The House met at 1 p.m. and was called to order by the Speaker pro tempore (Mr. PAYNE).

DESIGNATION OF THE SPEAKER PRO TEMPORE

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

WASHINGTON, DC, September 16, 2019.
I hereby appoint the Honorable DONALD M. PAYNE, Jr. to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

PRAYER

Reverend Dr. Dan C. Cummins, Capitol Worship, Washington, D.C., offered the following prayer:

Merciful Father, in times like these, we need Your Holy Spirit to refresh us, cleanse us. In times like these, we need Your word revealed to heal us. In times like these, we need Your prophet to speak, “This is the way, walk ye in it.”

In times like these, we need our sins, which are many, washed in Your blood. In times like these, we need reminding that before Your throne there is no party, no race, no gender, no saint—just sinners saved by grace. In times like these, we need reminding that wisdom is not debated, it comes through fearing You. In times like these, when we feel victimized by our circumstances, let us become more than conquerors through Christ who strengthens us.

And yes, in times like these, when we see so many around us in desperation, remind us one more time, we are our brother’s keeper.

In Jesus’ name I pray, amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day’s proceedings and announces to the House his approval thereof.
Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. 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 CHAIR OF COMMITTEE ON THE JUDICIARY

The SPEAKER pro tempore laid before the House the following communication from the Chair of the Committee on the Judiciary:

Hon. NANCY PELOSI,
Speaker, House of Representatives, Washington, DC.

DEAR SPEAKER PELOSI: I write to notify you and the House of Representatives of the initiation by the Committee on the Judiciary of judicial proceedings pursuant to H. Res. 430. The Committee has initiated the following civil actions:
Sincerely,
JEFFREY DALDER,
Chairman.

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:

FROM: OFFICE OF THE CLERK,
TO: HOUSE OF REPRESENTATIVES,
WASHINGTON, DC, September 12, 2019.
Hon. NANCY PELOSI,
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 September 12, 2019, at 3:49 p.m.:
That the Senate passed S. 1790.
That the Senate passed without amendment H.R. 1290.
With best wishes, I am,
Sincerely,
CHERYL L. JOHNSON.

ADJOURNMENT

The SPEAKER pro tempore. Without objection, the House stands adjourned until noon tomorrow for morning-hour debate and 2 p.m. for legislative business.

There was no objection.

Thereupon (at 1 o’clock and 7 minutes p.m.), under its previous order, the House adjourned until tomorrow, Tuesday, September 17, 2019, at noon for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

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

2125. A letter from the Federal Register Liaison Officer, Office of the Judge Advocate General, Department of the Army, transmitting the Department’s final rule — Availability of Department of the Army Records and Publication of Department of the Army Documents Affecting the Public (Docket No.: USN-2017-HQ-0008) (RIN: 0073-AAB5) received September 3, 2019, pursuant to 5 U.S.C. 301(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Armed Services.
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.

H.R. 4339. A bill to eliminate racial profiling by law enforcement, and for other purposes; to the Committee on the Judiciary.

ADDITIONAL SPONSORS

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

H.R. 561: Mr. Johnson of Louisiana and Mr. Moorenaa.
H.R. 712: Mr. Nadler and Mr. Serrano.
H.R. 793: Mr. Garcia of Illinois.
H.R. 812: Ms. Mucarrel-Fowell and Mr. Welch.
H.R. 836: Mr. Bishop of Georgia.
H.R. 838: Mr. Green of Texas, Mr. Waltz, Mr. Kildee, and Mr. Kenney.
H.R. 856: Mr. Van Drew.
H.R. 864: Mr. Engel.
H.R. 865: Ms. Westcott.
H.R. 871: Mr. Delgado.
H.R. 891: Mr. Biggs.
H.R. 945: Ms. Matsui, Mr. Schiff, and Mr. Higgins of New York.
H.R. 1011: Mr. DeSaulnier.
H.R. 1019: Mr. Stevens.
H.R. 1034: Mr. Norman, Mr. Kellar, and Mr. Gallagher.
H.R. 1154: Mr. Heck.
H.R. 1220: Mr. Bishop of Georgia.
H.R. 1312: Mr. Cook.
H.R. 1364: Mr. Delgado and Mr. Pappas.
H.R. 1379: Mr. Delgado and Ms. Davids of Kansas.
H.R. 1407: Mr. Doggett, Mr. Rose of New York, Mr. Morelle, and Mr. Flores.
H.R. 1479: Mr. Courtney.
H.R. 1488: Mr. Cooper.
H.R. 1490: Ms. Roybal-Allard, Mr. Hastings, Mr. Deutch, Mr. Carson of Indiana, Mr. Suozzi, and Mr. Thompson of Mississippi.
H.R. 1586: Mrs. Trahan.
H.R. 1607: Mr. King of New York.
H.R. 1610: Mr. McBath.
H.R. 1618: Mr. Norton.
H.R. 1739: Mr. Sensenbrenner and Mr. Engel.
H.R. 1756: Mr. Rogers of Alabama, Mr. Cisneros, Mr. Brown of Maryland, Mr. Smucker, Ms. Frankel, and Mr. Lewis.
H.R. 1903: Mr. DeFazio, Mr. Conaway, Mr. Crow, and Mr. Tipton.
H.R. 1945: Mr. Moulton, Mr. Harder of California, and Mrs. Carolyn B. Maloney of New York.
H.R. 1978: Mr. Lynch.
H.R. 1982: Mrs. Luria and Mrs. Lowey.
H.R. 2048: Mr. Delgado.
H.R. 2091: Ms. Stevens and Mr. Rose of New York.
H.R. 2134: Mr. Fitzpatrick.
H.R. 2188: Mr. Thompson.
H.R. 2189: Mr. Lee of California.
H.R. 2184: Ms. Luria, Mr. Raskin, and Mr. Harder of California.
H.R. 2200: Mr. Crawford.
H.R. 2201: Ms. Spanberger and Mrs. Mica.
H.R. 2235: Mr. Ted Lieu of California, Mr. Larson of Connecticut, Ms. Stevens, Mr. Rose of New York, and Mr. Katko.
H.R. 2313: Mr. Pocan.
H.R. 2315: Mr. Jayapal.
H.R. 2339: Mrs. Dingell, Ms. Kuster of New Hampshire, Mr. Thompson of Mississippi, Mr. Pappas, Mr. Deutch, Ms. Brownley of California, and Mr. Foster.
H.R. 2350: Mr. Long and Mr. Katko.
H.R. 2382: Ms. Frankel, Ms. Brooks of Indiana, and Ms. Rodgers.
H.R. 2405: Mr. Kind.
H.R. 2406: Mr. Raskin and Mr. Fitzpatrick.
H.R. 2411: Mr. Ted Lieu of California, Ms. Schrier, Mr. Cicilline, Ms. Stevens, Mr. Kildee, Mr. Krishnamoorthi, Ms. Brownley of California, Mr. Scott of Virginia, Mr. Carson of Indiana, and Mr. Drutch.
H.R. 2417: Mr. Delgado.
H.R. 2420: Ms. DeLauro, Mr. Crist, and Mr. Rose of New York.

H.R. 2422: Mr. Cline.
H.R. 2453: Mr. Walker.
H.R. 2474: Mr. Bishop of Georgia.
H.R. 2486: Mr. Price of North Carolina, Ms. Napolitano, Mr. Kildee, Mr. Moore of Oklahoma, Mr. Budd, Mr. Kustoff of Tennessee, and Mr. Cisneros.
H.R. 2491: Mr. Morelle.
H.R. 2384: Ms. Stivers, Ms. DelBene, and Ms. Loeppre.
H.R. 2613: Mr. McAdams.
H.R. 2626: Mr. Cunningham.
H.R. 2651: Mr. Carrajal.
H.R. 2658: Ms. McCollum.
H.R. 2708: Ms. DelBene, Mr. Thompson of Mississippi, Mrs. Torres of California, Mr. Butterfield, Mr. Velil, and Mr. Bustos.
H.R. 2802: Mr. Ted Lieu of California, Mr. Budd, Mr. Tonko, Mr. Huffman, Mr. Cartwright, Mr. Gallego, Ms. Scanlon, and Mr. Thompson.
H.R. 2808: Ms. Loeppre.
H.R. 2816: Mr. Cunningham.
H.R. 2801: Mr. Deutch.
H.R. 3010: Mr. Engel.
H.R. 3045: Mr. DeFazio.
H.R. 3048: Mrs. Kirkpatrick, Mr. McAdams, and Mr. Carrajal.
H.R. 3089: Ms. Loeppre.
H.R. 3106: Mr. Meeks.
H.R. 3133: Mr. Moorenaa, Mr. Pappas, Ms. DeLara of Kansas, Mrs. Kendra S. Horn of Oklahoma, Mr. Kevin Hinn of Oklahoma, Mr. Peters, Mr. Pocan, and Mr. Schiff.
H.R. 3192: Ms. Velázquez.
H.R. 3193: Mr. Levin of California and Ms. Barragan.
H.R. 3195: Mr. Pocan, Mr. Green of Texas, Mr. Scott of Virginia, and Mr. Crist.
H.R. 3306: Mr. David P. Roe of Tennessee and Mr. Rogel.
H.R. 3373: Mr. Cicilline.
H.R. 3344: Mrs. Fletcher.
H.R. 3495: Ms. Kendra S. Horn of Oklahoma, Mr. Crenshaw, Mr. Long, Mr. Emmers, Mr. Harder of Colorado, Mr. Kildee, Mrs. Napolitano, Mr. Catko, Mr. Rodney Davis of Illinois, Mr. Moulton, and Mr. Morelle.
H.R. 3528: Ms. Spanberger and Mr. Ruiz.
H.R. 3559: Mr. Schencylvania.
H.R. 3562: Mr. Lamb.
H.R. 3622: Ms. Brownley of California, Mr. Brooks of Alabama, Ms. DeSaulnier, Mr. Pocan, Mr. Carrajal, Ms. Pallone, Ms. DeGette, Mr. Curtis, Ms. Judy Chu of California, Mr. Brown of Maryland, and Mr. Pappas.
H.R. 3637: Mr. Pappas.
H.R. 3714: Mr. Swalwell of California, Mr. Carrajal, Mr. Hurd of Texas, and Mr. Price of North Carolina.
H.R. 3749: Mr. Hastings.
H.R. 3757: Mr. Amodei, Mr. Scalise, Mr. Rigoleman, and Mr. Larsen.
H.R. 3760: Ms. DeSaulnier, Mr. Garcia of Illinois, and Mr. Delgado.
H.R. 3773: Ms. Slotkin.
H.R. 3807: Mr. Brindisi, Ms. Ocasio-Cortez, Mr. King of New York, and Mr. Meeks.
H.R. 3876: Mr. Lowenthal.
H.R. 3972: Mr. DeSaulnier.
H.R. 3915: Ms. Stefanik.
H.R. 3960: Mr. Phillips and Ms. McCollum.
H.R. 4002: Mrs. Bustos.
H.R. 4006: Ms. Matsui.
H.R. 4007: Ms. Matsui.
H.R. 4007: Mr. Delgado.
H.R. 4077: Ms. Scanlon.
H.R. 4107: Mr. Moore of California.
H.R. 4164: Mr. Posey, Mr. Harris, and Mr. Woodall.
H.R. 4166: Mr. POCAN.
H.R. 4175: Mr. RASKIN.
H.R. 4211: Mr. BLUMENAUER.
H.R. 4219: Mr. BIGGS.
H.R. 4263: Mr. GARCIA of Illinois.
H.R. 4265: Ms. GABBARD, Mr. ROUDA, Mr. HASTINGS, Ms. LEE of California, Mr. KHANNA, Mr. RYAN, Mr. SOTO, and Ms. JAYAPAL.
H.R. 4270: Mr. GONZALEZ of Texas, Ms. OMAR, and Mr. SHERMAN.
H.R. 4272: Mr. COSTA, Ms. DAVIDS of Kansas, Mr. MEEKS, Ms. BROWNLEY of California, Mr. COX of California, Ms. McCOLLUM, and Mr. TRONE.
H.Con.Res. 52: Mr. CONOLLY.
H.Res. 146: Mr. BUTTERFIELD, Mr. WESTERMAN, Mrs. MURPHY, and Mrs. CAROLYN B. MALONEY of New York.
H.Res. 214: Mr. HECK.
H.Res. 230: Mr. GOODIN and Mr. BEYER.
H.Res. 266: Mrs. LEE of Nevada.
The Senate met at 3 p.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.

Holy God, who loves all and forgets none, thank You for the guidance of Your sacred words, a light for dark times.

Lord, we are grateful You provide wisdom for those who revere You. Send help and strength to our lawmakers, that they may strive to honor You in every endeavor. Inspire them to mount up on wings like eagles, running without weariness and walking without fainting. Lord, give them the wisdom to have a conscience void of offense toward You and humanity.

Eternal God, hear our intercessions, answer them according to Your will, and make us all channels of Your mercy and love.

We pray in Your Holy 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 (Mr. HAWLEY). The Senator from Iowa.

Mr. GRASSLEY. Mr. President, I ask unanimous consent to speak as in morning business for 1 minute.

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

IOWA V. IOWA STATE FOOTBALL GAME
Mr. GRASSLEY. Mr. President, this weekend I attended what some call Iowa’s own Super Bowl, the Iowa v. Iowa State football game. I talked with Iowans while tailgating, and tailgating most of the time goes on before the game for me. We talked about issues such as ethanol, biodiesel, and trade.

This year, the game was in Ames, and Iowa State hosted ESPN’s football “College GameDay,” and this was the first time ever for Iowans to do that. It was an opportunity to show off Iowa State’s campus and to celebrate the tradition of the annual Cy-Hawk game. Congratulations to the Iowa Hawkeyes for winning this year’s match-up, but both teams put up a strong fight, as you can tell from the final score of Iowa’s winning 18 to 17.

I yield the floor.

RESERVATION OF LEADER TIME
The PRESIDING OFFICER. Under the previous order, the leadership time is reserved.

MORNING BUSINESS
The PRESIDING OFFICER. Under the previous order, the Senate will be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

Mr. GRASSLEY. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

RECOGNITION OF THE MAJORITY LEADER
The PRESIDING OFFICER. The majority leader is recognized.

SAUDI ARABIA
Mr. MCCONNELL. Mr. President, this weekend saw a brazen attack by Iran on a critical oil facility in Saudi Arabia. This is not just an isolated drone strike with the prospect of regional escalation but an attack with significant repercussions for the entire global energy market.

We are fortunate that advances in U.S. oil and gas production have made the United States more energy independent and have added capacity to global markets, but the impact of this attack could still be substantial. For this reason, I welcome the administration’s preparations to potentially release oil from our Strategic Petroleum Reserve, if needed, to stabilize global markets. I hope our international partners will join us in imposing consequences on Tehran for this reckless, destabilizing attack.

APPROPRIATIONS
Mr. McCONNELL. Mr. President, now on another matter, when the Senate returned last week, we anticipated our top priority would be conducting the appropriations process and avoiding a lapse in government funding. We had a clear roadmap, a bipartisan, bicameral agreement negotiated by the President’s team and the Speaker of the House. It set top-line funding targets for both defense and nondefense, and it laid out ground rules to protect the process from partisan politics.

