The House met at 9 a.m. and was called to order by the Speaker pro tempore (Mr. CARSON of Indiana).

DESIGNATION OF THE SPEAKER PRO TEMPORE

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


I hereby appoint the Honorable ANDRE´ CARSON to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer:

God of the universe, thank You for giving us another day.

Throughout the country, people mourn those whom they have lost; people lament the loss of businesses, of normalcy.

100,000 have now died of COVID–19. They were Democrats and Republicans. They lived in urban areas, and now, more and more, in rural areas. They were the descendants of men and women who were colonists, or Founding Fathers, and immigrants who had recently become citizens. They were disproportionately people of color, but not only of color, and of every religion and culture in this Nation.

When, O Lord, will we come to understand that we are all in this together, that if we do not stand together, we risk falling together? Heal the divisions within our body politic. within this Chamber, so that Your healing power, through our actions and goodwill, can be manifest in our United States.

May everything done this day, and in the days and weeks to come, be for Your greater honor and glory.

Amen.

THE JOURNAL

The SPEAKER pro tempore. Pursuant to section 4(a) of House Resolution 967, the Journal of the last day’s proceedings is approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from California (Mr. LA MALFA) come forward and lead the House in the Pledge of Allegiance.

Mr. LA MALFA 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.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

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

BLACK LIVES MATTER

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

Mr. KENNEDY. “We hold these truths to be self-evident, that all men are created equal, that they are endowed by their creator with certain unalienable rights, that among these are life, liberty, and the pursuit of happiness.”

Tell me, where was the right to life for Breonna Taylor, who was killed in her own bed by police and her boyfriend arrested for trying to protect her?

Where is the liberty for Ahmaud Arbery, killed for going for a jog, or Eric Garner, killed while begging for his breath, or George Floyd, killed while under the knee of an officer uttering those same words, “I can’t breathe”?

Where is the pursuit of happiness for Christian Cooper, who couldn’t go bird watching without having the cops called on him?

Where is the equality in a nation where we proclaim that Black lives matter, yet we see our own neighbors’ humanity stolen and still fail to provide justice?

250 years after our Nation wrote those words, those rights are not unalienable. If you are Black in America today, they do not exist.

All of us, any of us—with power and privilege—are accountable. We owe them better.

INTERNAL REVENUE SERVICE NEEDS TO GET IT TOGETHER

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

Mr. JOHNSON of South Dakota. Speaker, last I knew, 20 million Americans had not received their stimulus checks.

In the 3 months since the CARES Act, I have been patient; South Dakotans have been patient as they wait for help some of them truly need.

Mr. Speaker, my patience has run low, especially since Americans are also waiting months for their tax returns.

Ben, from Marshall County, filed his in February. He is $480 short on rent. He has been counting on his tax return. It is his money. But the IRS has not returned his phone calls, and they have not returned the phone calls or emails of congressional offices.

Workers in hospitals and in factories and in packing plants and in banks are working overtime to meet the needs of this Nation. I do not see that same

☐ This symbol represents the time of day during the House proceedings, e.g., ☐ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
dissuasion from the leadership of the IRS, and it is past time, Mr. Speaker, for them to get it together.

TIME TO GIVE AMERICA HOPE
(Mrs. McBATH asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. McBATH. Mr. Speaker, this is not the time to back down. In my home State of Georgia, hard-working Georgians have been laid off, small businesses have had to close, and families are worried about the health and well-being of their loved ones.

Americans everywhere are counting on us to help them get through this crisis as safely as possible. This is what we are sent to Washington to do: to protect and to uplift our communities in a time such as this.

We must work together, Republicans and Democrats, to make a difference in the lives of those we represent when they need us most.

This is the time to give America hope.

This is the time to govern with our hearts, and not partisan politics, because we can get through this pandemic together, stronger and more unified than before.

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

Mr. LAMALFA. Mr. Speaker, I rise in sadness today, acknowledging the news I received late last night of the loss of our former colleague from Texas, Mr. Sam Johnson, a great American.

I had the pleasure of knowing him personally. His story is amazing of his life serving our country. Of course, he is known as being a Vietnam POW, held 7 years in what is known as the Hanoi Hilton.

He wrote a book about his exploits, including that part, called “Captive Warrior: A Vietnam POW’s Story.” I would highly recommend everybody get that and then pass it along.

My sweetest memory of him is Leading ideas to be made in the Boy Scouts, Civil Air Patrol, and the Air Force.

While these statistics are rightfully alarming, this problem is not unique to Minnesota. States like South Dakota, Missouri, North Carolina, Virginia, and Iowa have similar issues. Pork and livestock producers are suffering huge losses, financial and otherwise, and all through no fault of their own.

I urge my colleagues on both sides of the aisle to join me in supporting this bill. We must stand with our family farmers and defend the interests of rural communities, the American economy, and our food supply.

AMERICA’S LIVESTOCK INDUSTRY IN CRISIS
(Mr. HAGEDORN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HAGEDORN. Mr. Speaker, I rise today because America’s livestock industry is in crisis. In southern Minnesota and across the country, this has particularly hit our hog farmers. They are in big trouble. Packing plant disruptions have cost farmers excess hogs and the actual destruction of animals and not even using the meat for the food supply.

The situation is so bad that, this week, I introduced legislation to mitigate losses in this area. I introduced the Livestock Producer Assistance for COVID–19 Damages Act. This bill will expand the USDA’s Emergency Assistance for Livestock, Honeybees, and Farm-Raised Catfish Program to cover income losses for farmers and producers who have been unable to market livestock due to packing plant closures.

