis, and to hold the perpetrators responsible for murdering a Saudi dissident.

Measures Passed:

National Lobster Day: Senate agreed to S. Res. 293, designating September 25, 2019, as “National Lobster Day”.

Judicial Districts of North Carolina: Committee on the Judiciary was discharged from further consideration of S. 929, to amend title 28, United States Code, to redefine the eastern and middle judicial districts of North Carolina, and the bill was then passed.

Lucas Lowe Memorial Post Office: Committee on Homeland Security and Governmental Affairs was discharged from further consideration of H.R. 1250, to designate the facility of the United States Postal Service located at 11158 Highway 146 North in Hardin, Texas, as the “Lucas Lowe Memorial Post Office”, and the bill was then passed.

Benjamin A. Gilman Post Office Building: Senate passed S. 347, to designate the facility of the United States Postal Service located at 40 Fulton Street in Middletown, New York, as the “Benjamin A. Gilman Post Office Building”.

Fire Captain Cory Barr Post Office Building: Senate passed 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”.

Louise and Bob Slaughter Post Office: Senate passed H.R. 540, to designate the facility of the United States Postal Service located at 770 Ayrault Road in Fairport, New York, as the “Louise and Bob Slaughter Post Office”.

Congressman Bill Carney Post Office: Senate passed H.R. 828, to designate the facility of the United States Postal Service located at 25 Route 111 in Smithtown, New York, as the “Congressman Bill Carney Post Office”.

Army Specialist Thomas J. Wilwerth Post Office Building: Senate passed H.R. 829, to designate the facility of the United States Postal Service located at 1450 Montauk Highway in Mastic, New York, as the “Army Specialist Thomas J. Wilwerth Post Office Building”.

Elizabeth Buffum Chace Post Office: Senate passed S. 1272, to designate the facility of the United States Postal Service located at 575 Dexter Street in Central Falls, Rhode Island, as the “Elizabeth Buffum Chace Post Office”.

Richard G. Lugar Post Office Building: Senate passed S. 1759, to designate the facility of the United States Postal Service located at 456 North Meridian Street in Indianapolis, Indiana, as the “Richard G. Lugar Post Office Building”.

Henderson Veterans Memorial Post Office Building: Senate passed H.R. 1198, to designate the facility of the United States Postal Service located at 404 South Boulder Highway in Henderson, Nevada, as the “Henderson Veterans Memorial Post Office Building”.

Captain Robert L. Martin Post Office: Senate passed H.R. 1449, to designate the facility of the United States Postal Service located at 3033 203rd Street in Olympia Fields, Illinois, as the “Captain Robert L. Martin Post Office”.

Ryan Keith Cox Post Office Building: Senate passed H.R. 3305, to designate the facility of the United States Postal Service located at 2509 George Mason Drive in Virginia Beach, Virginia, as the “Ryan Keith Cox Post Office Building”.

Bipartisan Budget Act—Agreement: A unanimous-consent agreement was reached providing that
the motion to invoke cloture on the motion to proceed to consideration of H.R. 3877, to amend the Balanced Budget and Emergency Deficit Control Act of 1985, to establish a congressional budget for fiscal years 2020 and 2021, to temporarily suspend the debt limit, be withdrawn, and that at a time to be determined by the Majority Leader, in consultation with the Democratic Leader, Senate begin consideration of the bill; and that notwithstanding Rule XXII, that if cloture is filed on the bill, there be up to two hours of debate, equally divided between the Leaders, or their designees; that the only amendment in order be Paul Amendment No. 932, and that following the use or yielding back of time, Senate vote on the amendment with a 60-affirmative vote threshold needed for adoption; and that following disposition of Paul Amendment No. 932, Senate vote on the motion to invoke cloture, and that if cloture is invoked, all post-cloture time be considered expired.

Pittman Nomination—Cloture: By 54 yeas to 34 nays (Vote No. EX. 242), Senate agreed to the motion to close further debate on the nomination of Mark T. Pittman, of Texas, to be United States District Judge for the Northern District of Texas.

Brown Nomination—Cloture: By 51 yeas to 37 nays (Vote No. EX. 243), Senate agreed to the motion to close further debate on the nomination of Jeffrey Vincent Brown, of Texas, to be United States District Judge for the Southern District of Texas.

Starr Nomination—Cloture: By 51 yeas to 37 nays (Vote No. EX. 244), Senate agreed to the motion to close further debate on the nomination of Brantley Starr, of Texas, to be United States District Judge for the Northern District of Texas.

Haines Nomination—Cloture: By 87 yeas to 1 nay (Vote No. EX. 245), Senate agreed to the motion to close further debate on the nomination of Stephanie L. Haines, of Pennsylvania, to be United States District Judge for the Western District of Pennsylvania.