There has actually been reason for optimism. This week, we hope to move to the House-passed bills for Defense, Energy and Water, Labor-HHS, and State and Foreign Ops. This would be our first procedural step to getting the process moving for all of our priorities on both sides.

There is nothing controversial about this particular grouping of bills. In fact, it was Speaker PELOSI who combined this grouping of bills to move first. Furthermore, if any of the funding measures were going to be handled earnestly across party lines, surely it

*This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.
ought to be the bill funding the Department of Defense. Our fundamental obligation is to provide for the common defense of our country, and all Members feel our responsibility to keep the Nation safe.

Fortunately, the caps agreement specifically allows us to increase defense funding to meet the growing threats our Nation faces. Yet here is where we are: One week in, our Democratic colleagues tried to stonewall the defense funding bill in committee and are now indicating they may even filibuster a motion to begin considering the House-passed defense funding bill later this week.

There is only one way to read this. Some of our Democratic colleagues have determined they would rather stage a political fight with President Trump than secure the resources that our uniformed commanders urgently need to do their jobs. National security is taking a back seat to partisan politics.

Let’s be absolutely clear about the concerns and the priorities that our Democratic friends are de-prioritizing. The defense spending measure would bolster efforts to modernize our forces and the U.S. military of the future. Russia is actively modernizing its own forces, just as we have seen the Putin regime step up its brazen steps to exert its destabilizing influence well beyond its borders. In China, the last decade has seen military spending nearly double. Our regional partners continue to feel the tightening grip of the Chinese Communist Party on trade and strategic activity throughout the Indo-Pacific region while the technological ripples of Chinese cyber meddling are felt right here at home.

In the face of surging great-power adversariness, simple upkeep is not enough to keep America and our allies safe from aggression. Comprehensive funding for development and readiness programs is what is needed.

In Afghanistan, Syria, Somalia, Yemen, and beyond, we continue to face sustained threats from terrorist organizations. In the Middle East, we have seen how Iran’s bid for regional hegemony and its investment in terror, missiles, and cyber activities threaten the United States, our allies and partners, key shipping lanes, and global energy markets.

This bipartisan Defense bill would help us to adapt to meet these new threats while ensuring our commanders can prosecute existing operations without being consumed by the instability of short-term continuing resolutions. Yet our Democratic colleagues would rather provoke a partisan feud with the President. They would rather have a fight with the President than stick to the agreement we all made. At least that is where we are as of the moment.

I remain hopeful that my friends on the Democratic side will join us in honoring the terms of the agreement that has been struck by the President and the Speaker and help us to reboot a bipartisan funding process. The readiness and modernization of America’s military and the safety of the American people should not play second fiddle to our Democratic colleagues’ political strategy.

BRETT KAVANAUGH

Mr. MCCONNELL. Mr. President, on a completely different matter, for anybody who has been reading the news over the past few days, it has probably felt a little like Groundhog Day because over the last couple of days, leading Democrats have tried to grab on to yet another poorly sourced, thinly reported, unsubstantiated allegation against Justice Brett Kavanaugh. There they go again. Call it a 1-year anniversary reenactment with Senate Democrats reopening the sad and embarrassing chapter they wrote last September.

The latest allegation was blasted out by a major newspaper despite the apparent lack of any corroborating evidence whatsoever. The reporting was so thin that the story ran not in the news section but on the opinion page. In fact, the story had made an enormous correction. The writers conveniently failed to note that the supposed victim herself declined to be interviewed, and several of her friends say she has no memory of any such thing happening.

We all remember this pattern from the last time around: Shoot first, and correct the facts later. Here is another familiar pattern: Just like last September, little things like facts and evidence didn’t stop the Democrats from rushing to exploit this. Even as the media was trying to backpedal, a number of the Democratic Presidential candidates were hysterically calling for Justice Kavanaugh to be impeached on the basis of uncorroborated, uncorroborated story. They were calling for Justice Kavanaugh to be impeached. That includes several of our own Senate colleagues. Even after the massive correction, no one in that group has backed off his ridiculous threat.

This laughable suggestion is already earning scorn throughout the country and across the political spectrum. A majority of Senators and the American people rightly rejected the politics of unsubstantiated destruction just last year. It is just as transparent and self-serving today, 1 year later.

Yet it would be a mistake to dismiss this as a bad case of sour grapes. This is not just a leftwing obsession with one man; it is part of a deliberate effort to attack judicial independence. Six of the Democratic Presidential candidates—plus one who has now quit to run for the Senate—have publicly flirted with packing the Supreme Court—complete packing. Today’s bold, new Democratic idea is a failed power grab from back in the 1930s. Just a few weeks ago, some Senate Democrats nakedly threatened the Supreme Court Justices in writing. Our colleagues sent the Court an outlandish brief, gravely intoning that the “Supreme Court is not well,” they said. “The Supreme Court is not well.”

Here was the punch line: Either issue rulings we like or we will pack the Court.

This is not normal political behavior. These are the actions of a political party whose agenda is so alien to the Constitution that it feels threatened by fair and faithful judges. This is what I would say: When the simple notion that judges should be faithful to the Constitution looks like an attack on your agenda, maybe it is your agenda that needs a makeover, not our independent judiciary. When you are this willing to launch unhinged personal attacks, you reveal a whole lot more about your own radicalism than about the men and women you target.

This is my commitment and the commitment of all of my Republican colleagues: As long as we remain in the Senate, we will fight to preserve our fair and independent judiciary.

LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, DEFENSE, STATE, FOREIGN OPERATIONS, AND ENERGY AND WATER DEVELOPMENT APPROPRIATIONS ACT, 2020—Motion to Proceed

Mr. MCCONNELL. Mr. President, I move to proceed to Calendar No. 140, H.R. 2740, The PRESIDING OFFICER. The clerk will report the motion.

Mr. MCCONNELL. Mr. President, I send a cloture motion to the desk. The PRESIDING OFFICER. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion. The legislative clerk read as follows:

CLOTURE MOTION

Mr. MCCONNELL. Mr. President, I request cloture on Calendar No. 140, H.R. 2740, making appropriations for the Departments of Labor, Health and Human Services, Education, and related agencies for the fiscal year ending September 30, 2020, and for other purposes.

Mr. MCCONNELL. Mr. President, I suggest the absence of a quorum. The PRESIDING OFFICER. The clerk will call the roll.
The legislative clerk proceeded to call the roll.

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

The PRESIDING OFFICER (Mr. Daines). Without objection, it is so ordered.

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

APPROPRIATIONS

Mr. SCHUMER. Mr. President, before I begin, I just want to comment on the Republican leader’s remarks. I like Leader MCCONNELL’s remarks about the appropriations process. He accused Democrats of wanting to provoke a partisan fight with the President rather than fund our military.

It was a bold accusation considering that it was the President and the Republican majority on the Appropriations Committee who proposed taking funding from the military to spend on the President’s wall. That is what Democrats oppose. That is what Leader MCCONNELL called staging a political fight.

Across the country we see communities, military bases, and people in the military saying: Taking away this money hurts us. All Democrats are asking for is to protect the troops from having their resources robbed for a border wall—resources that Congress said should go to the military. By the way, the President promised Mexico would pay for the wall. Let’s not forget that.

It is not just about the resources. It is about the President promising Mexico would pay for the wall—a promise about the wall—resources that Congress said should go to the military. By the way, the President promised Mexico would pay for the wall.

That is the base of all of this—background checks: A bad guy who shouldn’t have a gun or they take a gun that he has away from him. In the next minute, the same John X. Smith can go online and get a gun. There will be no check on him, so he will get it, or he can go to a gun show and do that.

Without background checks, these other things virtually become get-aroundable: A bad guy who shouldn’t have a gun can go online and get a gun. They go through the proper procedure, and they say he can’t have a gun or they take a gun that he has away from him. In the next minute, the same John X. Smith can go online and get a gun. There will be no check on him, so he will get it, or he can go to a gun show and do that.

The American people have waited long enough for Congress to do something that would be historic; and, most important, it would save countless American lives.

This is a critical moment for President Trump and for the Nation. The President can provide the kind of leadership on this issue that his party has lacked for decades. He can break the vice grip the NRA has held by congressional Republicans by supporting a policy that well over 90 percent of Americans already support. Such a commitment would undeniably be popular; it would be historic; and, most important, it would save countless lives.

Speaker PELOSI and I told the President that if he endorsed this legislation and got Leader McCONNELL to act on it, we would be happy to join him in the Rose Garden for the signing ceremony.

On the other hand, the President could cave to the NRA yet again this week and announce he is supporting only the kinds of policies that will not offend them—policies that will not make a real dent in the problem.

The American people have waited long enough for Congress to do something about the decades-long nightmare of gun violence that seems to get worse and worse. The President can choose, this week, to help break the deadlock—the courageous and correct move—or he can slink away and perpetuate the status quo.

Mr. President, on another issue, China telecom. I have spent a lot of time on the Senate floor talking about the Chinese telecom giant Huawei and the threat it poses to our national and economic security. This afternoon, I want to inform my colleagues about similar concerns I have about two other major Chinese companies: China Telecom and China Unicom. Alongside China Mobile, these three companies are the big three of China’s government-owned and government-controlled telecommunications network.

Earlier this year, the FCC rejected an application by China Mobile to operate in the United States on national security grounds. The Commission issued a 7–2 vote calling out the various security risks of a state-owned Chinese company operating on U.S. networks. That made sense. But at the same time, it turns out that both China Telecom and China Unicom, the other two major Chinese telcos, had already been granted authorization to operate in the United States in the early 2000s.

So today, Senator COTTON, a Republican from Arkansas, and I, a Democrat from New York, are sending a letter to the FCC, urging them to review and, if warranted, revoke those authorizations on national security grounds. If China Mobile shouldn’t operate here, it seems that neither should China Telecom and China Unicom.

These approvals were issued well over 15 years ago, before the Department of Homeland Security even existed. In that same time, the national security environment has changed dramatically. The Chinese Government has conducted a vicious and predatory campaign of cyber hostilities all over the world, including intrusions and hacks of prominent American companies and American institutions. The facts that these two telecom companies are controlled by the Chinese Communist Party and have access to our networks seem to be very serious problems. At the very least, the FCC should open a proceeding to review these companies and, if necessary, revoke their access.

Senator COTTON and I, as everyone in this Chamber knows, don’t see eye to eye on many issues, but on this one we are in complete agreement. We must be really careful about the national security risks posed by China’s key telecom companies.

I think Senator COTTON would also agree with the larger point I have been making for months about U.S. access to China’s markets. If China doesn’t let American businesses compete fairly in its markets, why should we let Chinese companies compete in ours?

Reciprocity is the real answer to the dilemma of China not being fair to us.

Mr. President, before I begin, I just want to comment on the Republican leader’s remarks. I like Leader MCCONNELL’s remarks about the appropriations process. He accused Democrats of wanting to provoke a partisan fight with the President rather than fund our military.

It was a bold accusation considering that it was the President and the Republican majority on the Appropriations Committee who proposed taking funding from the military to spend on the President’s wall. That is what Democrats oppose. That is what Leader MCCONNELL called staging a political fight.

Across the country we see communities, military bases, and people in the military saying: Taking away this money hurts us. All Democrats are asking for is to protect the troops from having their resources robbed for a border wall—resources that Congress said should go to the military. By the way, the President promised Mexico would pay for the wall. Let’s not forget that.

In March, 12 Republicans voted with Democrats to reject the President’s proposal. That is a lot in a place where people want to reject the President’s proposal. That is a lot in a place where people want to reject the President’s proposal. That is a lot in a place where people want to reject the President’s proposal. That is a lot in a place where people want to reject the President’s proposal.

Mr. President, on guns and the tragedies that have occurred in the last 6 weeks, it has been over 6 weeks since President Trump, in the aftermath of two tragic mass shootings, signaled that he would be supportive of expanding background checks. It has been over 200 days—201, I believe—since the House of Representatives passed a bipartisan bill that would strengthen background checks in the most comprehensive way. Yet, despite those two facts, we still have no idea what policy President Trump might support.

Yesterday, at the request of Speaker PELOSI and me, we held a phone call with the President to urge him to support the bipartisan, House-passed universal background checks bill and to make that position public. We are certainly willing to discuss the finer points of legislation with our Republican colleagues, but we have made one thing clear to the President: The effectiveness of gun safety measures will be severely compromised if we allow the loophole and the online loophole in our current background check system to remain intact.

For example, it has been widely reported that the President is considering legislation dealing with Extreme Risk Protection Orders, ERPOs, as part of the response to last month’s horrific shootings. I support ERPOs and believe they can be an important piece of a broader effort to prevent gun violence. But in the House, on ERPOs, someone prohibited from possessing a gun under an Extreme Risk Protection Order could still obtain a firearm by exploiting the gun show loophole and the online loophole.

Let’s say a family member of John X. Smith, say you have to sign a restraining order around him, taking advantage of the loopholes that now exist in the law.

We have to do background checks. That is at the base of all of this—background checks that close all of the loopholes. The President can provide the kind of leadership that his party has lacked for decades.

In the wake of the Boston Marathon bombing and the surge of mass shootings, in the wake of alarming rates of gun violence on a daily basis, our goal should not be to pass something just to pass something. We have a responsibility, bestowed upon us by the American people, to do something meaningful to address the epidemic of gun violence in our country, to save American lives, and to save as many lives as possible, the Senate must consider the bipartisan universal background checks bill.

This is a critical moment for President Trump and for the Nation. The President can provide the kind of leadership on this issue that his party has lacked for decades. He can break the vice grip the NRA has held by congressional Republicans by supporting a policy that well over 90 percent of all Americans already support. Such a commitment would undeniably be popular; it would be historic; and, most important, it would save countless lives.

Speaker PELOSI and I told the President that if he endorsed this legislation and got Leader McCONNELL to act on it, we would be happy to join him in the Rose Garden for the signing ceremony.

On the other hand, the President could cave to the NRA yet again this week and announce he is supporting only the kinds of policies that will not offend them—policies that will not make a real dent in the problem.

The American people have waited long enough for Congress to do something about the decades-long nightmare of gun violence that seems to get worse and worse. The President can choose, this week, to help break the deadlock—the courageous and correct move—or he can slink away and perpetuate the status quo.

Mr. President, on another issue, China telecom. I have spent a lot of time on the Senate floor talking about the Chinese telecom giant Huawei and the threat it poses to our national and economic security. This afternoon, I want to inform my colleagues about similar concerns I have about two other major Chinese companies: China Telecom and China Unicom. Alongside China Mobile, these three companies are the big three of China’s government-owned and government-controlled telecommunications network.

Earlier this year, the FCC rejected an application by China Mobile to operate in the United States on national security grounds. The Commission issued a 7–2 vote calling out the various security risks of a state-owned Chinese company operating on U.S. networks. That made sense. But at the same time, it turns out that both China Telecom and China Unicom, the other two major Chinese telcos, had already been granted authorization to operate in the United States in the early 2000s.

So today, Senator COTTON, a Republican from Arkansas, and I, a Democrat from New York, are sending a letter to the FCC, urging them to review and, if warranted, revoke those authorizations on national security grounds. If China Mobile shouldn’t operate here, it seems that neither should China Telecom and China Unicom.