In Minnesota, our hog operators make a significant contribution to our State’s economy. According to a study from the University of Minnesota, current disruptions in the pork supply chain, coupled with the current 15 percent unemployment rate, could result in an estimated loss of $600 million of economic activity in our State. The researchers also concluded that a 15 percent drop in hog production would lead to an estimated loss of 2,100 Minnesota jobs.
Over the years, Jack has held many leadership positions, including senior patrol leader in his Boy Scout troop and a Sea Scout National Quarterdeck, a representative on the Sea Scout National Committee. He is an Eagle Scout and has been recognized as the 2018 Northeast Region Sea Scout of the Year.

Jack’s dedication and discipline are two traits that will lead to his success at the U.S. Naval Academy. Jack is a proven leader. I wish him the best in this exciting new chapter of his life.

The SPEAKER pro tempore.

Mr. WATKINS asked and was given permission to address the House for 1 minute.

Mr. ROSE of New York. Mr. Speaker, I rise today to remember all those who have lost to the coronavirus, and one man in particular who is close to my heart and the hearts of thousands of people in my district.

Joe Joyce may best be known for his bar in Bay Ridge, J.J. Bubbles, but the truth is he served our community much more than cold beer. His generous spirit touched countless lives on both sides of the Verrazzano.

Joe was an Army veteran who served in Vietnam, and after he returned home his service continued. He worked as a phys ed teacher for disabled students on Staten Island, supported the Special Olympics, and would offer up his bar to host fundraisers for any organization who asked. That was one thing that never changed over the 42 years Joe was in business. As soon as you walked into J.J. Bubbles you were family.

Today, we remember and think of Joe’s family: his wife, Jane; his children, Eddie, Kristin, Kevin; and his six grandchildren. Joe’s loss can be felt all throughout my district, but his gift to all of us was his unique ability to bring people of all stripes together, and that is a gift we need now more than ever.

QUALITY HEALTHCARE FOR VETERANS

The SPEAKER pro tempore.

Mr. TAKANO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 6168) to increase, effective as of December 1, 2020, the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for the survivors of certain disabled veterans, and for other purposes.

The Clerk reads the title of the bill.

The text of the bill is as follows:

H.R. 6168

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

SECTION 1. SHORT TITLE. This Act may be cited as the "Veterans' Compensation Cost-of-Living Adjustment Act of 2020".

SEC. 2. INCREASE IN RATES OF DISABILITY COMPENSATION AND DEPENDENCY AND INDEMNITY COMPENSATION.

(a) RATE ADJUSTMENT.—Effective on December 1, 2020, the Secretary of Veterans Affairs shall increase, in accordance with subsection (c), the dollar amounts in effect on November 30, 2020, for the payment of disability compensation and dependency and indemnity compensation under the provisions specified in subsection (b).

(b) AMOUNTS TO BE INCREASED.—The dollar amounts to be increased pursuant to subsection (a) are the following:

(1) WARTIME DISABILITY COMPENSATION.—Each of the dollar amounts under section 1114 of title 38, United States Code.

(2) ADDITIONAL COMPENSATION FOR DEPENDENTS.—Each of the dollar amounts under section 1115 of such title.

(3) CLOTHING ALLOWANCE.—The dollar amounts under section 1162 of such title.

(4) DEPENDENCY AND INDEMNITY COMPENSATION TO SURVIVING SPOUSE.—Each of the dollar amounts under sections 1114A or 1115A of such title.

(5) DEPENDENCY AND INDEMNITY COMPENSATION TO CHILDREN.—Each of the dollar amounts under sections 1114(b) or 1115(b) of such title.

(6) DETERMINATION OF INCREASE.—Each dollar amount described in subsection (a) shall be increased by the same percentage as the percentage by which benefit amounts payable under title II of the Social Security Act (42 U.S.C. 401 et seq.) are increased effective December 1, 2020, as a result of a determination made under section 215(i) of such Act (42 U.S.C. 415(i)).

(d) SPECIAL RULE.—The Secretary of Veterans Affairs may adjust amounts under subsection (a), the rates of disability compensation payable to persons under section 1114 of title 38, United States Code, who have not received compensation under chapter 11 of title 38, United States Code.

SEC. 3. PUBLICATION OF ADJUSTED RATES. The Secretary of Veterans Affairs shall publish in the Federal Register the amounts specified in section 2(b), as increased under that section, not later than the date on which the amounts specified in section 215(d) of the Social Security Act (42 U.S.C. 415(i)) are required to be published by reason of a determination made under section 215(g) of such Act during fiscal year 2021.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. TAKANO) and the gentleman from Tennessee (Mr. RAHALL) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. TAKANO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and to insert extraneous materials on H.R. 6168.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California? There was no objection.

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

Mr. Speaker, H.R. 6168, the Veterans’ Compensation Cost-of-Living Adjustment Act of 2020, increases veterans’ disability compensation at the same rate as the annual Social Security increase. This puts a little extra money in the pockets of our disabled veterans and their families to make sure VA benefits keep pace with inflation.

While this increase may be a small one, it is an essential one that veterans and their families rely on us passing each year. In my time as chairman of the Veterans’ Affairs Committee, I have had the opportunity to speak to and know many veterans. Many of them highlight this bill as a priority for them and their families.

The cost-of-living adjustment, or COLA, is vital for many that veterans’ benefits do not decline due to changes in the economy. For veterans with service-connected disabilities, this annual change is an assurance to them and their families that their benefits will remain consistent. It is a guarantee we make to them and a great source of comfort to many veterans and their families.