Brown Nomination—Cloture: By 79 yeas to 9 nays (Vote No. EX. 246), Senate agreed to the motion to close further debate on the nomination of Ada E. Brown, of Texas, to be United States District Judge for the Northern District of Texas.

Grimberg Nomination—Cloture: By 72 yeas to 16 nays (Vote No. EX. 247), Senate agreed to the motion to close further debate on the nomination of Steven D. Grimberg, of Georgia, to be United States District Judge for the Northern District of Georgia.

Pulliam Nomination—Cloture: By 54 yeas to 34 nays (Vote No. EX. 248), Senate agreed to the motion to close further debate on the nomination of Jason K. Pulliam, of Texas, to be United States District Judge for the Western District of Texas.

Pacold Nomination—Cloture: By 86 yeas to 2 nays (Vote No. EX. 249), Senate agreed to the motion to close further debate on the nomination of Martha Maria Pacold, of Illinois, to be United States District Judge for the Northern District of Illinois.

Seeger Nomination—Cloture: By 87 yeas to 1 nay (Vote No. EX. 250), Senate agreed to the motion to close further debate on the nomination of Steven C. Seeger, of Illinois, to be United States District Judge for the Northern District of Illinois.

Stickman IV Nomination—Cloture: By 57 yeas to 31 nays (Vote No. EX. 251), Senate agreed to the motion to close further debate on the nomination of William Shaw Stickman IV, of Pennsylvania, to be United States District Judge for the Western District of Pennsylvania.

Craft Nomination—Cloture: Senate continued consideration of the nomination of Kelly Craft, of Kentucky, to be the Representative of the United States of America to the United Nations, with the rank and status of Ambassador, and the Representative of the United States of America in the Security Council of the United Nations, Department of State.

During consideration of this nomination today, Senate also took the following action:

By 57 yeas to 33 nays (Vote No. EX. 252), Senate agreed to the motion to close further debate on the nomination.

A unanimous-consent agreement was reached providing that the confirmation votes on the nominations be at a time to be determined by the Majority Leader, in consultation with the Democratic Leader; and that the cloture motions on the following nominations be withdrawn: the nominations of Karin J. Immergut, of Oregon, to be United States District Judge for the District of Oregon, John Milton Younge, of Pennsylvania, to be United States District Judge for the Eastern District of Pennsylvania, Mary S. McElroy, of Rhode Island, to be United States District Judge for the District of Rhode Island.
States District Judge for the District of Rhode Island, Stephanie A. Gallagher, of Maryland, to be United States District Judge for the District of Maryland, and Mary M. Rowland, of Illinois, to be United States District Judge for the Northern District of Illinois, and Senate vote on confirmation of the nominations, at a time to be determined by the Majority Leader, in consultation with the Democratic Leader.

Nominations Confirmed: Senate confirmed the following nominations:

- By 53 yeas to 37 nays (Vote No. EX. 236), Michael T. Liburdi, of Arizona, to be United States District Judge for the District of Arizona.

- By 68 yeas to 22 nays (Vote No. EX. 237), Peter D. Welte, of North Dakota, to be United States District Judge for the District of North Dakota.

- By 89 yeas to 1 nay (Vote No. EX. 239), James Wesley Hendrix, of Texas, to be United States District Judge for the Northern District of Texas.

During consideration of this nomination today, Senate also took the following action:

- By 85 yeas to 5 nays (Vote No. EX. 238), Senate agreed to the motion to close further debate on the nomination.

- By 54 yeas to 34 nays (Vote No. EX. 241), Sean D. Jordan, of Texas, to be United States District Judge for the Eastern District of Texas.

During consideration of this nomination today, Senate also took the following action:

- By 54 yeas to 36 nays (Vote No. EX. 240), Senate agreed to the motion to close further debate on the nomination.

David L. Norquist, of Virginia, to be Deputy Secretary of Defense.

A unanimous-consent agreement was reached providing that the motion to invoke cloture on the nomination, be withdrawn.

Committee Meetings

NOMINATION

Committee on Armed Services: Committee concluded a hearing to examine the nomination of Gen. John E. Hyten, USAF, for reappointment to the grade of general and to be Vice Chairman of the Joint Chiefs of Staff, Department of Defense, after the nominee, who was introduced by former Representative Heather Wilson, testified and answered question in his own behalf.

DIGITAL CURRENCIES AND BLOCKCHAIN

Committee on Banking, Housing, and Urban Affairs: Committee concluded a hearing to examine regulatory frameworks for digital currencies and blockchain, including S. 2243, to amend the Expedited Funds Availability Act to require that funds deposited be available for withdrawal in real-time, after receiving testimony from Rebecca M. Nelson, Specialist in International Trade and Finance, Congressional Research Service, Library of Congress; Jeremy Allaire, Circle Internet Financial Limited, Boston, Massachusetts; and Mehrsa Baradaran, University of California School of Law, Irvine.