These approvals were issued well over 15 years ago, before the Department of Homeland Security even existed. In that same time, the national security environment has changed dramatically. The Chinese Government has conducted a vicious and predatory campaign of cyber hostilities all over the world, including intrusions and hacks of prominent American companies and American institutions. The facts that these two telecom companies are controlled by the Chinese Communist Party and have access to our networks seem to be very serious problems. At the very least, the FCC should open a proceeding to review these companies and, if necessary, revoke their access.

Senator COTTON and I, as everyone in this Chamber knows, don’t see eye to eye on many issues, but on this one we are in complete agreement. We must be really careful about the national security risks posed by China’s key telecom companies.

I think Senator COTTON would also agree with the larger point I have been making for months about U.S. access to China’s markets. If China doesn’t let American businesses compete fairly in its markets, why should we let Chinese companies compete in ours?

Reciprocity is the real answer to the dilemma of China not being fair to us.
They don’t let our top-notch companies in or let them in under such restraints that many of them don’t want to come in or can’t operate effectively or have to surrender their family jewels, their intellectual property, to Chinese companies.

If that is the case, and it is, why do we just let any Chinese company come in here, particularly when they might be a real national security risk? China’s telecom companies have 10 “points of presence” in North American networks. You know how many American companies have the same in China? Zero. China Telecom gets access to our networks, but T-Mobile or any other American telecom company can’t operate in China. Enough of that. Enough of China trying to take advantage of us. We sort of sit there and do not do anything to protect our workers, our wealth, and the great kinds of ideas Americans come up with in terms of intellectual property.

This isn’t just a question of fairness. It is a question of which nation will lead the world in these industries in the coming decades, creating jobs and wealth. I want America to lead. Our business must be able to compete equally and fairly. I am confident, if there were a level playing field, America would prevail, and we would stay the leading economy in the world. If we continue to let China take advantage of us while we sit there with our hands folded and particularly for our children and our grandchildren.

I conclude by reminding the Trump administration that in the ongoing trade negotiations with Beijing, where the President has been tougher on China than either of the previous two administrations—and that is a good thing—the topic of reciprocity and fair market access should be front and center. This weekend’s report included some scrutiny of my work. I frequently speak to these writers, apparently, to include in its initial coverage. Now, it happens that accountability is a cornerstone of democracy. I welcome scrutiny of my work. I frequently refer to reporters and journalists as the police of our democratic system, but today I am reminded of a very old adage: Who will watch the watchmen? This weekend’s report included some embarrassing and irresponsible missteps. They are mistakes that warrant serious self-reflection.

A year ago, after the interviews with dozens of people, the New York Times couldn’t even corroborate the allegations laid out by Ms. Ramirez and declined to report on them. With nothing but a smear, and in another interview with Ramirez herself, the paper withheld crucial facts that undercut its story. The book report that the female student declined to be interviewed and friends say that she does not recall the incident.

Now, to get back to the slogan of the newspaper, when did this stuff I described become “fit to print” by the supposed American paper of record? The sad consequences of this article are a misinformed public, a greater divide in our own discourse, and a deeper lack of faith in our news media. I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

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

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

Mr. GRASSLEY. Mr. President, I ask unanimous consent to speak as in morning business.

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

BRETT KAVANAUGH

Mr. GRASSLEY. Mr. President, last year, we on the Judiciary Committee conducted an incredibly thorough review of a nominee to the Supreme Court of the United States. We dug into Justice Kavanaugh’s personal and professional life and discussed concerns openly in public. Allegations were raised against the Justice, but none could be corroborated or verified. I know about this because I had a team of dozens of lawyers and investigators chasing down each allegation we received. My team spoke to 45 individuals and took 25 written statements.

Anyone can review the 415-page investigation summary report that I released last November. We laid out the information we received, including some of the ugliest of claims. In the end, there was no credible evidence to support any of the accusations. Brett Kavanaugh then was duly confirmed to the Supreme Court by this body, as prescribed in the Constitution.

Now, fast forward to this past weekend, and the issues that I and a lot of other Members of the Senate were asked about this very day, just as if there is nothing else going on in this town, but you dig up something that happened a year ago.

The New York Times published a book excerpt about Justice Kavanaugh’s younger days that has fueled a very fresh rumor from someone whose friends claim contacted Senators on the committee. That person, didn’t reach or provide information to the committee’s majority. Apparently, he also didn’t provide any information to these writers. It is only on the word of two anonymous sources that his name and accusation come up in this story in the New York Times.

Again, my office never received anything from Mr. Stier or his unnamed friends, and we never received an allegation against Kavanaugh like the one other Members of the Senate tasked this week being asked about this very day, just as if there is nothing else going on in this town, but you dig up something that happened a year ago.

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Instead, we pay essentially zero attention to the proceedings of the Senate in the executive session.
The legislative clerk read the nomination of John Rakolta, Jr., of Michigan, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the United Arab Emirates.

The PRESIDING OFFICER. The Senator from Ohio.

Mr. BROWN. Mr. President, I ask unanimous consent to speak as in morning business.

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

UNITED AUTO WORKERS STRIKE

Mr. BROWN. Today I hope my colleagues will join me in standing in solidarity with thousands of UAW workers in Ohio and around the country. Workers are going without their paychecks today because they are demanding General Motors respect the work they do which has made this company so successful.

All workers have the right to stand up for fair pay and benefits, for better working conditions, and for a voice in their company. Let’s be clear. The autoworkers, shall we say, are the engine behind GM’s success. GM wouldn’t be making a dime of profit without the workers who actually make their cars and trucks. Autoworkers stood up and made sacrifices to help GM when times were tough.

The Presiding Officer was a Member of the House then, and I was a Member of the Senate. We saw what happened during the rescue of the auto industry and how much those workers gave up to save this industry. We remember the depth of the recession. We remember when President Obama took office as 800,000 were losing their jobs the first month and 700,000 the second month until, with the auto rescue, House Democrats, with President Obama, turned this economy around. We have seen, literally, economic growth each quarter over the last 10 years. This was, in large part, because so many workers, like the UAW workers, were willing to give up something at the bargaining table.

In some cases, clearly, some people in this town wanted to abandon that company. Now those times are better, all the workers are asking for is their fair share. So far, GM has not treated these workers as the critical partners we need, including providing health care like cancer screenings and STI testing and birth control. It will mean many women won’t be able to see the doctors they rely on and trust.

A student in Cincinnati named Carole—she said she could use her first name—told a local reporter about what this decision means for her. She said:

I have a very close relationship with my provider. There’s a lot of trust there that’s been built over the years.

But now, because of this President, she is not going to be able to see that doctor anymore—to what purpose other than playing politics?

I asked another woman in Cincinnati, who wrote:

As someone who lost her grandmother to uterine cancer in March, I know how important it is for women to have access to the healthcare services that Planned Parenthood provides. Women have the right to make informed decisions about their own bodies and to have access to examinations that can help save their lives.

That came from a woman in Cincinnati.

We know Planned Parenthood provides these exams and tests. These clinics are often the only places that many women and some men have to turn. They either can’t afford somewhere else, or they live too far away from other healthcare providers to have any other real option. Last year, the West Side clinic that is closing in Cincinnati performed more than 6,500 STI tests. The Springdale clinic that is closing performed more than 6,300 tests.

Another woman from Cincinnati wrote to say that her 36-year-old daughter has an advanced degree, but her income is “below poverty level,” and she relies on Planned Parenthood for her care. Does this mean she won’t get care? It probably does. It means she can’t afford to go anywhere else. She will just go without care, and we know what can then happen to someone. The mother of the 30-year-old daughter said: “Now she will be hard-pressed to find a provider that will take her for checkups, to receive birth control and more.”

The assault on women’s healthcare isn’t just coming from the Trump administration; they are encouraging rightwing State legislatures all over the country. Over the past few years, we have seen State legislatures notably—including my State, unfortunately—Ohio—making it harder and harder for clinics to operate and providing those preventive services. They
cut funding, they increase red tape, they rally against bureaucrats and bureaucracy, but they make it harder with more red tape. They come up with rules after unnecessary rule to dissuade young women from coming to these clinics.

These rules aren't really about patient health; they are about closing health clinics. Again, who made these laws? It is always the same. It is men who don't listen, men who don't understand how women's bodies' work. It is men who don't understand how preventive care, like birth control, works. It is time for old White men in Washington and in courthouses to stop trying to take away women's healthcare.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll. The legislative clerk proceeded to call the roll.

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, do hereby move to bring to a close debate on the nomination of John Rakolta, Jr., of Michigan, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the United Arab Emirates.


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 John Rakolta, Jr., of Michigan, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the United Arab Emirates, 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 Tennessee (Mr. ALEXANDER), the Senator from Texas (Mr. CRUZ), the Senator from Mississippi (Mrs. HYDE-SMITH), the Senator from Louisiana (Mr. KENNEDY), the Senator from Idaho (Mr. RISCH), the Senator from Kansas (Mr. ROBERTS), the Senator from Utah (Mr. ROMNEY), the Senator from Pennsylvania (Mr. TOOMEY), and the Senator from Mississippi (Mr. WICKER).

Further, if present and voting, the Senator from Tennessee (Mr. ALEXANDER) would have voted ‘yea.'

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

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote? The yeas and nays resulted—yeas 55, nays 27, as follows:

(Rollcall Vote No. 382 Exp.) 

YEAS—55

Barrasso
Blackshear
Blunt
Boozman
Brass
Burr
Capito
Collins
Coons
Cornyn
Cotton
Crapo
Daines
Enzi
Ezzi
Fischer
Gardner

Barron
Blackshear
Blunt
Boozman
Brass
Burr
Capito
Collins
Coons
Cornyn
Cotton
Crapo
Daines
Enzi
Ezzi
Fischer
Gardner

Perdue
Peters
Portman
Round
Rubio
Sasse
Scott (FL)
Scott (RC)
Shahsen
Shelby
Sinema
Stabenow
Sullivan
Tester
Thune
Tillis
Young

NAYS—27

Baldwin
Begun
Brown
Cantwell
Cardin
Carper
Casey
Cortez Masto
Duckworth
Alexander
Bennet
Bennet
Bloomington
Brown
Carper
Casey
Cortez Masto
Duckworth

Burton
Capito
Collins
Coons
Cornyn
Cotton
Crapo
Daines
Enzi
Ezzi
Fischer
Gardner

Reed
Ross
Schumer
Smith
Sindal
Van Holle
Warner
Whitehouse
Wyden

NOT VOTING—18

Alexander
Bennet
Bennet
Bloomington
Brown
Carper
Casey
Cortez Masto
Duckworth

Hyde-Smith
Kennedy
Klobuchar
Murray
Roberts

Romney
Sanders
Schatz
Toomey
Warren
Wicker

Mr. MCCONNELL, Mr. President, I ask unanimous consent that notwithstanding rule XXII, the postcloture vote be immediately notified of the Senate's action; finally, that notwithstanding rule XXII, the postcloture vote, the yeas are 55, the nays are 27.

The motion is agreed to.

The majority leader is recognized.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that notwithstanding rule XXII, the postcloture time on the Rakolta nomination expire at noon on Tuesday, September 17; further, that if cloture is invoked on the Howery nomination, the postcloture time expire at 3:30 p.m., and if either of the nominations are confirmed the motions to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate's action; finally, that notwithstanding rule XXII, following disposition of the Howery nomination, the Senate vote on the cloture motions for the Destro, McIntosh, and Callanan nominations.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

TRIBUTE TO JAMES MIDDLETON

Mr. MCCONNELL, Mr. President, Dr. James Middleton has spent nearly every day of his adult life caring for others. As a family physician in Hart County, KY, he dedicated himself to promoting the health and well-being of our community. When he inherited the family farm and its 150-year-old history, James also made a pledge to conserve that land for all those who might enjoy it.

Recently, my friend was recognized for the exceptional care he has provided to his community with the Kentucky Leopold Conservation Award. I would like to take a moment to congratulate him on this prestigious recognition and to thank him for his years of conservation to protect our environment and benefit Kentucky communities.

Our Commonwealth is blessed with a rich ecosystem and picturesque landscapes. James' home, including the years-old tobacco farm, is near two of our most remarkable natural treasures: the Mammoth Cave system and the Green River. In an effort to help protect these magnificent features, James chose to participate in the Tobacco Buyout, which was created by legislation I introduced to free Kentucky farmers from a Depression-era tobacco quota system. He set out on a new agricultural path and focused on crops that would protect his region and one of the most bio-diverse rivers in the world.

James designed a new style of land management specifically to benefit the natural environment of his community and our country. He began growing hay, raising pasture-fed cattle, and harvesting hardwoods. By his estimation, he has planted more than a million trees, and the majority of his farm is now forestland. As a result, his 600 acres of vegetation have formed a natural barrier to protect the Green River from runoff and other threats.

I would like to congratulate my friend for his remarkable leadership in Hart County and his important conservation work that has benefited Kentucky and our environment. He is certainly deserving of this distinguished award, and I ask my Senate colleagues to join me in honoring Dr. James Middleton for his passionate protection of our heritage.

Mr. WYDEN. Mr. President, today I want to recognize and honor a quintessential Oregonian and legendary figure in our State's media circles, Patsy Smullin.

TRIBUTE TO PATSY SMULLIN
On September 12, Patsy earned well-deserved honors from the National Association of Broadcasters for her long-time leadership as president and owner of California Oregon Broadcasting, Inc., COBI.

As association president and our former Senate colleague Gordon Smith put it in presenting Patsy with its Chuck Sherman Television Leadership Award for local TV in medium and smaller markets, “Patsy’s passion for excellence in small market local television is unparalleled. She exemplifies the best of broadcasting by running the longest continuously-owned and operated, independent broadcast organization in the West.”

Like former Senator Smith and countless elected officials throughout our State, I have come to know Patsy from regular visits to southern Oregon for townhalls, community meetings, and more.

When I visit TV station KOBi in Medford, I can always count on a wide-ranging and thought-provoking set of questions from her station’s journalists, and of course, that steadfast commitment to serious and fair journalism starts at the top with Patsy.

As the son of a journalist, I very much appreciate her unshakable dedication to independent journalism that continues in the very best tradition of both her profession and in the legacy established back in 1933 by California Oregon Broadcasting, Inc.

I am grateful to recognize Patsy’s contributions to journalism that serves viewers so well in all of southern Oregon.

In Patsy’s remarks accepting her award, she noted that “Television in medium and smaller markets is a business where the hours are often long, the pressure to get it right is heavy, and the monetary compensation is not equal to the responsibilities.”

With characteristic modesty, she added, “I have been very fortunate throughout my career to be surrounded by individuals who might not make a lot of money, but who make a positive difference in their community each and every day and love their work.”

I will conclude my remarks by saying all of southern Oregon is incredibly fortunate that Patsy has set the bar high for working long hours and love of her profession to make a positive difference in her community each and every day.

TRIBUTE TO PETER B. EDELMAN

Mr. BROWN. Mr. President, I want to recognize the work that Professor Peter B. Edelman, faculty director of the Center on Poverty and Inequality at Georgetown University, has done and for his decades-long career fighting for working families. Along with his equally moving and impressive wife, Marian Wright Edelman, it is not an exaggeration to say the two have improved the lives of millions of Americans.