As our country deals with the novel coronavirus pandemic, and the severe economic effects it will have, it is more important than ever that we pass this yearly COLA increase so that veterans and their families trust that their benefits will not decline due to inflation.
I want to recognize the work of the Disability Assistance and Memorial Affairs Subcommittee chair, ELAINE LURIA, for introducing H.R. 6168. I wholeheartedly support H.R. 6168, and urge all of my colleagues to do so as well.

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

Mr. DAVID P. ROE of Tennessee. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 6168, the Veterans’ Compensation Cost-of-Living Adjustment Act of 2020. The bill was introduced by Disability Assistance and Memorial Affairs Subcommittee Chair ELAINE LURIA and Ranking Member Mike Bost. I appreciate their leadership on this important issue.

The Department of Veterans Affairs provides compensation benefits to help fulfill our obligation to take care of the brave men and women who have been injured during their service to this great Nation.

H.R. 6168 would authorize a cost-of-living increase for veterans and their families next year, if Social Security recipients receive an increase. The annual COLA is necessary to help veterans and families afford their living expenses when prices go up.

Currently, many of our Nation’s veterans may have been affected by this pandemic and are worried about how they are going to pay their bills. The last thing that should be on their minds is whether the value of their VA benefits will keep pace with inflation.

Mr. Speaker, I encourage all Members to support H.R. 6168.

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

Mr. TAKANO. Mr. Speaker, I yield 5 minutes to the gentlewoman from Virginia (Mrs. LURIA), my good friend and the chairwoman of the Disability Assistance and Memorial Affairs Subcommittee, the author of H.R. 6168, and a former naval commander.

Mrs. LURIA. Mr. Speaker, I rise today to speak in support of my bipartisan bill, H.R. 6168, the Veterans’ Compensation Cost-of-Living Adjustment Act of 2020.

During these trying times, I continue to keep our Nation’s veterans at the top of my mind as they face unprecedented challenges due to the coronavirus pandemic. This bill will provide the economic relief and pay raise that our veterans have earned.

It is an honor to represent more than 102,000 veterans, the highest total of any district in Virginia, and one of the highest in the country. Our veterans put their lives on the line and deployed far from home to keep America safe. As a 20-year Navy veteran myself, I am proud to bring a bill to the floor that protects the benefits our veterans have earned from their service to our country.

H.R. 6168 provides cost-of-living increases for wartime disability compensation, compensation for dependents, clothing allowance, dependency and indemnities compensation for spouses, and dependency and indemnity compensation for surviving children.

Congress must honor our commitment to those American heroes who served in harm’s way so that they could live in peace at home. As we continue to fight this pandemic, I ask that we all keep in mind those who have kept us safe at home and abroad.

Mr. Speaker, I urge my colleagues to support this bill and join me in Ranking Member Mike Bost in protecting the earned benefits for our Nation’s veterans.

Mr. DAVID P. ROE of Tennessee. Mr. Speaker, I am prepared to close. I appreciate the Members, Mrs. LURIA and Mr. Bost, bringing this important bill up. We pass it every year. I encourage all of my colleagues to support this bill.

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

Mr. TAKANO. Mr. Speaker, I, too, urge all of my colleagues to join me in passing H.R. 6168.

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

The SPEAKER pro tempore. The motion to suspend the rules and pass the bill, H.R. 6168, has been agreed to by a vote of 414, aye; 0, no; and the motion to reconsider was laid on the table.

MAJOR MEDICAL FACILITY AUTHORIZATION ACT OF 2020

Mr. TAKANO. Mr. Speaker, I move to suspend the rules and pass the bill (S. 3414) to authorize major medical facility projects for the Department of Veterans Affairs for fiscal year 2020, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “Major Medical Facility Authorization Act of 2020”.


(a) IN GENERAL.—The Secretary of Veterans Affairs may carry out the following major medical facility projects in fiscal year 2020 at the locations specified and in an amount for each project not to exceed the amount specified for such location:

(1) Construction of an outpatient clinic and national cemetery in Alameda, California, in an amount not to exceed $1,133,332,000.

(2) Realignment and closure of the Livermore Campus in Livermore, California, in an amount not to exceed $711,730,000.

(3) Construction of a new medical facility in Louisville, Kentucky, in an amount not to exceed $869,000,000.

(4) Construction relating to flood recovery of the medical center in Manhattan, New York, in an amount not to exceed $372,600,000.

(5) Construction of a spinal cord injury building with a community living center, in a parking garage, in San Juan, Puerto Rico, in an amount not to exceed $937,000,000.

(6) Completion of construction of a medical facility project, in a parking garage, in San Juan, Puerto Rico, in an amount not to exceed $75,700,000.

(b) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to the Secretary of Veterans Affairs for fiscal year 2020 the amount in the Major Projects account, $2,291,292,000, for the projects authorized in subsection (a).

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. TAKANO) and the gentleman from Tennessee (Mr. DAVID P. ROE) each will control 20 minutes.

The Chair recognizes the gentleman from California.
Even with outdated facilities, the Annals of Internal Medicine found in a 2018 report that VA provides better care than private options in most cases. That is right. VA provides better care, even though they are working from outdated facilities. What would those findings look like if VA was competing with a modern infrastructure?

Mr. Speaker, not only does VA provide better care, veterans want to use VA-delivered healthcare. A survey conducted by the Veterans of Foreign Wars found that 92 percent of veterans who participated in the survey responded that fixing VA facilities was the best way to improve VA’s delivery of healthcare to veterans.

Ninety percent of respondents who use VA stated they would recommend VA healthcare to another veteran.

It is clear that veterans, given the option, want to preserve the VA healthcare system and feel that it is a quality option for veterans to receive care.

Mr. Speaker, that is why I support S. 3414. I thank Senator Moran, the chairman of the Senate Committee on Veterans’ Affairs, for prioritizing and passing this legislation.

