

the University of Wyoming Family Practice residency, a preceptor for the Creighton University School of Medicine, and a preceptor for the physician assistant training program for both Creighton University and the University of Washington. He has also been active in teaching emergency medical technician classes. Finally, Dr. Naramore also has served as president of the Campbell County Medical Society, as well as serving on the Physician Advisory Council to the Wyoming Board of Medicine.

For Dr. Naramore, practicing family medicine in Gillette was more than a profession. As a Gillette native, he understood the importance of giving back to his community. Throughout his career, he dedicated countless hours to making a real difference in his hometown. Dr. Naramore participated in the Gillette Area Leadership Institute, served on the board of directors of the Campbell County Chamber of Commerce, and was president of the Razor City Toast Masters.

Finally, Dr. Naramore has served as president of Campbell County Medical Society, as well as serving on the Physician Advisory Council to the Wyoming Board of Medicine. In addition, he held numinous positions at Campbell County Memorial Hospital, including chairman of the Bylaws Committee, chief of the Family Practice Department, chief of the Department of Medicine, a member of the Credentials Committee, the Critical Care Committee. Most importantly he served as the hospital's chief of staff.

In 2019, Campbell County Healthcare Foundation recognized Jim's contributions with their Outstanding Healthcare Award. Certainly, Jim's years of service to the health of Gillette and Campbell County made him an outstanding choice for this honor.

With that being said, Jim Naramore is most proud of his outstanding family. His wife Karen has been at his side for over 47 years. Together they raised four children: Lindsay, Marissa, Jessica, and Marcus. Now they are enjoying their six grandchildren.

Mr. President, it is my honor to recognize the outstanding career of Dr. James Naramore. Wyoming is fortunate to have physicians like Jim who go above and beyond to improve the health of their community.

MESSAGES FROM THE HOUSE

At 11:15 a.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that pursuant to 28 U.S.C. 629(b), and the order of the House of January 3, 2019, the Speaker appoints the following individuals to the Board of the Federal Judicial Center Foundation on the part of the House of Representatives for a term of 5 years: Ms. Elizabeth J. Cabraser of Sebastopol, California and Mr. Peter A. Kraus of Dallas, Texas.

At 5:36 p.m., a message from the House of Representatives, delivered by

Ms. Johnson, the Clerk of the House of Representatives, announced that the House of Representatives has impeached for high crimes and misdemeanors Donald John Trump, President of the United States; the House of Representatives adopted articles of impeachment against Donald John Trump, which the managers on the part of the House of Representatives have been directed to carry to the Senate; and Mr. SCHIFF, Mr. NADLER, Ms. LOFGREN, Mr. JEFFRIES, Mrs. DEMINGS, Mr. CROW, and Ms. GARCIA of Texas, have been appointed such managers.

HOUSE RESOLUTION 755, IN THE HOUSE OF REPRESENTATIVES, DECEMBER 18, 2019

Resolved, That Donald John Trump, President of the United States, is impeached for high crimes and misdemeanors and that the following articles of impeachment be exhibited to the United States Senate:

Articles of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against Donald John Trump, President of the United States of America, in maintenance and support of its impeachment against him for high crimes and misdemeanors.

ARTICLE I: ABUSE OF POWER

The Constitution provides that the House of Representatives "shall have the sole Power of Impeachment" and that the President "shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors". In his conduct of the office of President of the United States—and in violation of his constitutional oath faithfully to execute the office of President of the United States and, to the best of his ability, preserve, protect, and defend the Constitution of the United States, and in violation of his constitutional duty to take care that the laws be faithfully executed—Donald J. Trump has abused the powers of the Presidency, in that:

Using the powers of his high office, President Trump solicited the interference of a foreign government, Ukraine, in the 2020 United States Presidential election. He did so through a scheme or course of conduct that included soliciting the Government of Ukraine to publicly announce investigations that would benefit his reelection, harm the election prospects of a political opponent, and influence the 2020 United States Presidential election to his advantage. President Trump also sought to pressure the Government of Ukraine to take these steps by conditioning official United States Government acts of significant value to Ukraine on its public announcement of the investigations. President Trump engaged in this scheme or course of conduct for corrupt purposes in pursuit of personal political benefit. In so doing, President Trump used the powers of the Presidency in a manner that compromised the national security of the United States and undermined the integrity of the United States democratic process. He thus ignored and injured the interests of the Nation.

President Trump engaged in this scheme or course of conduct through the following means:

(1) President Trump—acting both directly and through his agents within and outside the United States Government—corruptly solicited the Government of Ukraine to publicly announce investigations into—

(A) a political opponent, former Vice President Joseph R. Biden, Jr.; and

(B) a discredited theory promoted by Russia alleging that Ukraine—rather than Rus-

sia—interfered in the 2016 United States Presidential election.