A key figure in planning Senator Robert F. Kennedy’s memorable tour of the Mississippi Delta, Professor Edelman continues to help expose the crippling poverty that still permeates through our country. His books “So Rich, So Poor: Why It’s so Hard to End Crippling Poverty in America” and “Not a Crime to Be Poor. The Criminalization of Poverty in America” have been important in shaping my view on the lack of economic mobility in America. A dedicated public servant who has worked in various organizations and organizations, Professor Edelman has been on the forefront of promoting and implementing social justice policies.

While I recognize we live in a time where politicians and special interests groups have tipped the scales in favor of corporations and the wealthy, I am encouraged to know that Professor Edelman is educating the next generation of anti-poverty advocates.

As the Coalition on Human Needs honors Professor Edelman as a recipient of its 2019 Human Needs Hero award, I want to express my thanks for his work as an advocate of working families. He has improved countless lives, and his pragmatic yet principled approach serves as a model for those pursuing social change now and for years to come. For these reasons, it is my honor and privilege today to recognize the achievements of Professor Peter B. Edelman.

50TH ANNIVERSARY OF JOURNEY HOUSE

Ms. BALDWIN. Mr. President, today I wish to recognize Journey House in Milwaukee, WI, on its 50th anniversary. For five decades, Journey House has been a beacon of hope in the city’s Clarke Square neighborhood. Since its founding in the summer of 1969, Journey House has made tremendous strides, moving out of poverty on Milwaukee’s near Southwest. I am delighted to honor this remarkable community organization and commemorate this significant milestone.

Through its four core programs, Journey House has helped low-income community members achieve their greatest potential. Its adult education program provides basic skills and GED education in both English and Spanish, laying the foundation for a successful career path. Its youth development programs focus on keeping children and young adults away from drugs and violence. Its emphasis on workforce readiness builds the skills and motivation employers seek. Its family engagement events offer the simple but important gift of spending time together in a safe and welcoming environment. Programming also includes community learning centers, housing for homeless youth aging out of foster care, and affordable family housing.

Journey House began with a staff of two local teenagers, Zian Klieczewski and Rudy Rosas, working as codirectors. With funding from VISTA—Volunteers in Service to America—they organized programs for youth engagement and development. As Journey House started to grow and as Zian and Rudy returned to school, the organization sought permanent leadership.

In 1969, Journey House hired its first full-time director. Today, Journey House is led by Dr. Michele Bria who, since her start in 1998, has been the inspiration behind the agency’s success. Under her leadership, the agency has grown from a small operation with two sites and a $200,000 budget to a multimillion dollar organization that serves thousands daily. Her hard work and commitment are reflected in the achievements of countless youth and families who have broken the cycle of poverty.

From its humble beginnings five decades ago, Journey House has played a transformative role in one of Milwaukee’s most ethnically and economically challenged neighborhoods. I am proud to recognize the contributions made by Journey House over the past 50 years, and I am grateful for the work the staff do every day to change lives for the better.

ADDITIONAL STATEMENTS

RECOGNIZING HIGH STREET CHURCH

Mr. JONES. Mr. President, I rise today in recognition of High Street Church of Christ in Tuscaloosa, AL. For over a century, this church has been a source of hope and inspiration to the city of Tuscaloosa and the State of Alabama. Through their ministry and outreach, they have transformed the lives of so many Alabamians.

Last year, on High Street Church of Christ’s centennial celebration with 2 days of events commemorating 100 years of tireless work and dedication. The speakers for the event included Brothers Michael S. Robert, Mansel Long, and Stanley Hubbard, many of whom who have been longstanding members of the church. I am proud to be able to honor the High Street Church here on the U.S. Senate floor and to let the congregants of this church know that they have my support and good wishes.

In is written, “Upon this rock I will build my church.” High Street Church of the church has proven to be a rock—a pillar of the local community in North-west Alabama—since its inception in 1918. High Street Church has been a trailblazer as one of the first minority congregations in north Alabama. Under the current leadership of Brothers Eddie Goodloe, William Long, Roderick Metcalfe, and Thomas Sledge, the church’s good work continues.

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positive impact on Tusculum and Alabama for years to come.

PRESIDENTIAL MESSAGE

NOTIFICATION OF THE PRESIDENT'S INTENT TO ENTER INTO A TRADE AGREEMENT REGARDING TARIFF BARRIERS WITH JAPAN—PM 29

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States which was referred to the Committee on Finance:

To the Congress of the United States:

On October 16, 2018, my Administration notified the Congress that I intended to initiate trade negotiations with Japan on a United States-Japan Trade Agreement. As stated in that notification and subsequent consultations with the Congress, my Administration proposed pursuing negotiations with Japan in stages. I am pleased to report that my Administration has reached an initial agreement regarding tariff barriers (the “agreement”) with Japan and I intend to enter into the agreement in the coming weeks.

Accordingly, pursuant to section 190(a)(2) of the Bipartisan Congressional Trade Priorities and Accountability Act of 2015 (Public Law 114-26, Title I) (the “Act”), I hereby notify the Congress that I intend to enter into a trade agreement regarding tariff barriers with Japan under section 190(a) of the Act.

In addition, I also will be entering into an Executive Agreement with Japan regarding digital trade.

My Administration looks forward to continued collaboration with the Congress on further negotiations with Japan to achieve a comprehensive trade agreement that results in more fair and reciprocal trade between the United States and Japan.

DONALD J. TRUMP.


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-2558. A communication from the Director of the Regulatory Review Group, Commodity Credit Corporation, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Agriculture Risk Coverage and Price Loss Coverage Programs” (RIN0560-AH15) received in the Office of the President on September 11, 2019; to the Committee on Agriculture, Nutrition, and Forestry.

EC-2559. A communication from the Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Marketing Order Regulating the Handling of Kaffir Lime Produced in the Far West, Increased Assessment Rate” (7 CFR Part 985) (Docket No. AMS-SC-19-0026) received in the Office of the President on September 12, 2019; to the Committee on Agriculture, Nutrition, and Forestry.

EC-2560. A communication from the Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Preservation of Good, Safe Food” (7 CFR Part 75) (Docket No. AMS-0122–18–0073 FR) received in the Office of the President on September 12, 2019; to the Committee on Agriculture, Nutrition, and Forestry.

EC-2561. A communication from the Chief of the Air Force, Department of the Army, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “The Army Privacy Program” (RIN0970–AB68) (32 CFR Part 585) received in the Office of the President of the Senate on September 12, 2019; to the Committee on Armed Services.

EC-2562. A communication from the Alternate Federal Register Liaison Officer, Office of the Secretary, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “Civilian Health, and Medical Program of the Department of Veterans Affairs” (RIN0400–AN62) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Armed Services.

EC-2563. A communication from the Secretary of the Treasury, transmitting, pursuant to law, the report of a rule entitled “The Army Privacy Protection Act” (RIN0790–A440) received in the Office of the President of the Senate on September 12, 2019; to the Committee on Armed Services.

EC-2564. A communication from the Secretary of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Civilian Health, and Medical Program of the Department of Veterans Affairs” (RIN0790–A440) received in the Office of the President of the Senate on September 12, 2019; to the Committee on Armed Services.

EC-2565. A communication from the Secretary of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Civilian Health, and Medical Program of the Department of Veterans Affairs” (RIN0790–A440) received in the Office of the President of the Senate on September 12, 2019; to the Committee on Armed Services.

EC-2566. A communication from the Secretary of Energy, transmitting, pursuant to law, a report entitled “Methane Hydrate Program”; to the Committee on Energy and Natural Resources.

EC-2567. 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; California; South Coast Air Quality Management District; Stationary Source Permits” (FRL No. 9997–16–Region 9) received in the Office of the President on September 11, 2019; to the Committee on Environment and Public Works.

EC-2568. 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; Ohio; Revisions to NOX SIP Call and CAIR Rules” (FRL No. 9999–47–Region 5) received in the Office of the President on September 11, 2019; to the Committee on Environment and Public Works.

EC-2569. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Findings of Failure to Submit State Implementation Plans Required for Attainment of the 2010 1-Hour Primary Sulfur Dioxide (SO2) National Ambient Air Quality Standard (NAAQS)” (FRL No. 9999–85–OAR) received in the Office of the President on September 11, 2019; to the Committee on Environment and Public Works.

EC-2570. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Relaxation of the Federal Reid Vapor Pressure (RVP) Gasoline Standard for the Atlanta RVP Area” (FRL No. 9999–67–OAR) received in the Office of the President on September 11, 2019; to the Committee on Environment and Public Works.

EC-2571. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Standards of Performance for Stationary Combustion Engines; Withdrawal of Direct Final Rule” (FRL No. 9999–86–OAR) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Environment and Public Works.

EC-2572. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Revenue Procedure Providing Guidance for Making Late Elec- tronic Filing of and Certain Provisions of Section 168(k) of the Internal Revenue Code” (Rev. Proc. 2019–33) received in the Office of the President of the Senate on September 10, 2019; to the Committee on Finance.

EC-2573. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Method Change for Accrued Accommodation Expenses for Foreign Employees under Section 36(c) of the Arms Export Control Act” (Rev. Proc. 2019–37) received in the Office of the President of the Senate on September 10, 2019; to the Committee on Finance.

EC-2574. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Examination of Returns and Claims for Refund, Credit, or Allowance; Determinations” (Rev. Proc. 2019–36) received in the Office of the President of the Senate on September 10, 2019; to the Committee on Finance.

EC-2575. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to section 36(c) of the Arms Export Control Act, the certification of a proposed license for the export of firearms parts and components abroad controlled under Category I of the U.S. Munitions Lists of M1A4 upgrade kits to Thailand in the amount of $1,000,000 or more (Transmittal No. DDT/19–008); to the Committee on Foreign Relations.

EC-2576. A communication from the Acting Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, a report entitled “Preclinical Systems; Redefinition of Certain Appropriated Fund Federal Wage System Wage Areas” (RIN3206– AN56) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Homeland Security and Governmental Affairs.


EC–2580. A communication from the Senior Policy Analyst, Department of the Army, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “Army Cemeteries” (RIN 0702–AA80) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Veterans’ Affairs.

EC–2581. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relating to a vacancy for the position of Administrator, National Highway Traffic Safety Administration, Department of Transportation, received in the Office of the President of the Senate on September 12, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2582. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pollack in Statistical Area 630 in the Gulf of Alaska” (RIN 0648–XG884) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2583. A communication from the Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Northeastern United States; Northeast Multispecies Fishery; Gulf of Maine Cod and Witch Flounder Trip Limit Increases for the Common Pool Fishery” (RIN 0648–XG837) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2584. A communication from the Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 630 in the Gulf of Alaska” (RIN 0648–XG884) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2585. A communication from the Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 630 in the Gulf of Alaska” (RIN 0648–XG884) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2586. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 630 in the Gulf of Alaska” (RIN 0648–XG884) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2587. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Coastal Migratory Pelagic Resources of the Gulf of Mexico and Atlantic Region; 2018–2019 Commercial Atlantic Bluefin Tuna Fishery” (RIN 0648–XG885) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2588. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; 2019 Commercial Atlantic Coastal Migratory Pelagic Resources of the South Atlantic” (RIN 0648–XG886) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2589. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; 2018 Commercial Atlantic Coastal Migratory Pelagic Resources of the South Atlantic Golden Tilefish Hook-and-Line Component” (RIN 0648–XG810) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2590. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Atlantic Highly Migratory Species; Coastal Aggregated Large Coastal Shark and Hammerhead Shark Management Group Retention Limit Adjustment” (RIN 0648–XG821) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2591. A communication from the Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Catcher Vessels Less Than 60 Feet (18.3 Meters) Length Overall Using Jig or Hook-and-Line Gear in the Bogoslof Pacific Cod Exemption Area in the Bering Sea and Aleutian Islands Management Area” (RIN 0648–XG850) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2592. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries Off West Coast States; Modifications of the West Coast Recreational and Commercial Salmon Fisheries; Ins Season Actions #1 through #5” (RIN 0648–XG904) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2593. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Salmon and Pacific Halibut” (RIN 0648–XG905) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2594. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries Off West Coast States; Modifications of the West Coast Recreational and Commercial Salmon Fisheries; Ins Season Actions #6 through #9” (RIN 0648–XG906) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

EC–2595. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Atlantic Highly Migratory Species; Atlantic Bluefin Tuna Fishery; General Category Fishery” (RIN 0648–XG787) received in the Office of the President of the Senate on September 11, 2019; to the Committee on Commerce, Science, and Transportation.

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. HOEVEN, Mr. MURPHY, Mr. BENNET, Mr. BRAUN, and Ms. SMITH:

S. 2479. A bill to provide clarification regarding the common or usual name for bisex and compliance with section 403 of the Federal Food, Drug, and Cosmetic Act, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. WYDEN (for himself, Mr. CRUZ, Mr. CRAPO, Mr. MEEKLEY, Mr. RISCH, Mr. BENNET, and Mr. GARDNER):

S. 2480. A bill to amend title 31, United States Code, to reauthorize in lieu of taxes program through fiscal year 2029; to the Committee on Energy and Natural Resources.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Mr. COONS (for himself, Mr. CASSEY, Mrs. OLSEN, Mr. MARKEY, Mr. MURPHY, Mr. Kaine, Mr. MARKKYY, Mr. MURPHY, Ms. KLOUCHAR, Mrs. MURRAY, Mr. WHITKHOUSE, Mr. CARPER, Mrs. HASSAN, Mr. MANCHIN, Mr. CAMP, Ms. COLLINS, Mr. CARDIN, Mr. COTTON, Mr. KING, Ms. HIRON, Ms. DUCKWORTH, Mr. VAN HOLLEN, Ms. CORTEZ-Masto, Ms. ROSEN, Mr. DUBEN, Mr. SANDERS, Mr. HAWLEY, Mr. BENNET, and Mr. ROBERTS):

S. Con. Res. 25. A concurrent resolution recognizing September 11, 2019, as a “National Day of Service and Remembrance”; considered and agreed to.

ADDITIONAL COSPONSORS

S. 229

At the request of Mr. Udall, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 229, a bill to provide advance appropriations authority for certain accounts of the Bureau of Indian Affairs Bureau of Indian Education of the Department of the Interior and the Indian Health Service of the Department of Health and Human Services, and for other purposes.

S. 286

At the request of Mr. Barrasso, the name of the Senator from Alaska (Ms. MURKOWSKI) was added as a cosponsor of S. 286, a bill to amend title XVIII of the Social Security Act to provide for the coverage of marriage and family
therapist services and mental health counselor services under part B of the Medicare program, and for other purposes.

S. 477

At the request of Mr. MENENDEZ, the names of the Senator from California (Ms. HARRIS) and the Senator from Vermont (Mr. BARRASSO) were added as cosponsors of S. 427, a bill to amend the Public Health Service Act to enhance activities of the National Institutes of Health with respect to research on autism spectrum disorder and enhance programs relating to autism, and for other purposes.

S. 431

At the request of Ms. COLLINS, the name of the Senator from New Mexico (Mr. HINICH) was added as a cosponsor of S. 433, a bill to amend title XVIII of the Social Security Act to improve home health payment reforms under the Medicare program.

S. 521

At the request of Mr. BROWN, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 521, a bill to amend title II of the Social Security Act to repeal the Government pension offset and windfall elimination provisions.

S. 554

At the request of Mr. Udall, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 534, a bill to direct the Secretary of Veterans Affairs to take actions necessary to ensure that certain individuals may update the burn pit registry with the cause of death of a registered individual, and for other purposes.