BUSINESS MEETING

Committee on Environment and Public Works: Committee ordered favorably reported the following business items:

- S. 2302, to amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs, with an amendment in the nature of a substitute;

- S. 1992, to amend the FAST Act to repeal a rescission of funds; and

- 6 General Services Administration resolutions.

Committee on Finance: Committee concluded a hearing to examine the United States-Mexico-Canada Agreement, after receiving testimony from Paula Barnett, Paula Elaine Barnett Jewelry, Brownsville, Oregon; Matt Blunt, American Automotive Policy Council, and Michael Wessel, United Steelworkers union staff
liaison to the Labor Advisory Committee, both of Washington, D.C.; James C. Collins, Jr., Corteva Agriscience, Wilmington, Delaware; Derek Leathers, Werner Enterprises, Inc., Omaha, Nebraska; and Thomas J. Vilsack, U.S. Dairy Export Council, Arlington, Virginia.

NOMINATIONS
Committee on Foreign Relations: Committee concluded a hearing to examine the nominations of John Leslie Carwile, of Maryland, to be Ambassador to the Republic of Latvia, Erin Elizabeth McKee, of California, to be Ambassador to the Independent State of Papua New Guinea, and to serve concurrently and without additional compensation as Ambassador to the Solomon Islands and Ambassador to the Republic of Vanuatu, Anthony F. Godfrey, of Virginia, to be Ambassador to the Republic of Serbia, and Herro Mustafa, of California, to be Ambassador to the Republic of Bulgaria, all of the Department of State, after the nominees testified and answered questions in their own behalf.

U.S. SOUTHERN BORDER MIGRATION
Committee on Homeland Security and Governmental Affairs: Committee concluded a hearing to examine unprecedented migration at the United States southern border, focusing on what is required to improve conditions, after receiving testimony from Mark Morgan, Acting Commissioner, Customs and Border Protection, and Jennifer L. Costello, Deputy Inspector General, both of the Department of Homeland Security.

FEDERAL HIRING
Committee on Homeland Security and Governmental Affairs: Subcommittee on Regulatory Affairs and Federal Management concluded a hearing to examine solutions to improve Federal hiring, after receiving testimony from Yvonne D. Jones, Director, Strategic Issues, Government Accountability Office; Angela Bailey, Chief Human Capital Officer, Department of Homeland Security; and Daniel R. Sitterly, Assistant Secretary of Veterans Affairs, Human Resources and Administration/Operations, Security, and Preparedness.

BUSINESS MEETING
Committee on Health, Education, Labor, and Pensions: Committee ordered favorably reported the nominations of Sharon Fast Gustafson, of Virginia, to be General Counsel, and Charlotte A. Burrows, of the District of Columbia, to be a Member, both of the Equal Employment Opportunity Commission.

U.S. COPYRIGHT OFFICE OVERSIGHT
Committee on the Judiciary: Subcommittee on Intellectual Property concluded an oversight hearing to examine the United States Copyright Office, after receiving testimony from Karyn A. Temple, United States Register of Copyrights, Library of Congress.

INTELLIGENCE
Select Committee on Intelligence: Committee held closed hearings on intelligence matters, receiving testimony from officials of the intelligence community. Committee recessed subject to the call.

House of Representatives

Chamber Action
Public Bills and Resolutions Introduced: 49 public bills, H.R. 4091–4139; and 6 resolutions, H. Res. 530–535 were introduced.

Report Filed: A report was filed today as follows: H.R. 2528, to direct the Director of the Office of Science and Technology Policy to carry out programs and activities to ensure that Federal science agencies and institutions of higher education receiving Federal research and development funding are fully engaging their entire talent pool, and for other purposes, with an amendment (H. Rept. 116–184).

Speaker: Read a letter from the Speaker wherein she appointed Representative Raskin to act as Speaker pro tempore for today.

Guest Chaplain: The prayer was offered by the Guest Chaplain, Monsignor Stephen J. Rossetti, Catholic University of America, Washington, DC.

Empowering Beneficiaries, Ensuring Access, and Strengthening Accountability Act of 2019: The House agreed to take from the Speaker’s table and concur in the Senate amendment to H.R. 3253, to provide for certain extensions with respect to the Medicaid program under title XIX of the Social Security Act.
Senate Referral: S. 1275 was referred to the Committee on Oversight and Reform.

Senate Messages: Messages received from the Senate by the Clerk and subsequently presented to the House today appear on page H7477.

Quorum Calls—Votes: There were no Yea and Nay votes, and there were no Recorded votes. There were no quorum calls.

Adjournment: The House met at 11:30 a.m. and adjourned at 11:34 a.m.

**Committee Meetings**

No hearings were held.