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

Mr. DAVID P. ROE of Tennessee. Mr. Speaker, I yield myself such time as I may consume.

Mr. TAKANO. Mr. Speaker, I rise today in support of S. 3414, the VA Major Medical Facility Authorization Act. This bill is sponsored by my good friends on the other side of the Capitol, Chairman JERRY MORAN and Ranking Member JON TESTER of the Senate Committee on Veterans’ Affairs.

This bill would authorize the construction of the Department of Veterans Affairs major medical facility projects in Kentucky, California, New York, and Puerto Rico. The COVID-19 pandemic has accelerated the value of the VA healthcare system in serving not just our Nation’s veterans, which is the Department’s foremost responsibility, but also in supporting all Americans during times of crisis.

The seven projects that would be authorized in this legislation have been requested by the administration in VA’s most recent budget submission. They would increase access to high-quality care and services to veterans of all ages and eras. It would also ensure that VA is better able to fulfill the Department’s important service training, research, and emergency response missions.

Mr. Speaker, to associate myself with the chairman’s remarks, Abraham Lincoln would recognize the VA medical center in my hometown, which was authorized right after the Civil War and opened in 1903 as an Old Soldiers’ Home and now is a first-class VA medical center. I urge all of my colleagues to join me in supporting this bill. Mr. Speaker, I reserve the balance of my time.

Mr. TAKANO. Mr. Speaker. I have no further speakers, and I am prepared to close. I reserve the balance of my time.

Mr. DAVID P. ROE of Tennessee. Mr. Speaker, I have no further speakers. I urge all of my colleagues to join in supporting this bill, and I yield back the balance of my time.

Mr. TAKANO. Mr. Speaker, I encourage all of my colleagues to vote “yes” on passage of this important legislation, S. 3414, and I yield back the balance of my time.

Mr. TAKANO. Mr. Speaker, I encourage all of my colleagues to vote “yes” on passage of this important legislation, S. 3414, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. TAKANO) that the House suspend the rules and pass the bill, S. 3414. The question was taken: and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

MODIFYING PAY LIMITATION FOR CERTAIN HIGH-LEVEL EMPLOYEES AND OFFICERS OF DEPARTMENT OF VETERANS AFFAIRS

Mr. TAKANO. Mr. Speaker, I move to suspend the rules and pass the bill (S. 3084) to amend title 38, United States Code, to modify the limitation on pay for certain high-level employees and officers of the Department of Veterans Affairs, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

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

SECTION 1. MODIFICATION OF PAY LIMITATION FOR CERTAIN HIGH-LEVEL EMPLOYEES AND OFFICERS OF THE DEPARTMENT OF VETERANS AFFAIRS.

(a) MODIFICATION.—Section 7404(d) of title 38, United States Code, is amended by inserting “and except for individuals appointed under sections 7401(4) and 7306 of this title,” after “section 7307 of this title,”.

(b) WAIVERS.—

(1) IN GENERAL.—The Secretary of Veterans Affairs may waive the limitation described in paragraph (2) if the Secretary determines that such a waiver is in the interest of the Department and is necessary to avoid a significant, adverse impact on the Department’s personnel practices.

(2) FORM.—The Secretary shall prescribe the form for requesting a waiver under paragraph (1).

(3) TREATMENT OF WAIVER.—A decision not to grant a waiver under paragraph (1) shall not be treated as an adverse action and is not subject to further appeal, third-party review, or judicial review.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. TAKANO) and the gentleman from Tennessee (Mr. David P. Roe) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. TAKANO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and to insert extraneous material on S. 3084, as amended.

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

There was no objection.

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

Mr. Speaker, I rise in support of S. 3084, as amended, a bill to modify the limitation on pay for certain high-level employees and officers of the Department of Veterans Affairs.

This legislation retroactively authorizes VA to waive a limitation for basic pay for SES-equivalent employees employed at VA dating back to November 1, 2010. These are senior-level clinicians who oversee critical VA medical operations at the VA Central Office and in Veterans Integrated Service Networks.

Due to a conflicting interpretation of the law, these senior-level employees were overpaid by VA for almost 10 years. VA did not notify Congress that it had been interpreting the pay cap in its statute as not applying to these employees until this year.

Mr. Speaker, the Office of Management and Budget and Office of Personnel Management have said this is an issue that affects approximately 40 senior VA employees, some of whom play critical support roles in VA’s response to the global COVID–19 pandemic.

Now, without this legislative fix, these employees, through no fault of their own, will be liable for a salary overpayment, plus any benefits tied to the salary, to include employee and agency retirement fund contributions.

While VA could request a waiver of this debt on behalf of the employees under the law, a waiver will not completely address the negative financial effects these employees will experience. Their retirement and Thrift Savings Plans matching debt cannot be corrected.

Mr. Speaker, VA has been making up the difference between the $156,000 cap and the rate of pay that has been received by the affected employees with bonuses, which do not count toward employee and agency retirement fund contributions and other Federal benefits.

Since VA has faced significant challenges hiring qualified healthcare leaders in the past, removing any remaining barriers to ensuring VA can recruit and retain senior clinicians is crucial.

Mr. Speaker, I urge all Members to support S. 3084, as amended, and I reserve the balance of my time.

Mr. DAVID P. ROE of Tennessee. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of S. 3084, as amended. This bill is sponsored by Chairman JERRY MORAN and Ranking Member JON TESTER of the Senate Committee on Veterans’ Affairs, and I am grateful for them for introducing it.
S. 3084, as amended, would correct an error in existing law that impedes employees serving in Senior Executive Service-equivalent positions in the Department of Veterans Health Administration from receiving their full salaries. Congress passed legislation in 2010 to employ many women and we knew these positions would be appropriately compensated for their work.