S. 638

At the request of Mr. CARPER, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 638, a bill to require the Administrator of the Environmental Protection Agency to designate per- and polyfluoroalkyl substances as hazardous substances under the Comprehensive Environmental Response, Compensation, Liability Act of 1980, and for other purposes.

S. 807

At the request of Ms. ERNST, the name of the Senator from Indiana (Mr. BRAUN) was added as a cosponsor of S. 807, a bill to require recipients of Federal funds to disclose information relating to programs, projects, or activities carried out using the Federal funds.

S. 879

At the request of Mr. VAN HOLLEN, the name of the Senator from Oregon (Mr. MERKLEY) was added as a cosponsor of S. 879, a bill to provide a process for granting lawful permanent resident status to aliens from certain countries who meet specified eligibility requirements, and for other purposes.

S. 897

At the request of Mr. GRASSLEY, the name of the Senator from Louisiana (Mr. CASSIDY) was added as a cosponsor of S. 887, a bill to revise counseling requirements for certain borrowers of student loans, and for other purposes.

S. 898

At the request of Mr. GRASSLEY, the name of the Senator from Louisiana (Mr. CASSIDY) was added as a cosponsor of S. 888, a bill to require a standard financial aid offer form, and for other purposes.

S. 948

At the request of Mr. COONS, his name was added as a cosponsor of S. 948, a bill to provide incentives to physicians to practice in rural and medically underserved communities, and for other purposes.

S. 1007

At the request of Mr. CRAPO, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 1007, a bill to amend the Horse Protection Act to designate additional unlawful acts under the Act, strengthen penalties for violations of the Act, improve Department of Agriculture enforcement of the Act, and for other purposes.

S. 1200

At the request of Mr. MERKLEY, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 1200, a bill to create protections for depository institutions that provide financial services to cannabis-related legitimate businesses and service providers for such businesses, and for other purposes.

S. 1299

At the request of Mr. MERKLEY, the names of the Senator from Wisconsin (Ms. BALDWIN) and the Senator from Tennessee (Mrs. BLACKBURN) were added as cosponsors of S. 1399, a bill to amend title VIII of the Public Health Services Act to revise and extend nursing workforce development programs.

S. 1727

At the request of Mr. COONS, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 1727, a bill to establish the Partnership Fund for Peace to promote joint economic development and finance ventures between Palestinian entrepreneurs and companies and those in the United States and Israel to improve cooperation and people-to-people peacebuilding programs, and to further shared community building, peaceful coexistence, dialogue, and reconciliation between Israelis and Palestinians.

S. 1786

At the request of Mr. GRAHAM, the name of the Senator from North Carolina (Mr. TILLIS) was added as a cosponsor of S. 1788, a bill to amend chapter 44 of title 18, United States Code, to enhance penalties for theft of a firearm from a Federal firearms licensee.

S. 1817

At the request of Mr. BROWN, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 1817, a bill to amend the Richard B. Russell National School Lunch Act to improve nutritional and other program requirements relating to purchases of locally produced food.

S. 1838

At the request of Mr. RUBIO, the names of the Senator from Virginia (Mr. WARNER) and the Senator from Oregon (Mr. MERKLEY) were added as cosponsors of S. 1838, a bill to amend the Hong Kong Policy Act of 1992, and for other purposes.

S. 1913

At the request of Mr. BOOZMAN, the names of the Senator from Oregon (Mr. MERKLEY) and the Senator from New Jersey (Mr. MENENDEZ) were added as cosponsors of S. 1918, a bill to amend the Richard B. Russell National School Lunch Act to require alternative options for summer food service program delivery.

S. 2023

At the request of Mr. MORAN, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 2022, a bill to amend title XVIII of the Social Security Act for improvements to the specially adapted housing program of the Department of Veterans Affairs, and for other purposes.

S. 2054

At the request of Mr. CORNYN, the name of the Senator from Arkansas (Mr. BOOZMAN) was added as a cosponsor of S. 2024, a bill to amend the Higher Education Act of 1965 to improve the American History for Freedom grant program.

S. 2064

At the request of Mr. MARKEY, the names of the Senator from Delaware (Mr. COONS), the Senator from Minnesota (Ms. KLOBUCHAR) and the Senator from Arizona (Ms. SINEMA) were added as cosponsors of S. 2054, a bill to posthumously award the Congressional Gold Medal, collectively, to Glen Doherty, Tyrone Woods, J. Christopher Stevens, and Sean Smith, in recognition of their contributions to the Nation.

S. 2118

At the request of Mr. COTTON, the names of the Senator from Alaska (Mr. SULLIVAN) and the Senator from West Virginia (Mr. MANCHIN) were added as cosponsors of S. 2118, a bill to prohibit United States persons from dealing in certain information and communications technology or services from foreign adversaries and to require the approval of Congress to terminate certain export controls in effect with respect to Huawei Technologies Co. Ltd., and for other purposes.

S. 2258
At the request of Ms. Hirono, the names of the Senator from Delaware (Mr. Coons) and the Senator from California (Ms. Harris) were added as cosponsors of S. 2281, a bill to amend title 11 of the United States Code, to provide the voluntary collection of demographic information for patent applications, and for other purposes.

S. 2412

At the request of Mr. Tester, the names of the Senator from Alaska (Ms. Murkowski) and the Senator from New Hampshire (Mrs. Shaheen) were added as cosponsors of S. 2412, a bill to amend title XVIII of the Social Security Act to provide coverage of addiction counselor services under part B of the Medicare program.

S. 2434

At the request of Mr. Peters, the names of the Senator from Nevada (Ms. Cortez Masto), the Senator from Missouri (Mr. Blunt), the Senator from California (Ms. Harris) and the Senator from Michigan (Ms. Stabenow) were added as cosponsors of S. 2434, a bill to establish the National Criminal Justice Commission.

S. 2469

At the request of Mr. Udall, the names of the Senator from Hawaii (Ms. Hirono), the Senator from Colorado (Mr. Bennet) and the Senator from Connecticut (Mr. Murphy) were added as cosponsors of S. 2469, a bill to amend title 49, United States Code, to require the use of advanced leak detection technology for pipelines, and for other purposes.

S. 2478

At the request of Mr. Menendez, the names of the Senator from Vermont (Ms. Sanders) and the Senator from Delaware (Mr. Coons) were added as cosponsors of S. 2478, a bill to designate the Bahamas under section 244 of the Immigration and Nationality Act to provide temporary protected status to eligible nationals of the Bahamas.

S. CON. RES. 25

Whereas, on September 11, 2001, the United States endured a violent terrorist attack leading to the tragic deaths and injuries of thousands of United States citizens and other citizens from more than 90 different nations and territories;

Whereas, in response to the attacks of September 11, 2001;

Whereas, since Congress and the President provided for Federal recognition of September 11 as a "National Day of Service and Remembrance" (commonly referred to as "9·11 Day"), millions of people in the United States observe the attacks by participating in a wide range of service activities and private forms of prayer and remembrance: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress—

(1) recognizes, commends, and honors the selfless dedication to fellow citizens displayed throughout the highest responder and other citizens in New York, Washington, DC, and Shanksville, Pennsylvania;

(2) calls upon the Members of the Senate and the House of Representatives and all people of the United States to observe September 11, 2019, as a "National Day of Service and Remembrance", with appropriate and personal expressions of service and reflection, which can include performing good deeds, displaying the United States flag, attending memorial and remembrance services, and engaging in community service or other charitable activities—

(A) in honor of the people who lost their lives or were injured in the attacks of September 11, 2001; and

(B) in tribute to the people who rose to service—

(i) to come to the aid of the people in need; and

(ii) in defense of the United States; and

(3) urges all people of the United States to continue to live their lives throughout the year with the same spirit of unity, service, and compassion that was exhibited throughout the United States following the terrorist attacks of September 11, 2001.

The PRESIDING OFFICER. The clerk will report the concurrent resolution by title.

The senior assistant legislative clerk read as follows:

A concurrent resolution (S. Con. Res. 25) recognizing September 11, 2019, as a "National Day of Service and Remembrance."

There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. McConnell. I further ask that the concurrent resolution be agreed to, the preamble be agreed to, and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The concurrent resolution (S. Con. Res. 25) was agreed to.

(The concurrent resolution, with its preamble, is printed in today's Record under "Submitted Resolutions.")
ORDERS FOR TUESDAY, SEPTEMBER 17, 2019

Mr. MCCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m., Tuesday, September 17; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be laid before the Senate, and 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 Rakolta nomination under the previous order; finally, I ask unanimous consent that the Senate recess following the cloture vote on the Howery nomination until 2:15 p.m. to allow for weekly conference meetings.

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

ORDER FOR ADJOURNMENT

Mr. MCCONNELL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that following the remarks sent that it stand adjourned under the previous order, following the remarks of Senator WHITEHOUSE.

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

The Senator from Rhode Island is recognized.

CLIMATE CHANGE

Mr. WHITEHOUSE. Mr. President, I am here today on the Senate floor for “Time to Wake Up” speech No. 253.

If you felt like the heat this summer was particularly brutal, you were not imagining things. July was the hottest month ever recorded, according to NOAA. The Secretary General of the World Meteorological Organization noted that rewritten climate history, with dozens of new temperature records at the local, national and global level.

NOAA says 2019 is on track to tie for the first 6 months of this year, over 90 percent of the area of the ocean was warmer than normal. The true culprit of global warming is our fossil fuel combustion in 2016—meaning tons more of carbon dioxide, causing more climate change. Researchers estimate the Arctic fires have released more than 180 million tons of CO₂. For comparison, my home State of Rhode Island was responsible for around 9.75 million tons of carbon dioxide through our fossil fuel combustion in 2016—roughly 20 times as much, just from these fires.

NASA scientists are also tracing soot from these fires. The soot absorbs sunlight and warms the atmosphere, and when the soot settles and covers Arctic ice, it absorbs more sunlight and speeds up the melting and the warming. Once these forces are set in motion, the vicious cycle of warmer temperatures, wildfires, ice melt, and then ever warmer temperature is hard to break.

Far from the Arctic, fires rage in another iconic ecosystem: the Amazon. So far this year, the Amazon region has seen over 40,000 fires. Unlike the Arctic, our changing climate is less to blame for the devastation than humans. Again, natural forest fires in the Amazon are rare, but warmer and dryer conditions under climate change do make the fires larger and longer lasting than in the past. The true culprit in Brazil is manmade deforestation, accelerating under the new Brazilian President. Enforcement against illegal logging and clearing has declined. In the first 6 months of this year, over 1.300 square miles of Amazon forest were destroyed in Brazil, sometimes at a rate of more than three football fields’ worth of forest per minute.

The Journal Science Advances warns that deforestation in the Amazon is to a threshold where the rainforest will undergo irreversible changes. Without the healthy forests of the Amazon, the world will lose one of its most important terrestrial carbon sinks—areas that naturally absorb carbon from our atmosphere. The Amazon provides 20 percent of the world’s annual oxygen, and its 2015 study published in Nature shows that the amount of carbon dioxide the Amazon absorbs is already falling, has fallen since the 1990s by nearly one-third.

In Brazil, the air has gotten so thick with smoke that in Porto Velho, a city in the upper Amazon basin, over 400 children landed in a local hospital with respiratory problems in the first 3 weeks of August. Public health officials warned that the problem was unprecedented. A pediatrician in Porto Velho said: “Every year we have some fires and issues with smoke, but this was the worst year of them all.”

The tragedy in Brazil is reminiscent of the fires burned in Southeast Asia to make way for palm oil plantations. Sumatra, Borneo, and parts of Malaysia saw over 70 percent of their peat forest lost to manmade deforestation. In Indonesia, nearly 100,000 acres burned in just the first 5 months of this August.

I am from the Ocean State. Wildfires, of course, don’t burn in the ocean, but unprecedented heat waves are surging through our seas, laying waste to coral reefs in much the way wildfires ravage forests. The harm to the Amazon rainforests and to the Arctic steppes from wildfire finds an aquatic echo in the death of the Great Barrier Reef and reefs all over the world from climate-driven, unprecedented ocean heat waves.

Our willful blindness to these obvious calamities playing out on God’s Earth, which are largely due to malign influence from the fossil fuel industry and its great armada of front groups it uses to do its dirty business, needs to stop. The willful blindness has to come to an end. From the Equator to the Arctic, an Earth aflame will have life-or-death consequences for generations to come.

Even our news media are turning their back on the objective facts. As these fires raged, Media Matters chronicled that not one—not one—of the five influential Sunday news shows covered them. They are basically political gossip shows. Indeed, Media Matters showed cable news devoted to wildfires in the Amazon only 7 percent of the time they devoted to the Notre Dame Cathedral fire. In other speeches, I pointed out how the royal baby has swamped climate coverage in our pathetic media.

As fires in Indonesia or Brazilian rain forests or Arctic tundra, the costs of the corporate greed and paid-for political ignorance that are stopping us
from acting are on full display. Our planet suffers as a consequence. We avert our eyes in the pursuit of cheap fossil fuel. But nothing comes without a cost, and our debt is coming due. Pope Francis drove home this point in a recent Sunday address, saying: “We have caused a climate emergency that gravely threatens nature and life itself, including our own.”

Our world is on fire. I am sorry to quarrel with Billy Joel, but this time, we did start the fire. If that can’t get the attention of my colleagues in Congress, I do not know what can. We must wake up.

I yield the floor.

ADJOURNMENT UNTIL 10 A.M. TOMORROW

The PRESIDING OFFICER. The Senate is adjourned until 10 a.m.

Thereupon, the Senate, at 6:22 p.m., adjourned until Tuesday, September 17, 2019, at 10 a.m.
**EXTENSIONS OF REMARKS**

**NATIONAL HISPANIC HERITAGE MONTH**

**HON. PETER J. VISCLOSKY**

**OF INDIANA**

**IN THE HOUSE OF REPRESENTATIVES**

**Monday, September 16, 2019**

Mr. VISCLOSKY. Madam Speaker, it is with great respect and sincere admiration that I rise to celebrate National Hispanic Heritage Month and its 2019 theme, Hispanic Americans: A History of Serving Our Nation. From September 15, 2019, through October 15, 2019, in honor of Hispanic Heritage Month, the people of the United States will once again celebrate the cultures and traditions and reflect on the many exceptional contributions our Hispanic brothers and sisters have made throughout our country’s history.

Hispanic Heritage Month, which begins each year on September 15, recognizes the anniversaries of the independence of five Latin American countries: Costa Rica, El Salvador, Guatemala, Honduras, and Nicaragua. Mexico and Chile observe their independence days on September 16 and September 18, respectively. Since its inception as National Hispanic Heritage Week in 1968, which later became National Hispanic Heritage Month in 1988, Americans have taken this time to not only honor the rich culture and traditions of Hispanic Americans, but also to reflect on the steadfast impact Hispanic Americans have had within their communities and throughout our nation. The diligent efforts of generations of Hispanic Americans have resulted in a better America.

America’s success is reliant upon the rich heritage and cultural diversity of its people. Hispanic Heritage Month celebrates the many Hispanic leaders and members of our communities who have added to the prosperity of the United States in every facet of our society.