**Joint Meetings**

No joint committee meetings were held.

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**NEW PUBLIC LAWS**

(For last listing of Public Laws, see DAILY DIGEST, p. D928)


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**COMMITTEE MEETINGS FOR WEDNESDAY, JULY 31, 2019**

(Committee meetings are open unless otherwise indicated)

**Senate**

Committee on Agriculture, Nutrition, and Forestry: to hold hearings to examine perspectives on reauthorization of the U.S. Grain Standards Act, 9:30 a.m., SR–328A.

Committee on Appropriations: Subcommittee on Transportation, Housing and Urban Development, and Related Agencies, to hold an oversight hearing to examine the Federal Aviation Administration, 9:45 a.m., SD–192.

Committee on Armed Services: to hold hearings to examine the nomination of Vice Admiral Michael M. Gilday, USN, to be Admiral and Chief of Naval Operations, Department of Defense, 9:30 a.m., SD–G50.

Committee on Commerce, Science, and Transportation: business meeting to consider S. 2297, to authorize appropriations for the Coast Guard, and S. 2299, to amend title 49, United States Code, to enhance the safety and reliability of pipeline transportation, 10 a.m., SH–216.

Full Committee, to hold hearings to examine next steps for positive train control implementation, 2 p.m., SH–216.

Committee on Finance: business meeting to consider the nominations of Brent James McIntosh, of Michigan, to be an Under Secretary, Brian Callanan, of New Jersey, to be General Counsel, and Brian McGuire, of New York, to be a Deputy Under Secretary, all of the Department of the Treasury, and Travis Greaves, of the District of Columbia, to be a Judge of the United States Tax Court, 10:30 a.m., SD–215.

Committee on Indian Affairs: business meeting to consider the nomination of E. Sequoyah Simermeyer, of Maryland, to be Chairman of the National Indian Gaming Commission, 2:30 p.m., SD–628.

Committee on the Judiciary: to hold hearings to examine the nominations of Kenneth Charles Canterbury, Jr., of South Carolina, to be Director, Bureau of Alcohol, Tobacco, Firearms, and Explosives, Department of Justice, R. Austin Huffaker, Jr., to be United States District Judge for the Middle District of Alabama, Lee Philip Rudofsky, to be United States District Judge for the Eastern District of Arkansas, and Justin Reed Walker, to be United States District Judge for the Western District of Kentucky, 10 a.m., SD–226.

**House**

No hearings are scheduled.
Next Meeting of the SENATE
9:30 a.m., Wednesday, July 31

Senate Chamber

Program for Wednesday: Senate will resume consideration of the nomination of Mark T. Pittman, of Texas, to be United States District Judge for the Northern District of Texas, post-cloture.

Senate may consider any cleared legislative and executive business.

Next Meeting of the HOUSE OF REPRESENTATIVES
11 a.m., Friday, August 2

House Chamber

Program for Friday: House will meet in Pro Forma session at 11 a.m.

Extensions of Remarks, as inserted in this issue

HOUSE
Balderson, Troy, Ohio, E1010, E1013
Buck, Ken, Colo., E1014
Castro, Joaquin, Tex., E1012
Cleaver, Emanuel, Mo., E1016
Correa, J. Luis, Calif., E1016, E1012, E1014, E1019
Davis, Danny K., Ill., E1008, E1011
DeSaulnier, Mark, Calif., E1012, E1014, E1018
Flores, Bill, Tex., E1014
Gaetz, Matt, Fla., E1017
Graves, Garret, La., E1012
Graves, Sam, Mo., E1009, E1014

Horn, Kevin, Okla., E1017
Huizenga, Bill, Mich., E1009
Johnson, Ebbie Bernice, Tex., E1015
Kildee, Ron, Wisc., E1008
Kinzinger, Adam, Ill., E1011
Kuster, Ann M., N.H., E1011
LaHood, Darin, Ill., E1015, E1018
Lieu, Ted, Calif., E1009
Lucas, Elaine G., Va., E1008
Lynch, Stephen F., Mass., E1015
Marchant, Kenny, Tex., E1016
Meng, Grace, N.Y., E1007, E1010
Meuser, Daniel, Pa., E1013, E1017

Neal, Richard R., Mass., E1012
Norton, Eleanor Holmes, The District of Columbia, E1012, E1018
Pingree, Chellie, Me., E1010
Schakowsky, Janice D., Ill., E1013
Schneider, Bradley Scott, Ill., E1007
Sewell, Terri A., Ala., E1011
Stefanik, Elise M., N.Y., E1018
Thompson, Mike, Calif., E1017, E1018
Velasquez, Marc A., Tex., E1007, E1009, E1013, E1017
Velasco, Peter J., Ind., E1007
Wasserman Schultz, Debbie, Fla., E1008