(2) With the same corrupt motives, President Trump—acting both directly and through his agents within and outside the United States Government—conditioned two official acts on the public announcements that he had requested—

(A) the release of \$391 million of United States taxpayer funds that Congress had appropriated on a bipartisan basis for the purpose of providing vital military and security assistance to Ukraine to oppose Russian aggression and which President Trump had ordered suspended; and

(B) a head of state meeting at the White House, which the President of Ukraine sought to demonstrate continued United States support for the Government of Ukraine in the face of Russian aggression.

(3) Faced with the public revelation of his actions, President Trump ultimately released the military and security assistance to the Government of Ukraine, but has persisted in openly and corruptly urging and soliciting Ukraine to undertake investigations for his personal political benefit.

These actions were consistent with President Trump's previous imitations of foreign interference in United States elections.

In all of this, President Trump abused the powers of the Presidency by ignoring and injuring national security and other vital national interests to obtain an improper personal political benefit. He has also betrayed the Nation by abusing his high office to enlist a foreign power in corrupting democratic elections.

Wherefore President Trump, by such conduct, has demonstrated that he will remain a threat to national security and the Constitution if allowed to remain in office, and has acted in a manner grossly incompatible with self-governance and the rule of law. President Trump thus warrants impeachment and trial, removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States.

ARTICLE II: OBSTRUCTION OF CONGRESS

The Constitution provides that the House of Representatives "shall have the sole Power of Impeachment" and that the President "shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors". In his conduct of the office of President of the United States—and in violation of his constitutional oath faithfully to execute the office of President of the United States and, to the best of his ability, preserve, protect, and defend the Constitution of the United States, and in violation of his constitutional duty to take care that the laws be faithfully executed—Donald J. Trump has directed the unprecedented, categorical, and indiscriminate defiance of subpoenas issued by the House of Representatives pursuant to its "sole Power of Impeachment". President Trump has abused the powers of the Presidency in a manner offensive to, and subversive of, the Constitution, in that:

The House of Representatives has engaged in an impeachment inquiry focused on President Trump's corrupt solicitation of the Government of Ukraine to interfere in the 2020 United States Presidential election. As part of this impeachment inquiry, the Committees undertaking the investigation served subpoenas seeking documents and testimony deemed vital to the inquiry from various Executive Branch agencies and offices, and current and former officials.

In response, without lawful cause or excuse, President Trump directed Executive

Branch agencies, offices, and officials not to comply with those subpoenas. President Trump thus interposed the powers of the Presidency against the lawful subpoenas of the House of Representatives, and assumed to himself functions and judgments necessary to the exercise of the “sole Power of Impeachment” vested by the Constitution in the House of Representatives.

President Trump abused the powers of his high office through the following means:

(1) Directing the White House to defy a lawful subpoena by withholding the production of documents sought therein by the Committees.

(2) Directing other Executive Branch agencies and offices to defy lawful subpoenas and withhold the production of documents and records from the Committees—in response to which the Department of State, Office of Management and Budget, Department of Energy, and Department of Defense refused to produce a single document or record.

(3) Directing current and former Executive Branch officials not to cooperate with the Committees—in response to which nine Administration officials defied subpoenas for testimony, namely John Michael “Mick” Mulvaney, Robert B. Blair, John A. Eisenberg, Michael Ellis, Preston Wells Griffith, Russell T. Vought, Michael Duffey, Brian McCormack, and T. Ulrich Brechbuhl.

These actions were consistent with President Trump’s previous efforts to undermine United States Government investigations into foreign interference in United States elections.

Through these actions, President Trump sought to arrogate to himself the right to determine the propriety, scope, and nature of an impeachment inquiry into his own conduct, as well as the unilateral prerogative to deny any and all information to the House of Representatives in the exercise of its “sole Power of Impeachment”. In the history of the Republic, no President has ever ordered the complete defiance of an impeachment inquiry or sought to obstruct and impede so comprehensively the ability of the House of Representatives to investigate “high Crimes and Misdemeanors”. This abuse of office served to cover up the President’s own repeated misconduct and to seize and control the power of impeachment—and thus to nullify a vital constitutional safeguard vested solely in the House of Representatives.

In all of this, President Trump has acted in a manner contrary to his trust as President and subversive of constitutional government, to the great prejudice of the cause of law and justice, and to the manifest injury of the people of the United States.

Wherefore; President Trump, by such conduct, has demonstrated that he will remain a threat to the Constitution if allowed to remain in office, and has acted in a manner grossly incompatible with self-governance and the rule of law. President Trump thus warrants impeachment and trial, removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States.