Madam Speaker, at this time, I ask you and my other distinguished colleagues to once again join me in recognizing Hispanic Heritage Month. Throughout America’s history, present, and future, the Hispanic community has played and will continue to play a vital role in enriching the quality of life for the people of the United States and, for their remarkable contributions, they are worthy of our deepest respect and gratitude.

**IN RECOGNITION OF CHIEF WARRANT OFFICER 5 FREDERICK J. CAZZOLA’S INDUCTION INTO THE U.S. ARMY ORDNANCE CORPS HALL OF FAME**

**HON. MIKE GALLAGHER**

**OF WISCONSIN**

**IN THE HOUSE OF REPRESENTATIVES**

**Monday, September 16, 2019**

Mr. GALLAGHER. Madam Speaker, today I rise to recognize the dedicated years of service and incredible achievements of Kaukauna resident, Chief Warrant Officer 5 Frederick J. Cazzola.

Mr. Cazzola joined the United States Army Reserve in May 1970. He attended Basic Training at Fort Knox, Kentucky, and progressed to Advanced Individual Training as an Ammunition Specialist assigned to the 39th Ordnance Company at Redstone Arsenal, Alabama.

After 13 years of service, then Staff Sergeant Cazzola was promoted to Warrant Officer 1 and assigned to the 2nd Ammunition Platoon. Warrant Officer Cazzola’s outstanding performance and execution of his duties earned him placement in the Active Guard Reserve Program in 1992.

Chief Warrant Officer Cazzola continued to excel through the ranks during his service, eventually earning the rank of Chief Warrant Officer 5. From 1995 to 2002, CW5 Cazzola served as a Support Maintenance Technician and the Ammunition Technician at a Regional Training Site. His commitment to serve was clear as he took on additional responsibilities in his role as Accountability Officer and Facility Manager.

CW5 Cazzola retired from the United States Army in February 2007 after a career of distinguished service. CW5 Cazzola was proudly inducted into the U.S. Army Ordnance Corps Hall of Fame as part of the 2019 Class of Contemporary Inductees. Induction into the U.S. Army Ordnance Corps Hall of Fame is a true honor and is reserved only for service members who go above and beyond their call of duty. It recognizes significant contributions made to the Ordnance Mission of the Army.

CW5 Cazzola’s numerous years of selfless service to this country are truly inspiring. Madam Speaker, I urge all my colleagues to join me in thanking CW5 Cazzola for his service and congratulating him on his induction into the U.S. Army Ordnance Corps Hall of Fame.

**IN RECOGNITION OF THE ORANGE COUNTY HISTORICAL SOCIETY CENTENNIAL CELEBRATION**

**HON. J. LUIS CORREA**

**OF CALIFORNIA**

**IN THE HOUSE OF REPRESENTATIVES**

**Monday, September 16, 2019**

Mr. CORREA. Madam Speaker, I rise today in celebration of the Orange County Historical Society’s 100th year of historical preservation. The County of Orange in Southern California was officially formed on August 1, 1889. Thirty years later, on May 28, 1919, the Orange County Historical Society was founded to collect and preserve all materials relating to the history of Orange County.

The founding directors were prominent civic leaders: Samuel Armor, one of the County’s first supervisors; H. Clay Kellogg, a civil engineer; Charles C. Chapman, citrus pioneer and philanthropist; and Samuel M. Davis, lawyer and former O.C. District Attorney.

The Society assisted with the interpretation of archaeological sites, planned rancho-style fiestas, organized parades and all manner of activities that involved or reflected local history. They even successfully petitioned the federal government to rename Sugarloaf Peak in the Santa Ana Mountains as Pleasants Peak, in honor of pioneer and Society member “Judge” J.E. Pleasants.

The Society has encapsulated Orange County’s history through many landmark books and distinguished publications, including the Orange County History Series, the Centennial Bibliography of Orange County (1989), and the Orange Countiana, a journal that features articles written by many of Orange County’s finest historians.

The Society has collaborated with local universities, such as California State University of Fullerton and Chapman University, to host historical conferences, workshops, tours of historic sites, and banquets honoring local pioneers. One especially popular event is the OC History Round-Up, a gathering where history comes alive through storytelling, music, and reenactments of some of Orange County’s iconic historical figures.

The Society has hosted hundreds of diverse speakers who have played significant roles in Orange County’s history. Additionally, the group recognizes outstanding work by historians with its Terry E. Stephenson Award and, for student historians, the Friis Pioneer Press Award.

The Orange County Historical Society will mark its Centennial with a celebratory gala on September 14, 2019. Please join me in congratulating the Society and its members for reaching this important milestone and for their tireless work bringing together families, residents, and historians to discover and explore Orange County’s rich history.

**TRIBUTE TO LOUIS MILLER FOR HIS SERVICE TO THE HOUSE**

**HON. ANTHONY G. BROWN**

**OF MARYLAND**

**IN THE HOUSE OF REPRESENTATIVES**

**Monday, September 16, 2019**

Mr. BROWN of Maryland. Madam Speaker, I ask my colleagues to join me in recognizing Louis Miller of District Heights, MD on his retirement on September 30, 2019 after more than 31 years of service to the United States House of Representatives.

During Lou’s tenure of 31 years, he has worked for the House Catering Office, the Office of the Clerk and the Office of the Chief Administrative Officer (CAO). He is retiring as a Purchasing Agent for the Office of Acquisitions Management within the CAO.

Lou began his House career in 1986 to 1990 as an employee of the House Catering Office. He left the Hill a couple years and returned in 1992 as a Helper with the Department of Furnishings for the Office of the Clerk.
Boys and Girls Club of Greater Santa Rosa

The Boys and Girls Club of Greater Santa Rosa and adults.

HON. MIKE THOMPSON
OF CALIFORNIA

Mr. THOMPSON of California. Madam Speaker, I rise today to honor the Boys and Girls Club of Greater Santa Rosa on the occasion of its 70th Anniversary.

The Boys and Girls Club of Greater Santa Rosa opened its doors in 1949 with the generous support of local leaders who donated their time and resources to establish a safe place for children to go during the after-school hours. Since then, the club has provided boys and girls with a place to learn, play, develop academic skills, and engage in physical activity. They satisfy the age-old desire of young people to have a "club" of their own. Staffed by full-time and part-time Youth Development Professionals, and supplemented by passionate and caring volunteers, the club is open more than 250 days per year.

One major tenet of the Boys & Girls Club of Greater Santa Rosa is diversity. They strive to reflect the makeup of our community and serve boys and girls of all races, religions, and cultures. The programs and activities are conducted in the warm, friendly atmosphere of facilities specifically designed for youth. The Club is open to all members at any time during hours of operation and offers varied and diversified programs that recognize and respond to the collective and individual needs of girls and boys. The Club is guidance-oriented and emphasizes values inherent in the relationships between young people, their peers, and adults.

Madam Speaker, for seventy years, the Boys and Girls Club of Greater Santa Rosa has provided a safe, fun place for children to learn and play. It is therefore fitting and proper that we honor its 70th anniversary here today.

TRIBUTE TO DR. ALFONSO "CHICO" CHISCANO

HON. JOAQUIN CASTRO
OF TEXAS

Mr. CASTRO of Texas. Madam Speaker, I rise today in honor of Dr. Alfonso "Chico" Chiscano who passed away Tuesday, August 27, 2019. A pillar of the San Antonio community, Dr. Chiscano dedicated his life to helping others and preserving our community's history. He is survived by his wife of 51 years, Mary Alice; his daughters, Kristie and Carina; sons, Steve and Todd; and eight grandchildren.

Dr. Alfonso "Chico" Chiscano was born on July 22, 1938 in Santa Cruz de Tenerife, part of Spain's Canary Islands. At an early age he demonstrated a keen interest in medicine and community involvement. He attended medical school in Barcelona, Spain where he earned high marks, later completing his General Surgery Residency at Wayne State University in Detroit, Michigan. He soon rose to prominence and became one of San Antonio's top cardiothoracic surgeons. During his medical career, he performed countless surgical operations and assisted in saving more than 6,000 lives. He was also the first to perform open-heart surgery on the Canary Islands.

Dr. Chiscano is well-known in San Antonio as a person who committed his life to civic engagement. He worked tirelessly as a Cultural Ambassador for San Antonio, connecting his native Canary Islands through business and cultural ties. He also worked on numerous historical preservation initiatives. Dr. Chiscano was named "The Father of the Tricentennial," celebrating the city's 300-year history.

Madam Speaker, I am proud to have known such a remarkable individual who defined what it means to live in the service of others. Throughout his life, he inspired all who encountered him. The entire San Antonio community mourns this tremendous loss. I know his legacy and memory will live on in every single life he changed.

IN RECOGNITION OF THE RETIREMENT OF PATTY KLEINKECHT

HON. DORIS O. MATSUI
OF CALIFORNIA

Ms. MATSUI. Madam Speaker, today I rise to honor the fourteen years of service Patty Kleinknecht has provided to the residents and businesses of Sacramento’s River District. Patty Kleinknecht has not only been an integral piece of the River District’s development, but an impactful force throughout Sacramento. Today, I ask my colleagues to stand with me in celebration of her retirement and her exceptional legacy as an advocate for the River District’s revitalization.

Patty graduated with a bachelor’s degree from Texas Tech University. Prior to joining the River District, Patty gained valuable experience in commercial real estate management and retail management serving as general manager for the Central Dallas Association for 12 years, and Property Manager for Colliers Texas Management and Pegasus Real Estate Management, Inc. She has over 25 years of public district management experience in the exciting cities of Sacramento and Dallas, Texas.

The River District, situated at the confluence of the American and Sacramento rivers, is centrally located in Sacramento and houses important business and organizations to the region such as Loaves and Fishes, the Powerhouse Science Center, and the residential development Township Nine. Through her tireless leadership, Patty has led the development and expansion of the River District, creating the ground work for it’s exciting future expansion. One of her greatest legacies will be her work in advancing the Powerhouse Science Center, formerly a PG&E plant along the Sacramento River. She helped it become a future site of education and exploration for Sacramentans and visitors alike. Patty’s leadership ensured the River District became an anchor in our community and a testament to Sacramento’s potential. Her work will always be remembered as the District continues to blossom over the coming years.

Madam Speaker, I am proud to honor Patty Kleinknecht’s successful career and her role as a visionary for the River District. Patty is a true Sacramento treasure and a leader in our community. I ask all my colleagues to join me in wishing her the best in her retirement.

IN RECOGNITION OF AMERICAN LEGION POST 117 ELEFSON-ZEUSKE’S 100TH ANNIVERSARY

HON. MIKE GALLAGHER
OF WISCONSIN

Mr. GALLAGHER. Madam Speaker, I rise today to honor American Legion Post 117 Elefson-Zeuske as its members celebrate the 100th anniversary of their charter in Shawano, Wisconsin.

Post 117 was chartered on November 1, 1919 in the name of Edwin Elefson as a patriotic veterans organization dedicated to supporting America’s service members and veterans. A member of the 322nd Red Arrow Division, Elefson was killed in action on September 14, 1918 in France. He is memorialized at the Oise-Aisne American Cemetery.

The Post held its first meeting on November 17, 1919 shortly after 30 members signed the original charter. In 1942, the Post changed its name to Elefson-Zeuske in honor of Wilmer Zeuske. A Sergeant in the US Army, Wilmer Zeuske was killed in action during World War II.

For 100 years, the Post has been an active member of the greater Shawano community by sponsoring numerous activities with the goal of improving the community, state, and nation. The members work hard to improve youth leadership through school programs, Boy Scout programs, and American Legion baseball.

The Post has helped develop statewide veteran programs to ensure that veterans are cared for when they return home from service. The members of Elefson-Zeuske truly embody...
the qualities of patriotism and selfless service to this country.

Madam Speaker, I urge all members of this body to join me in thanking Post 117 for its support of veterans, students, and the Shawano community.

**INTRODUCTION OF THE TRANSNATIONAL REPRESSION ACCOUNTABILITY AND PREVENTION ACT OF 2019 (TRAP ACT)**

**HON. ALCEE L. HASTINGS**
**OF FLORIDA**
**IN THE HOUSE OF REPRESENTATIVES**
**Monday, September 16, 2019**

Mr. HASTINGS. Madam Speaker, as Chairman of the U.S. Helsinki Commission—a congressional watchdog for human rights and democracy in Europe and Eurasia—I am frequently reminded of the new opportunities that technology and globalization present for human rights defenders around the globe. For those struggling to defend their liberty and human dignity, our interconnected world brings with it the promise of sharing information, coordinating action, and demonstrating solidarity across thousands of miles in fractions of a second. It means that truth is more capable of piercing the veil of enforced ignorance erected by today’s most repressive states. Technology also further empowers dissidents in exile to connect with, and influence the foot soldiers of freedom who march on in their homelands.

But with these new openings for liberty come new approaches to repression. Authoritarian and autocratic regimes are appropriating agile, 21st century technology to prop up sclerotic systems of brutality and corruption. Technological developments have provoked greater feelings of insecurity in these brittle regimes and propitiated those who represent their political targets. But they extend their reach far beyond their borders, sometimes reaching into the refuge of democratic societies where political opponents, independent journalists, and civil society activists operate in safety.

Madam Speaker, I recently introduced bipartisan legislation to tackle these emerging challenges with my friend and Helsinki Commissioner Ranking Member, Representative JOE WILSON of South Carolina. We are confident that this legislation, supported by the bicameral leadership of the Helsinki Commission and other leaders on human rights, will place the United States on course to lead the free world in holding the line against these modern manifestations of political persecution, or what some have called “transnational repression.” The Transnational Repression Accountability and Prevention Act—known as the TRAP Act—counteracts one key instrument in the autocrat’s 21st century toolkit: politically-motivated abuse of the International Criminal Police Organization, more commonly known as INTERPOL.

INTERPOL is a legitimate and potent tool for international law enforcement cooperation—one that the United States relies on heavily to bring criminals to justice and thwart threats to security around the globe. Sadly, autocrats have recognized the potential for re-pression in INTERPOL’s worldwide communications system that ties into the law enforcement agencies of its 194 member countries.

The Helsinki Commission regularly receives credible reports from human rights defenders, journalists, political activists, and businesses who have fallen victim to the efforts of corrupt regimes to ensure them using INTERPOL’s system of international requests for arrest and extradition, known as Red Notices and Diffusions. These are the modern-day “traps” addressed by the TRAP Act. Because the individuals live in fear of traveling internationally and have been detained, had their bank accounts closed, and, sometimes, been returned into the hands of the very regimes from which they escaped.

Madam Speaker, our legislation opens three new fronts against the threat of INTERPOL abuse. First, it clearly states that it is the policy of the United States to use our influence in INTERPOL to advance specific reforms that increase transparency and accountability for those that abuse the system while helping the organization to live up to its stated obligations to uphold international human rights standards and resist politicization. It further establishes that the United States will use its diplomatic clout to confront countries that abuse INTERPOL and to work to ensure the freedom of movement and ability to engage in lawful commerce of victims of this abuse around the world. Second, the TRAP Act exerts oversight over the United States’ internal mechanisms to identify, challenge, and respond to instances of INTERPOL and to ensure the Departments of Justice, Homeland Security, and State—in coordination with other relevant agencies—to submit to Congress an assessment of the scope and seriousness of autocratic abuse of INTERPOL, an evaluation of the adequacy of the processes in place domestically and at INTERPOL to resist this abuse, and a plan for improving interagency coordination to confront this phenomenon.