However, VA discovered a technical error in that legislation just last year that, unless corrected, would result in those women and workmen instead having their salaries significantly reduced. It would also result in VA having to issue and collect debts for current and former employees who served in these high-level positions over the last decade. That is certainly not what Congress intended.

The VA employees who are impacted by this issue are serving in mission-critical positions across the VA healthcare system. Many of them have been working around the clock, leading VA’s response to the COVID-19 pandemic. They are responsible for ensuring that veterans and VA employees are safe and well cared for and that VA is able to fulfill the Department’s fourth obligation to support the national response to this crisis.

They and their colleagues have performed incredibly lifesaving work during the pandemic. I commend them for their efforts, which I know will continue in the weeks and months ahead. Making them whole by passing this bill today is the least we can do for them in return.

I am glad to be back at work in our Nation’s Capitol, as our constituents always intended for us to be, and support this bill today as a small token of appreciation to the VA leaders who are steering the Department through the crisis on behalf of our Nation’s veterans and families.

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

Mr. TAKANO. Mr. Speaker, I have no further speakers, and I am prepared to close. I reserve the balance of my time.

Mr. DAVID P. ROE of Tennessee. Mr. Speaker, I yield myself the balance of my time. I have no further speakers, and I am prepared to close.

I would like to start, since Monday was Memorial Day, to associate myself with the remarks of Mr. LA MALFA from California about Sam Johnson, one of our colleagues.

Sam Johnson is one of the reasons I am so proud to have served in this body. Sam was one of the most incredible human beings I have ever met. He spent over 40 months in solitary confinement, chained to a concrete floor. This man came back to this country as a Wounded Warrior, but he did not let that stop him. He went ahead and had a very fulfilling life and really affected many of us in ways Sam will never know.

I can remember seeing Sam on this floor. Sam was so beat up in his captivity that he would take his voting card and have to step up, raise up on his toes to put his card—I would get tears in my eyes watching him—put his card in that voting machine over there to cast his vote.

We owe Sam and many veterans like him who have given the ultimate sacrifice to this country a debt that we can never pay back.

I served at the same time that Sam did. I was in the 2nd Infantry Division in Korea but I did not serve in Vietnam, and I can’t thank those men and women enough.

To my colleagues, my brothers and sisters, welcome home.

Mr. Speaker, before I yield back, I would like to take a moment to thank Chairman TAKANO and the leadership on both sides of the aisle for bringing these three important bills to the floor today. Our actions show that, like many other Americans, we can continue to do our jobs and our part to re-open the country and our economy in a safe and productive way.

While I am pleased that we are debating these bills today, I am disappointed that H.R. 3504, the Ryan Kules and Paul Benne Strictly Adaptive Housing Improvement Act of 2019, was not included on today’s agenda. H.R. 3504 is a bipartisan bill introduced by Representatives Gus Bilirakis and Mike Levin that would make important improvements to the specially adaptive housing program that helps severely injured veterans adapt their homes.

The bill would also require important changes to the administration of VA work-study benefits and make improvements to the GI Bill.

The bill has already passed the House and has now come back over from the Senate. It represents a four corners bicameral agreement, and the bill is strongly supported by our veterans service organizations.

I hope in the coming days we can continue to work, and I want to commend the chairman on being able to do this. Mr. Speaker, I urge my colleagues to support this bill, and I yield back the balance of my time.

Mr. TAKANO. Mr. Speaker, I yield myself the balance of my time.

I thank the chairman. During this time that we have been at home with our constituents and with our families and really confined, we tried to continue to work, and I want to commend the chairman on being able to do this.

Mr. Speaker, I urge my colleagues to support this bill, and I yield back the balance of my time.

Mr. TAKANO. Mr. Speaker, I yield myself the balance of my time.

I associate myself with the remarks about the memory of our recently departed former Member. Of course, all of our Vietnam veterans who paid the ultimate sacrifice but also those who came back from that service in that war, we all owe a debt of gratitude toward them.

I recall my own uncle, who, unfortunately, committed suicide. I remember coming back from school and learning that he had committed suicide. We
Mr. Speaker, I reserve the balance of my time.

Ms. VELÁZQUEZ, Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the measures under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Ohio (Mr. CHABOT) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

Ms. VELÁZQUEZ. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the measures under consideration.

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

There was no objection.

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

Mr. Speaker, I rise in support of the bill before us today, H.R. 6782, the Small Business Transparency and Reporting for the Underbanked and Taxpayers at Home Act, or the TRUTH Act.

The Cares Act and the Paycheck Protection Program and Health Care Enhancement Act provided over $755 billion in relief to nonprofits, small businesses, and the independently employed who are struggling to cope with the economic downturn brought about by the spread of COVID–19. By utilizing the SBA’s Economic Injury Disaster Loan Program and creating the Paycheck Protection Program, Congress took swift action to provide a necessary lifeline. And while both programs have saved countless lives and businesses, millions more remain left out.

Unfortunately, it won’t matter how much money Congress spends to address these problems if Congress cannot track where the money is going to verify that it is reaching the families and businesses that need it most.

To that end, my colleagues and I have sent multiple oversight letters to the SBA requesting detailed data and information on the implementation of the Paycheck Protection Program and Economic Injury Disaster Loans. To date, we have not received anything more than what SBA has published on their website. This is simply unacceptable.

It is vital that the administration be transparent and good stewards of taxpayers’ dollars. I am proud to support the bipartisan effort before us today, led by my esteemed colleagues Mr. PHILLIPS of Minnesota and Mr. FITZPATRICK of Pennsylvania.