HOUSE RESOLUTION 798, IN THE HOUSE OF REPRESENTATIVES, JANUARY 15, 2020

Resolved, That Mr. Schiff, Mr. Nadler, Ms. Lofgren, Mr. Jeffries, Mrs. Demings, Mr. Crow, and Ms. Garcia of Texas are appointed managers to conduct the impeachment trial against Donald John Trump, President of the United States, that a message be sent to the Senate to inform the Senate of these appointments, and that the managers so appointed may, in connection with the preparation and the conduct of the trial, exhibit the articles of impeachment to the Senate and take all other actions necessary, which may include the following:

(1) Employing legal, clerical and other necessary assistants and incurring such other expenses as may be necessary, to be paid from amounts available to the Committee on the Judiciary under applicable expense resolutions or from the applicable accounts of the House of Representatives.

(2) Sending for persons and papers, and filing with the Secretary of the Senate, on the part of the House of Representatives, any pleadings, in conjunction with or subsequent to, the exhibition of the articles of impeachment that the managers consider necessary.

MEASURES PLACED ON THE CALENDAR

The following bill was read the second time, and placed on the calendar:

S. 3193. A bill to amend the Controlled Substances Act to list fentanyl-related substances as schedule I controlled substances, and for other purposes.

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-3753. A communication from the Acting Secretary of Homeland Security, transmitting, pursuant to law, a letter reporting Antideficiency Act (ADA) Violations; to the Committee on Appropriations.

EC-3754. A communication from the Program Specialist, Office of the Comptroller of the Currency, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Community Reinvestment Act Regulations” (RIN1557-AE72) received in the Office of the President of the Senate on January 13, 2020; to the Committee on Banking, Housing, and Urban Affairs.

EC-3755. A communication from the Director, Bureau of Consumer Financial Protection, transmitting, pursuant to law, a policy statement entitled “Policy Statement on Compliance Aids” received in the Office of the President of the Senate on January 14, 2020; to the Committee on Banking, Housing, and Urban Affairs.

EC-3756. A communication from the Senior Counsel, Legal Division, Bureau of Consumer Financial Protection, transmitting, pursuant to law, the report of a rule entitled “Civil Penalty Inflation Adjustments” (12 CFR Part 1083) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Banking, Housing, and Urban Affairs.

EC-3757. A communication from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting, pursuant to law, the report of a rule entitled “Energy Conservation Program: Energy Conservation Standards for Portable Air Conditioners” ((RIN1904-AD02) (10 CFR Parts 429 and 430)) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Energy and Natural Resources.

EC-3758. A communication from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting, pursuant to law, the report of a rule entitled “Energy Conservation Program: Energy Conservation Standards for Commercial Packaged Boilers” ((RIN1904-AD01) (10 CFR Part 431)) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Energy and Natural Resources.

EC-3759. A communication from the Assistant General Counsel for Legislation, Regula-

tion and Energy Efficiency, Department of Energy, transmitting, pursuant to law, the report of a rule entitled “Energy Conservation Program: Energy Conservation Standards for Uninterruptible Power Supplies” ((RIN1904-AD69) (10 CFR Part 430)) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Energy and Natural Resources.

EC-3760. A communication from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting, pursuant to law, the report of a rule entitled “Energy Conservation Program: Energy Conservation Standards for Air Compressors” ((RIN1904-AC83) (10 CFR Parts 429 and 431)) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Energy and Natural Resources.

EC-3761. 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 “Notice regarding the 2020 optimal standard mileage rates” (Notice 2020-5) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Finance.

EC-3762. 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 “Update to Revenue Procedure 2019-4” (Notice 2020-4) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Finance.

EC-3763. 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 “Treasury Decision (TD): Chapter 4 Regulations Relating to Verification and Certification Requirements for Certain Entities and Reporting by Foreign Financial Institutions” (RIN1545-BN73) received in the Office of the President of the Senate on January 14, 2020; to the Committee on Finance.

EC-3764. 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 “Investing in Qualified Opportunity Funds” (RIN1545-BP04) received in the Office of the President of the Senate on January 15, 2020; to the Committee on Finance.

EC-3765. 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 defense articles, including technical data and defense services, to Norway to support the manufacture, production, test, and inspection of vertical tail control surfaces and conventional edges, composite sub-assemblies, and structural parts for the F-35 JSF aircraft in the amount of \$100,000,000 or more (Transmittal No. DDTC 19-061); to the Committee on Foreign Relations.

EC-3766. 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 defense articles, including technical data and defense services, to the UK to support the design, development, assembly, testing, qualification, manufacture, and repair of various parts and components used to manufacture the Joint Strike Fighter LiftSystem in the amount of \$100,000,000 or more (Transmittal No. DDTC 19-025); to the Committee on Foreign Relations.

EC-3767. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to