Third, and perhaps most importantly, the TRAP Act places strict limitations on how the United States Government can use INTERPOL notices in legal or administrative proceedings that could interfere with the freedom or immigration status of individuals in our country. We have been deeply concerned by reports that some authorities in this country have attempted to abuse INTERPOL notices for autocratic countries to detain individuals and place them in danger of being returned to the very countries from which they fled. The TRAP Act will make crystal clear that autocratic regimes cannot use INTERPOL notices to weaponize the U.S. judicial system against their political targets.

Madam Speaker, these measures are critical to restricting the freedom that some autocratic regimes have enjoyed to harass, persecute, and detain their political opponents. The United States should raise the bar against autocratic states like China, Russia, Kazakhstan, Tajikistan, Turkey, Azerbaijan, and Venezuela must be called out by name and held to account for their repeated manipulation of legitimate law enforcement tools for petty political ends.

Madam Speaker, I would also like to place the TRAP Act in the context of the other work that the U.S. Helsinki Commission has done to address the grave threat of transnational repression and malign influence by authoritarian regimes. The Countering Kleptomania and Other Overseas Kleptocracy—or “CROOK” Act, the Kleptocracy Expose Act, and the Rodchenkov Anti-Doping Act have all been the result of a focus by Commissioners and Commission staff on developing a bipartisan congressional response to the existential threat of global authoritarianism.

We can no longer sit idly by, content that those who wish to do us harm are on the other side of the world. In this new age of autocracy, the threat is here—now—and it comes in the form of abusive Red Notices, dirty money, and bought-and-paid-for lawfare tactics. The purpose of these tactics is to silence journalists and activists, hollow out the rule of law, and ensure that no one ever dare pursue this new class of transnational kleptocrats whose sole goal is the wholesale looting of the countries they claim to serve and the seamless transfer of those ill-gotten gains to our shores and those of our allies.

**HONORING GAREN AND SHARALYN STAGLIN**
**OF CALIFORNIA**
**IN THE HOUSE OF REPRESENTATIVES**
**Monday, September 16, 2019**

Mr. THOMPSON of California. Madam Speaker, I rise today to honor Garen and Sharalyn Staglin for decades of mental health philanthropy and advocacy and to recognize their mental health research non-profit, One Mind, in its twenty-fifth year.

Mr. and Ms. Staglin met at the University of California Los Angeles, where he graduated with a Bachelor of Science in Engineering and she earned her Bachelor of Arts degree in International Relations. Mr. Staglin then received an MBA with a concentration in Finance and Systems Analysis from the Stanford University Graduate School of Business. In 1975, Ms. Staglin graduated from New York University with a Master of Public Administration and in 1985, she did graduate work at University of California Davis, where she focused on viticulture and enology. In 1985 Mr. and Ms. Staglin founded Staglin Family Vineyard.

The entire Staglin family have dedicated themselves to mental health advocacy and philanthropy, which they view as an obligation to give back. In 1990 their son Brandon was diagnosed with schizophrenia and twenty-five years ago, the family founded One Mind, a non-profit that focuses on cures for brain illnesses and injuries and promotes scientific collaborations. The goal of One Mind is to create a research paradigm that can be replicated for research of different brain diseases and injuries.

They also began hosting the annual Music Festival for Brain Health twenty-five years ago. By parlaying their professional success and relationships, the Staglins have raised more than $400 million, which has been given to mental health research and charities. In 2017, Mr. Staglin began One Mind at Work, which offers a guide to best practices for improving workplace mental health. Brandon currently serves as the Director of Marketing Communications, oversees their MBA with a concentration in Finance, at both One Mind and Staglin Family Vineyards.

Mr. and Ms. Staglin have received numerous awards for their work. In May of 2018 they received the Ellis Island Honor Society Award, which recognizes people’s accomplishments within their field. They also received the Lifetime Achievement Award from the United...
States Health and Human Services, Substance Abuse and Mental Health Services Administration, one of just a few of the awards ever given, in 2016. The American Institute for Public Service awarded Mr. and Ms. Staglin with the Jefferson Award in 2005. Most recently, they received the Yale Mental Health Research Advocacy Award for their efforts to advance mental health and brain research.

Madam Speaker, Mr. and Ms. Staglin are committed to mental health advocacy and have dedicated much of their time and money to furthering research and ending stigma. It is therefore fitting and proper that we honor Garen and Sharalyn Staglin and the twenty-fifth year of One Mind here today.

SENATE COMMITTEE MEETINGS

Title IV of Senate Resolution 4, agreed to by the Senate of February 4, 1977, calls for establishment of a system for a computerized schedule of all meetings and hearings of Senate committees, subcommittees, joint committees, and committees of conference. This title requires all such committees to notify the Office of the Senate Daily Digest—designated by the Rules Committee—of the time, place and purpose of the meetings, when scheduled and any cancellations or changes in the meetings as they occur. As an additional procedure along with the computerization of this information, the Office of the Senate Daily Digest will prepare this information for printing in the Extensions of Remarks section of the CONGRESSIONAL RECORD on Monday and Wednesday of each week.

Meetings scheduled for Tuesday, September 17, 2019 may be found in the Daily Digest of today’s RECORD.

MEETINGS SCHEDULED

SEPTEMBER 18

10 a.m. Committee on Commerce, Science, and Transportation To hold hearings to examine mass violence, extremism, and digital responsibility. SH-216

Committee on Environment and Public Works To hold hearings to examine improving American economic competitiveness through water resources infrastructure. SD-406

Committee on Foreign Relations To hold hearings to examine United States policy in the Indo-Pacific region, focusing on Hong Kong, alliances and partnerships, and other issues. SD-419

1:30 p.m. Committee on Foreign Relations Business meeting to consider the nominations of Andrew P. Bremberg, of Virginia, to be Representative of the United States of America to the Office of the United Nations and Other International Organizations in Geneva, with the rank of Ambassador, John Leslie Carwile, of Maryland, to be Ambassador to the Republic of Latvia, Anthony F. Godfrey, of Virginia, to be Ambassador to the Republic of Serbia, Doug Manchester, of California, to be Ambassador to the Commonwealth of The Bahamas, Erin Elizabeth McKee, of California, to be Ambassador to the Solomon Islands and Ambassador to the Republic of Vanuatu, Herro Mustafa, of California, to be Ambassador to the Republic of Bulgaria, and Adrian Zuckerman, of New Jersey, to be Ambassador to Romania, all of the Department of State. S-116

2:15 p.m. Joint Economic Committee To hold hearings to examine gun violence in America, focusing on understanding and reducing the costs of firearm injuries and deaths. CHOB-210

2:30 p.m. Committee on Foreign Relations Subcommittee on Western Hemisphere, Transnational Crime, Civilian Security, Democracy, Human Rights, and Global Women’s Issues To hold hearings to examine United States-Colombia relations, focusing on new opportunities to reinforce and strengthen the bilateral relationship. SD-419

Committee on Indian Affairs To hold hearings to examine the Government Accountability Office report on tribal access to spectrum, focusing on promoting communications services in Indian country. SD-628

SEPTEMBER 19

9 a.m. Committee on Health, Education, Labor, and Pensions To hold hearings to examine the nomination of Eugene Scalia, of Virginia, to be Secretary of Labor. SD-430

9:30 a.m. Committee on Foreign Relations To hold hearings to examine the nominations of Marshall Billingslea, of Virginia, to be an Under Secretary of State (Civilian Security, Democracy, and Human Rights), Adam Seth Boehler, of Louisiana, to be Chief Executive Officer of the United States International Development Finance Corporation, Darrell E. Issa, of California, to be Director of the Trade and Development Agency, and Michael Pack, of Maryland, to be Chief Executive Officer of the Broadcasting Board of Governors. SD-419

10 a.m. Committee on the Judiciary Business meeting to consider S. 2132, to promote security and provide justice for United States victims of international terrorism, S. 2283, to amend chapter 11 of title 35, United States Code, to require the voluntary collection of demographic information for patent applications, and the nominations of Hall Suleyman Ozderen, of Mississippi, to be United States Circuit Judge for the Fifth Circuit, David B. Barlow, to be United States District Judge for the District of Utah, John Fitzgerald Kness, to be United States District Judge for the Northern District of Illinois, 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, Justin Reed Walker, to be United States District Judge for the Western District of Kentucky, Eleni Maria Roumel, of Maryland, to be a Judge of the United States Court of Federal Claims, and Kenneth Charles Canterbury, Jr., of South Carolina, to be Director, Bureau of Alcohol, Tobacco, Firearms, and Explosives, W. Stephen Muldrow, to be United States Attorney for the District of Puerto Rico, Michael D. Baughman, to be United States Marshal for the Western District of Pennsylvania, Kerry Lee Pettingill, to be United States Marshal for the Eastern District of Oklahoma, and Fernando L. G. Sabian, to be United States Marshal for the District of Guam and concurrently United States Marshal for the District of the Northern Mariana Islands, all of the Department of Justice. SD-226

10:30 a.m. Committee on Appropriations Business meeting to markup an original bill making appropriations for Transportation, Housing and Urban Development, and related agencies for the fiscal year ending September 30, 2020, an original bill making appropriations for Agriculture, Rural Development, and related agencies for the fiscal year ending September 30, 2020, and an original bill making appropriations for Financial Services and General Government for the fiscal year ending September 30, 2020. SD-106

SEPTEMBER 24

2:30 p.m. Committee on the Judiciary Subcommittee on Antitrust, Competition Policy and Consumer Rights To hold hearings to examine competition in digital technology markets, focusing on acquisitions of nascent or potential competitors by digital platforms. SD-226

SEPTEMBER 25

10:15 a.m. Committee on Foreign Relations To hold hearings to examine United States policy in Mexico and Central America, focusing on ensuring effective policies to address the crisis at the border. SD-419

2:30 p.m. Committee on Armed Services Subcommittee on Cybersecurity To receive a closed briefing on Department of Defense cyber operations. SVC-217
Chamber Action

Routine Proceedings, pages S5485–5497

Measures Introduced: Two bills and one resolution were introduced, as follows: S. 2479–2480, and S. Con. Res. 25.

Page S5493

Measures Passed:

National Day of Service and Remembrance: Senate agreed to S. Con. Res. 25, recognizing September 11, 2019, as a “National Day of Service and Remembrance”.

Page S5495

Measures Considered:


A motion was entered to close further debate on the motion to proceed to consideration of the bill, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Brian Callanan, of New Jersey, to be General Counsel for the Department of the Treasury.

Pages S5486–88

A unanimous-consent agreement was reached providing for further consideration of the nomination of Robert A. Destro, of Virginia, to be Assistant Secretary of State for Democracy, Human Rights, and Labor, Brent James McIntosh, of Michigan, to be an Under Secretary of the Treasury, and Brian Callanan, of New Jersey, to be General Counsel for the Department of the Treasury.

Page S5490

Executive Communications:

Pages S5492–93

Additional Cosponsors:

Pages S5493–95

Statements on Introduced Bills/Resolutions:

Additional Statements:

Pages S5491–92

Record Votes: One record vote was taken today.

(Total—282)

Page S5490

Adjournment: Senate convened at 3 p.m. and adjourned at 6:22 p.m., until 10:00 a.m. on Tuesday, September 17, 2019. (For Senate’s program, see the remarks of the Majority Leader in today’s Record on page S5496.)

Committee Meetings

(Committees not listed did not meet)

No committee meetings were held.
House of Representatives

Chamber Action
Public Bills and Resolutions Introduced: 6 public bills, H.R. 4334–4339 were introduced.

Additional Cosponsors: Pages H7714–15
Reports Filed: Reports were filed today as follows:
H.R. 1618, to encourage States to require the installation of residential carbon monoxide detectors in homes, and for other purposes, with an amendment (H. Rept. 116–208, Part 1); and
H.R. 2211, to require the Consumer Product Safety Commission to promulgate a consumer product safety rule for free-standing clothing storage units to protect children from tip-over related death or injury, and for other purposes, with an amendment (H. Rept. 116–209).

Speaker: Read a letter from the Speaker wherein she appointed Representative Payne to act as Speaker pro tempore for today.

Committee on the Judiciary—Communication: Read a letter from Chairman Nadler wherein he notified the House of the initiation by the Committee on the Judiciary of judicial proceedings pursuant to H. Res. 430.

Chaplain: The prayer was offered by the Guest Chaplain, Rev. Dr. Dan C. Cummins, Capitol Worship, Washington, DC.

Senate Referrals: S. 1790 was held at the desk.

Senate Message: Message received from the Senate today appears on page H7713.

Quorum Calls—Votes: There were no Yeas and Nay votes, and there were no Recorded votes. There were no quorum calls.

Adjournment: The House met at 1 p.m. and adjourned at 1:07 p.m.

Committee Meetings
No hearings were held.

Joint Meetings
No joint committee meetings were held.

Committee MEETINGS FOR TUESDAY, SEPTEMBER 17, 2019
(Committee meetings are open unless otherwise indicated)

Senate
Committee on Appropriations: Subcommittee on Transportation, Housing and Urban Development, and Related Agencies, business meeting to markup an original bill making appropriations for the Department of Transportation, the Department of Housing and Urban Development, and Related Agencies for the fiscal year ending September 30, 2020, 11:30 a.m., SD–192.

Subcommittee on Financial Services and General Government, business meeting to markup an original bill making appropriations for Financial Services and General Government for the fiscal year ending September 30, 2020, 2:15 p.m., SD–124.

Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies, business meeting to markup an original bill making appropriations for the Department of Agriculture, Rural Development, the Food and Drug Administration, and Related Agencies for the fiscal year ending September 30, 2020, 3 p.m., SD–192.

Committee on Armed Services: Subcommittee on Emerging Threats and Capabilities, to hold hearings to examine the situation in Southeastern Europe, 3 p.m., SR–222.

Committee on Energy and Natural Resources: to hold hearings to examine the sourcing and use of minerals needed for clean energy technologies, 9:30 a.m., SD–366.

Committee on the Judiciary: to hold hearings to examine Holocaust-era insurance claims, 10 a.m., SD–226.

Select Committee on Intelligence: to hold closed hearings to examine certain intelligence matters, 2:30 p.m., SH–219.

House
Committee on the Judiciary, Full Committee, hearing entitled “Presidential Obstruction of Justice and Abuse of Power”, 1 p.m., 2141 Rayburn.

Committee on Rules, Full Committee, hearing on H.R. 1423, the “Forced Arbitration Injustice Repeal Act”; and legislation on making continuing appropriations for fiscal year 2020, and for other purposes, 5 p.m., H–313 Capitol.

Permanent Select Committee on Intelligence, Full Committee, business meeting on releasing certain executive session material; and to waive the one week notice requirement for a Hearing, 5:30 p.m., HVC–304.
CONGRESSIONAL PROGRAM AHEAD

Week of September 17 through September 20, 2019

Senate Chamber

On Tuesday, Senate will continue consideration of the nomination of John Rakolta, Jr., of Michigan, to be Ambassador to the United Arab Emirates, post-cloture, and vote on confirmation of the nomination at 12 noon.

Following disposition of the nomination of John Rakolta, Jr., Senate will vote on the motion to invoke cloture on the nomination of Kenneth A. Howery, of Texas, to be Ambassador to the Kingdom of Sweden. If cloture is invoked on the nomination, Senate will vote on confirmation of the nomination at 3:30 p.m.