The bill requires SBA to publish an online database of the recipients of every PPP loan, and it also directs the SBA to notify me appreciate Chairwoman VELÁZQUEZ going from $250,000 to $2 million.

These businesses—at least the ones that acted in good faith—followed the law and the guidelines and received their loans based on the best information available at that time, and I do not believe that those businesses should be put on public display for potential shameing.

If they didn’t follow the rules, we have remedies for calling them out, such as the SBA’s Office of the Inspector General, even the Department of Justice, to seek out waste, fraud, and abuse. Publicly naming them will do little to increase transparency or anything else, for that matter, we believe. Second, the bill requires, albeit voluntarily, small businesses to disclose whether they are economically disadvantaged, minority owned, women owned, or veteran owned. As I mentioned previously, I believe we ought to be making regulatory burdens fewer and farther between, not imposing more paperwork that doesn’t help any business fight this pandemic.

Again, Mr. Speaker, I reluctantly oppose this legislation but again thank the chairwoman for her leadership and willingness to work with us on these bills and on many issues facing America’s small businesses moving forward.

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

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

Mr. Speaker, I urge all my colleagues, Republican and Democrat, to join me in voting for stronger transparency and oversight of the Cares Act programs. Our hardworking small business owners and the American people deserve no less.

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

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

I rise in reluctant opposition to H.R. 6782, the Small Business Transparency and Reporting for the Underbanked and Taxpayers at Home Act, or the TRUTH Act, as amended.

Mr. Speaker, I do want to express my appreciation to Chairwoman VELÁZQUEZ and her staff for working with me and with my staff on this legislation, as well as many other pieces of legislation in the past.

On this specific bill, we were able to negotiate a couple of changes that the bill slighly for the better for those of us on this side of the aisle, and that would not have happened without the chairwoman’s leadership, so we do appreciate that.

That said, philosophically, it is exceedingly difficult for me and others on this side of the aisle to accept the bill in its entirety. For instance, I am a firm believer that small businesses are just that, small businesses; and as long as they qualify under the Small Business Act and the SBA size standards, no one small business ought to have to do anything different under the law than any other small business.

In addition to all the burdensome reporting requirements this legislation would impose on small businesses, there are two specific provisions that are difficult for us to support.

First, the bill we have before us attempts to name—and some would say, shame—businesses that are recent PPP loan recipients above $2 million. And I do appreciate Chairwoman VELÁZQUEZ going from $250,000 to $2 million.

These businesses—at least the ones that acted in good faith—followed the law and the guidelines and received their loans based on the best information available at that time, and I do not believe that those businesses should be put on public display for potential shameing.

If they didn’t follow the rules, we have remedies for calling them out, such as the SBA’s Office of the Inspector General, even the Department of Justice, to seek out waste, fraud, and abuse. Publicly naming them will do little to increase transparency or anything else, for that matter, we believe. Second, the bill requires, albeit voluntarily, small businesses to disclose whether they are economically disadvantaged, minority owned, women owned, or veteran owned. As I mentioned previously, I believe we ought to be making regulatory burdens fewer and farther between, not imposing more paperwork that doesn’t help any business fight this pandemic.

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debating my bill, the TRUTH Act, which simply injects transparency and accountability into the very largest expenditure of taxpayer money in American history. That is it. There is no hidden agenda, just a straightforward requirement for the federal government to provide information about how Federal relief dollars are flowing and where they are going. And that truth should be important to every American: business owners and patrons, bankers and borrowers, Republicans and Democrats. We are not in a situation in which bigger businesses with access to other sources of liquidity are pushing to the front of the line at the expense of those with the greatest need, particularly minority-, women-, and veteran-owned businesses that are struggling the very most during the pandemic. I won’t accept it. I am on a mission to restore Americans’ faith in their government. But trust is earned by action, not by words. So I urge my colleagues to join me in supporting the TRUTH Act, in allowing the American people to see where their money is going and in ensuring that businesses that need relief the most are getting it. They say that sunlight is the best disinfectant, and we could surely use more of it here.

Mr. CHABOT. Mr. Speaker, I yield myself the balance of my time. I want to thank the gentlewoman from New York (Ms. VELÁZQUEZ) on her leadership, and I regret that we cannot support this particular piece of legislation; however, I am certain that we will continue to work together in a bipartisan manner to address the needs of America’s small businesses.

I would note, just in response, briefly, to the gentleman’s mention that this is called the TRUTH Act, just because something is called the TRUTH Act doesn’t necessarily mean that it is the truth, just like something called the Affordable Care Act doesn’t necessarily mean that it is going to make healthcare more affordable.

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

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

Mr. Speaker, when this body spent trillions of dollars to address the economic downturn brought about by COVID-19, we included a special inspector general to provide oversight over the expenditure of these dollars. Unfortunately, President Trump said the special IG could not issue reports to Congress without Presidential supervision and subsequently removed the acting IG at the Pentagon and chairman of the panel.

So until the erosion of accountability, transparency is needed more than ever. Congress needs to ensure that there is no waste, fraud, or abuse of taxpayers’ dollars.

This data collection and transparency bill is a positive step in that direction, providing much-needed transparency and accountability. Knowledge is power and, with this bill, the public will finally have the knowledge about how these programs have been implemented, where the money has gone, who has gotten it and who hasn’t. Not only will this empower the people, it will empower Congress as we continue working to optimize the CARES Act programs.

The bill also clarifies the program accounts for the Paycheck Protection Program and the 7(a) Loan Program are wholly distinct, ensuring that the SBA’s flagship lending program will not shut down when the Paycheck Protection Program appropriation lapses.

As the small business economy begins to recover in the coming weeks and months, small businesses need to be able to access affordable capital to rehire workers, restock their shelves, and resume operations. This language ensures the 7(a) program will be an option for them in the next phase of recovery.

I urge my colleagues to support this measure, and I yield back the balance of my time.

Ms. JACKSON LEE. Mr. Speaker, I rise in strong support of H.R. 6782, the Small Business Transparency and Reporting for the Underbanked and Taxpayers at Home Act or TRUTH Act, which directs the Small Business Administration (SBA) to explain and justify all disbursements of coronavirus relief funds, ensuring transparency and accountability from this critical agency.

Together, the CARES Act and the Payroll Protection Program and Health Care Enhancement Act together allocated more than $2 trillion to address the devastating coronavirus pandemic, the most expensive relief package ever authorized by Congress, and the largest outlay of taxpayer funds in all human history. The stakes simply are too high to allow irresponsible stewardship, and those charged with disbursing coronavirus relief funds must be held to the highest standards and held to account for mistakes.

Mr. Speaker, it is unacceptably that the SBA has not to date provided full transparency over its administration of the Payroll Protection Program (PPP) and Economic Injury Disaster Loan (EIDL). PPP and EIDL were created by Congress to provide relief for small businesses affected by the pandemic, and more than $700 billion has been allocated in service of those goals. However, in many cases the programs did not function as Congress intended, and large organizations such as the Los Angeles Lakers received funding while many of our smallest and most vulnerable businesses were unable to secure assistance.

In light of these mismanagement, it is imperative that SBA be subject to an exhaustive audit of its handling of PPP and EIDL funding. The agency has refused to do so voluntarily, requiring Congress to mandate compliance from the agency that exists to serve small business, the backbone of the American economy.

The TRUTH Act would require the SBA to make the following information publicly available in an online, searchable, sortable, and downloadable format within 30 days of passage:

1. The identity of every recipient of a grant or loan that was funded by the CARES Act or the Payroll Protection Program and Health Care Enhancement Act;
2. An explanation of the SBA’s decision-making process;
3. The number of employees at the entity in question;
4. The date when the grant or loan was disbursed;
5. The identification number of the bank or lender that administered the grant or loan; and
6. The amount of assistance provided to small businesses owned by socially and economically disadvantaged individuals, women, and veterans.

Mr. Speaker, the COVID–19 pandemic has challenged us in ways we could have scarcely imagined; it has claimed lives and destroyed livelihoods all across our nation.

But if we act now and we will come out stronger and better.

And we do that by caring for each other and rendering equal, justice and fairness, whether it is in the area of coronavirus testing, distribution of PPE, or economic assistance. Our small businesses need help and they need the truth, which is why I urge my colleagues to join me in voting to pass H.R. 6782, the TRUTH Act.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from New York (Ms. VELÁZQUEZ) that the House suspend the rules and pass the bill, H.R. 6782, as amended.

The question was taken.

The SPEAKER pro tempore. Pursuant to section 3 of House Resolution 965, the yeas and nays are ordered.

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

PAYCHECK PROTECTION PROGRAM FLEXIBILITY ACT OF 2020

Ms. VELÁZQUEZ. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 7010) to amend the Small Business Act and the CARES Act to modify certain provisions related to the forgiveness of loans under the paycheck protection program, to allow recipients of loan forgiveness under the paycheck protection program to defer payroll taxes, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

(Public Law 116-195)

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

SECTION 1. SHORT TITLE. This Act may be cited as the “Paycheck Protection Program Flexibility Act of 2020”.

SEC. 2. MATURITY FOR LOANS WITH REMAINING BALANCE AFTER APPLICATION OF FORGIVENESS.

(a) IN GENERAL.—Section 7(a)(36)(K)(i) of the Small Business Act (15 U.S.C. 636(a)(36))
is amended by inserting “minimum maturity of 5 years and a” before “maximum maturity”.

(b) EFFECTIVE DATE; APPLICABILITY.—The amendment made by this section shall take effect on the date of the enactment of this Act and shall apply to any loan made pursuant to the Small Business Act (15 U.S.C. 636(a)(36)A)(iii) on or after such date.

Nothing in this Act, the CARES Act (Public Law 116–136), or the Paycheck Protection Program, and Health Care Enhancement Act (Public Law 116–139) shall be construed to prohibit lenders and borrowers from mutually agreeing to modify the maturity term of a loan described in subparagraph (K) of section 2 to conform with requirements of this section.

SEC. 3. AMENDMENTS TO PAYCHECK PROTECTION PROGRAM LOAN FORGIVENESS.


(b) Forgiveness.—Section 1106 of the CARES Act (Public Law 116–136) is amended—

(1) in subsection (a), by striking paragraph (3) and inserting the following:

“(3) the term ‘covered period’ means, subject to subsection (i), the period beginning on the date of the origination of a covered loan and ending 24 weeks after such origination of the covered loan; or

“(B) by adding at the end the following new subparagraphs:

“(K) the date that is 24 weeks after such date of origination; or

“(C) December 31, 2020;”;

(2) in paragraph (5)(B), by striking “June 30, 2020” and inserting “December 31, 2020”; and

(c) Effective Date; Applicability.—The amendments made by this section shall be effective as if included in the CARES Act (Public Law 116–136) and shall apply to any loan made pursuant to section 7(a)(36) of the Small Business Act (15 U.S.C. 636(a)(36)) or section 1106 of the CARES Act.

SEC. 4. DELAY OF PAYMENT OF EMPLOYER PAY-ROLL TAXES.

(a) In General.—Section 2302(a) of the CARES Act (Public Law 116–136) is amended by striking paragraph (3).