Following disposition of the nomination of Kenneth A. Howery, Senate will vote on the motions to invoke cloture on the nominations of Robert A. Destro, of Virginia, to be Assistant Secretary of State for Democracy, Human Rights, and Labor; Brent James McIntosh, of Michigan, to be an Under Secretary of the Treasury; and Brian Callanan, of New Jersey, to be General Counsel for the Department of the Treasury.

During the balance of the week, Senate may consider any cleared legislative and executive business.

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Appropriations: September 17, Subcommittee on Transportation, Housing and Urban Development, and Related Agencies, business meeting to markup an original bill making appropriations for the Department of Transportation, the Department of Housing and Urban Development, and Related Agencies for the fiscal year ending September 30, 2020, 11:30 a.m., SD–192.

September 17, Subcommittee on Financial Services and General Government, business meeting to markup an original bill making appropriations for Financial Services and General Government for the fiscal year ending September 30, 2020, 2:15 p.m., SD–124.

September 17, Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies, business meeting to markup an original bill making appropriations for the Department of Agriculture, Rural Development, the Food and Drug Administration, and Related Agencies for the fiscal year ending September 30, 2020, 3 p.m., SD–192.

September 19, Full Committee, business meeting to markup an original bill making appropriations for Transportation, Housing and Urban Development, and related agencies for the fiscal year ending September 30, 2020, an original bill making appropriations for Agriculture, Rural Development, and related agencies for the fiscal year ending September 30, 2020, and an original bill making appropriations for Financial Services and General Government for the fiscal year ending September 30, 2020, 10:30 a.m., SD–106.

Committee on Armed Services: September 17, Subcommittee on Emerging Threats and Capabilities, to hold hearings to examine the situation in Southeastern Europe, 3 p.m., SR–222.

Committee on Commerce, Science, and Transportation: September 17, to hold hearings to examine the sourcing and use of minerals needed for clean energy technologies, 9:30 a.m., SD–366.

Committee on Energy and Natural Resources: September 17, to hold hearings to examine the bilateral relationship, 2:30 p.m., SD–419.

Committee on Environment and Public Works: September 18, to hold hearings to examine improving American economic competitiveness through water resources infrastructure, 10 a.m., SD–406.

Committee on Foreign Relations: September 18, to hold hearings to examine United States policy in the Indo-Pacific region, focusing on Hong Kong, alliances and partnerships, and other issues, 10 a.m., SD–419.

September 18, Full Committee, business meeting to consider the nominations of Andrew P. Bremberg, of Virginia, to be Representative of the United States of America to the Office of the United Nations and Other International Organizations in Geneva; Marshall Billingslea, of Virginia, to be an Under Secretary of State for Defense, Diplomacy, and Economic Affairs, with the rank of Ambassador, John Leslie Carwile, of Maryland, to be Ambassador to the Republic of Latvia; Doug Manchester, of California, to be Ambassador to the Republic of Serbia; 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; Herro Mustafa, of California, to be Ambassador to the Republic of Bulgaria, and Adrian Zuckerman, of New Jersey, to be Ambassador to Romania, all of the Department of State, 1:30 p.m., S–116, Capitol.

September 18, Subcommittee on Western Hemisphere, Transnational Crime, Civilian Security, Democracy, Human Rights, and Global Women’s Issues, to hold hearings to examine United States-Colombia relations, focusing on new opportunities to reinforce and strengthen the bilateral relationship, 2:30 p.m., SD–419.

September 19, Full Committee, to hold hearings to examine the nominations of Marshall Billingslea, of Virginia, to be an Under Secretary of State (Civilian Security, Democracy, and Human Rights); Adam Seth Boehler, of Louisiana, to be Chief Executive Officer of the United States International Development Finance Corporation; Darrell E. Issa, of California, to be Director of the Trade and Development Agency, and Michael Pack, of Maryland, to be Chief Executive Officer of the Broadcasting Board of Governors, 9:30 a.m., SD–419.

Committee on Health, Education, Labor, and Pensions: September 19, to hold hearings to examine the nomination of Eugene Scalia, of Virginia, to be Secretary of Labor, 9 a.m., SD–430.
Committee on Indian Affairs: September 18, to hold hearings to examine the Government Accountability Office report on tribal access to spectrum, focusing on promoting communications services in Indian country, 2:30 p.m., SD–628.

Committee on the Judiciary: September 17, to hold hearings to examine Holocaust-era insurance claims, 10 a.m., SD–226.

September 17, Subcommittee on Antitrust, Competition Policy and Consumer Rights, to hold an oversight hearing to examine enforcement of the antitrust laws, 2:30 p.m., SD–226.

September 19, Full Committee, business meeting to consider S. 2132, to promote security and provide justice for United States victims of international terrorism, S. 2281, to amend chapter 11 of title 35, United States Code, to require the voluntary collection of demographic information for patent applications, and the nominations of Halil Suleyman Ozerden, of Mississippi, to be United States Circuit Judge for the Fifth Circuit, David B. Barlow, to be United States District Judge for the District of Utah, John Fitzgerald Kness, to be United States District Judge for the Northern District of Illinois, 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, Justin Reed Walker, to be United States District Judge for the Western District of Kentucky, Eleni Maria Roumel, of Maryland, to be a Judge of the United States Court of Federal Claims, and Kenneth Charles Canterbury, Jr., of South Carolina, to be Director, Bureau of Alcohol, Tobacco, Firearms, and Explosives, W. Stephen Muldrow, to be United States Attorney for the District of Puerto Rico, Michael D. Baughman, to be United States Marshal for the Western District of Pennsylvania, Kerry Lee Pettingill, to be United States Marshal for the Eastern District of Oklahoma, and Fernando L. G. Sablan, to be United States Marshal for the District of Guam and concurrently United States Marshal for the District of the Northern Mariana Islands, all of the Department of Justice, 10 a.m., SD–226.

Select Committee on Intelligence: September 17, to hold closed hearings to examine certain intelligence matters, 2:30 p.m., SH–219.

House Committees

Committee on Agriculture, September 19, Subcommittee on General Farm Commodities and Risk Management; and Subcommittee on Livestock and Foreign Agriculture, joint hearing entitled “To Review the Implementation of Federal Farm and Disaster Programs”, 10 a.m., 1300 Longworth.

Committee on Appropriations, September 18, Subcommittee on the Departments of Labor, Health and Human Services, Education, and Related Agencies, hearing entitled “Oversight Hearing: Mental Health Needs of Children in HHS Custody”, 10 a.m., 2358–C Rayburn.


Committee on Armed Services, September 18, Subcommittee on Military Personnel, hearing entitled “Shattered Families, Shattered Service: Taking Military Domestic Violence Out of the Shadows”, 2 p.m., 2118 Rayburn.

Committee on the Budget, September 19, Full Committee, hearing entitled “Solutions to Rising Economic Inequality”, 10 a.m., 210 Cannon.

Committee on Education and Labor, September 18, Full Committee, markup on H.R. 4334, the “Dignity in Aging Act of 2019”; and H.R. 4301, the “School Shooting Safety and Preparedness Act”, 10:15 a.m., 2175 Rayburn.

September 19, Subcommittee on Higher Education and Workforce Investment, hearing entitled “Broken Promises: Examining the Failed Implementation of the Public Service Loan Forgiveness Program”, 10:15 a.m., 2175 Rayburn.

Committee on Civil Rights and Human Services, hearing entitled “Examining the Policies and Priorities of the Equal Employment Opportunity Commission (EEOC) and the Office of Federal Contract Compliance Programs (OFCCP)”, 2 p.m., 2175 Rayburn.

Committee on Energy and Commerce, September 18, Subcommittee on Environment and Climate Change, hearing entitled “Building a 100 Percent Clean Economy: Pathways to Net Zero Industrial Emissions”, 10 a.m., 2123 Rayburn.

September 19, Subcommittee on Oversight and Investigations, hearing entitled “Protecting Unaccompanied Children: The Ongoing Impact of the Trump Administration’s Cruel Policies”, 10 a.m., 2123 Rayburn.


September 20, Subcommittee on Energy, hearing entitled “Building a 100 Percent Clean Economy: Solutions for the U.S. Building Sector”, 9 a.m., 2123 Rayburn.

Corporate Management Accountability Act of 2019, 10 a.m., 2128 Rayburn.

Committee on Foreign Affairs, September 18, Subcommittee on Europe, Eurasia, Energy, and the Environment; and the Full Committee of the House Select Committee on the Climate Crisis, joint hearing entitled “Voices Leading the Next Generation on the Global Climate Crisis”, 10 a.m., 2172 Rayburn.

September 18, Subcommittee on Asia, the Pacific, and Nonproliferation, hearing entitled “U.S. Interests in East Asia and the Pacific and the FY20 Budget”, 2 p.m., 2172 Rayburn.

September 18, Subcommittee on the Middle East, North Africa, and International Terrorism; and the Subcommittee on Intelligence and Counterterrorism of the House Committee on Homeland Security, hearing entitled “Meeting the Challenge of White Nationalist Terrorism at Home and Abroad”, 2 p.m., 310 Cannon.

September 19, Full Committee, hearing entitled “The Trump Administration’s Afghanistan Policy”, 10 a.m., 2172 Rayburn.


Committee on House Administration, September 18, Full Committee, hearing entitled “Oversight of the Smithsonian Institution”, 9 a.m., 1310 Longworth.

Committee on the Judiciary, September 18, Full Committee, hearing entitled “Oversight of the Foreign Intelligence Surveillance Act”, 10 a.m., 2141 Rayburn.


September 20, Full Committee, hearing entitled “Member Day Hearing”, 9 a.m., 2141 Rayburn.

Committee on Natural Resources, September 18, Full Committee, markup on H.R. 182, to extend the authorization for the Cape Cod National Seashore Advisory Commission; H.R. 263, to rename the Oyster Bay National Wildlife Refuge as the Congressman Lester Wolff Oyster Bay National Wildlife Refuge; H.R. 473, to authorize the Every Word We Utter Monument to establish a commemorative work in the District of Columbia and its environs, and for other purposes; H.R. 560, the “Northern Mariana Islands Residents Relief Act”; H.R. 737, the “Shark Fin Sales Elimination Act of 2019”; H.R. 1023, the “Great Lakes Fishery Research Authorization Act of 2019”; H.R. 1218, the “American Fisheries Advisory Committee Act”; H.R. 1314, the “Integrated Coastal and Ocean Observation System Act Amendments of 2019”; H.R. 1380, the “Big Cat Public Safety Act”; H.R. 1446, the “Multinational Species Conservation Funds Semipostal Stamp Reauthorization Act of 2019”; H.R. 2189, the “Digital Coast Act”; H.R. 2245, the “CECIL Act”; H.R. 2405, the “National Sea Grant College Program Amendments Act of 2019”; H.R. 2406, the “National Oceanic and Atmospheric Administration Commissioned Officer Corps Amendments Act of 2019”; H.R. 2490, to amend the National Trails System Act to direct the Secretary of the Interior to conduct a study on the feasibility of designating the Chief Standing Bear National Historic Trail, and for other purposes; and H.R. 2819, the “Gold Star Families National Monument Extension Act”, 10 a.m., 1324 Longworth.


September 19, Subcommittee on National Parks, Forests, and Public Lands, hearing on H.R. 3458, the “Recreation Not Red Tape”; and H.R. 3879, the “SOAR Act”, 10 a.m., 1324 Longworth.


Committee on Oversight and Reform, September 18, Subcommittee on Government Operations, hearing entitled “Overseeing the Overseers: Council of the Inspectors General on Integrity and Efficiency at 10 Years”, 11 a.m., 2154 Rayburn.


September 20, Subcommittee on National Security; and the Subcommittee on Civil Rights and Civil Liberties, joint hearing entitled “Confronting Violent White Supremacy (Part III): Addressing the Transnational Terrorist Threat”, 9 a.m., 2154 Rayburn.

Committee on Science, Space, and Technology, September 18, Subcommittee on Space and Aeronautics, hearing entitled “Developing Core Capabilities for Deep Space Exploration: An Update on NASA’s SLS, Orion, and Exploration Ground Systems”, 10 a.m., 2318 Rayburn.

September 18, Subcommittee on Energy, hearing entitled “The Next Mile: Technology Pathways to Accelerate Sustainability within the Transportation Sector”, 2 p.m., 2318 Rayburn.

September 19, Full Committee, hearing entitled “Science and Technology at the Environmental Protection Agency”, 10 a.m., 2318 Rayburn.

Committee on Small Business, September 18, Full Committee, hearing entitled “The Role of the SBA’s 8(a) Program in Enhancing Economic Opportunities”, 11:30 a.m., 2360 Rayburn.

September 19, Subcommittee on Innovation and Workforce Development, hearing entitled “SBA Programs Spurring Innovation”, 2 p.m., 2360 Rayburn.

Committee on Transportation and Infrastructure, September 18, Subcommittee on Water Resources and Environment,

Committee on Veterans’ Affairs, September 18, Full Committee, business meeting to Reauthorize the Women Veterans’ Task Force, 2 p.m., HVC–210.


September 19, Subcommittee on Disability Assistance and Memorial Affairs, hearing entitled “Update on VA Contracted Exams, Quality Review Process, and Service to Rural Veterans”, 10:30 a.m., HVC–210.


Committee on Ways and Means, September 19, Subcommittee on Oversight, hearing entitled “How the Tax Code Subsidizes Hate”, 10 a.m., 1100 Longworth.

Select Committee on the Modernization of Congress, September 19, Full Committee, hearing entitled “Recommendations for Improving the Budget and Appropriations Process: A Look at the Work of the Joint Select Committee”, 10 a.m., 2359 Rayburn.

Joint Meetings

Joint Economic Committee: September 18, to hold hearings to examine gun violence in America, focusing on understanding and reducing the costs of firearm injuries and deaths, 2:15 p.m., 210, Cannon Building.
Next Meeting of the SENATE
10 a.m., Tuesday, September 17

Program for Tuesday: Senate will continue consideration of the nomination of John Rakolta, Jr., of Michigan, to be Ambassador to the United Arab Emirates, post-cloture, and vote on confirmation of the nomination at 12 noon.

Following disposition of the nomination of John Rakolta, Jr., Senate will vote on the motion to invoke cloture on the nomination of Kenneth A. Howery, of Texas, to be Ambassador to the Kingdom of Sweden. If cloture is invoked on the nomination, Senate will vote on confirmation of the nomination at 3:30 p.m.

Following disposition of the nomination of Kenneth A. Howery, Senate will vote on the motions to invoke cloture on the nominations of Robert A. Destro, of Virginia, to be Assistant Secretary of State for Democracy, Human Rights, and Labor, Brent James McIntosh, of Michigan, to be an Under Secretary of the Treasury, and Brian Callanan, of New Jersey, to be General Counsel for the Department of the Treasury.

(Senate will recess following the vote on the motion to invoke cloture on the nomination of Kenneth A. Howery until 2:15 p.m. for their respective party conferences.)

Next Meeting of the HOUSE OF REPRESENTATIVES
12 noon, Tuesday, September 17

Program for Tuesday: Consideration of measures under suspension of the Rules.

Extensions of Remarks, as inserted in this issue

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<td>Castro, Joaquin, Tex., E1152</td>
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