(b) Effective Date; Applicability.—The amendments made by this section shall be effective as if included in the CARES Act (Public Law 116–136) and shall apply to any loan made pursuant to section 7(a)(36) of the Small Business Act (15 U.S.C. 636(a)(36)) or section 1106 of the CARES Act.

SEC. 5. EMERGENCY DESIGNATION.

(a) In General.—This Act is designated as an emergency appropriations pursuant to section 4(g) of the Statutory Pay-As-You-Go Act of 2010 (2 U.S.C. 933(g)).

(b) Designation in Senate.—In the Senate, this Act is designated as an emergency appropriations pursuant to section 412(a) of H. Con. Res. 71 (115th Congress), the concurrent resolution on the budget for fiscal year 2018.

The SPEAKER pro tempore. Pursuant to the direction of the Senate, this Act is designated as an emergency appropriations pursuant to section 412(a) of H. Con. Res. 71 (115th Congress), the concurrent resolution on the budget for fiscal year 2018.

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load and clear. Today’s legislation strikes a balance between protecting workers by guaranteeing loans are used for payroll, with the need to recognize that many independent restaurants face difficulty paying rent and utilities.

The new 60/40 ratio makes certain a business can remain open, weather the crisis, continue employing workers, and keep serving their local communities. Congress must revamp this program to make it more accessible for small employers to weather the uncertainty ahead.

We simply do not know if there will be another wave of infections or additional lockdowns. This bill provides certainty to employers afraid to use their loan proceeds or reluctant to apply to the program by providing much-needed flexibility.

I applaud my colleagues, Mr. PHILLIPS and Mr. ROY, for working together in a bipartisan manner to craft common-sense solutions for America’s small businesses. I thank Ranking Member CHABOT for his assistance in crafting this bipartisan measure.

I urge all my colleagues to vote “yes,” and I reserve the balance of my time.

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

Unlike the previous bill, I am happy to say that I agree with the chairwoman, and I rise in strong support of H.R. 7010, the Paycheck Protection Program Flexibility Act of 2020, as amended.

I would, again, like to thank Chairwoman VELAZQUEZ for conducting this process in such a bipartisan manner. It is more important than ever to maintain our strong bilateral negotiations as we continue to combat the spread of COVID–19 and its devastating, absolutely devastating, effect on our economy, especially our small businesses in that economy.

Over the past 3 months, I have been in contact with literally thousands of small businesses, not only in my hometown of Cincinnati, but across the country. I have joined dozens of conference calls with my congressional colleagues and with their constituents and mine all the way from the State of Washington to the State of Florida, and just about everywhere in between.

There has been broad consensus during those interactions that the PPP program has served as a lifeline for small businesses and their employees, many of whom have been shut down through no fault of their own.

By and large, it would be hard to argue against the fact that the PPP program has, for the most part, been successful. Over 4 million small businesses have received a PPP loan thus far, allowing them to hang on as the COVID–19 pandemic spread across our Nation.

Of course, there have been some shortcomings, some unintended consequences. That will happen when you do 6 months of legislative work in 6 days. That is why we are here today, to fix some of the unintended consequences.

For example, when we crafted the original CARES Act back in March, the covered period was defined as 8 weeks. The true emergency period has evolved over time. This bill begins to address that.

To fix the miscalculation in how long this pandemic would last, this bill extends the 8-week original covered period to 24 weeks and creates an option allowing businesses that want to stay within the original 8-week window to do so. This promotes greater flexibility for small businesses to decide when it is best to start spending their PPP loans.

It is important to remember that this change isn’t as simple as moving a few dates around. There are a lot of unintended consequences that we need to account for because more than 4 million loans have already gone through the program. The amount of half a trillion dollars.

First, the original CARES Act allows principal, interest, and fees to be deferred for between 6 and 12 months. The administration adjusted this deferment period to just 6 months through guidance.

This deferment time period needed to be shifted to ensure a business knows its loan forgiveness amount before its deferment period concludes. This bill accomplishes that by extending the deferment window to end once the SBA makes the forgiveness payment to the lender on the borrower’s behalf.

Second, the bill amends the 75/25 rule which was inserted into the PPP by the administration through guidance to require 75 percent of the loan to be used on payroll costs and 25 percent to be used on mortgage interest, rent, and utilities. So that is what the previous rule called for, 75/25.

This bill expanded that with a 60/40 split to, again, give small businesses greater flexibility as to how to best utilize their PPP funds.

Third, the bill extends the 2-year maturity of the loan to a 5-year maturity for new loans to help small businesses struggling to make their payments in a weakened economy. Loans already processed remain at the 2-year maturity rate so that there is no retroactivity in this provision.

The bill makes clear that small businesses and lenders are free to negotiate modifications in the maturity terms if they both agree. Again, both have to agree, both the borrower or the small business and the lender.

Fourth, the bill allows businesses that receive PPP loan forgiveness to also receive their employer payroll tax deferment.

And that was a big issue. Many of the small businesses were concerned that they were losing out on the advantages that were in the original PPP program in the CARES Act. So this is back in. They will be able to take that business deduction from their taxes.

Fifth, the bill also codifies the rehire requirement. So as long as a good-faith offer to return to work is provided to a recently laid off worker, the business will satisfy the head count requirements.

This safe harbor provision attempts to address the challenges many small businesses have had getting some employees to return to work with the $600 Federal unemployment check per week on top of the State unemployment checks which they are also receiving.

Finally, the bill establishes a new safe harbor to account for businesses that are required by civil authority to open only at 50 percent capacity. This ensures that businesses that have no choice but to run at half capacity are not left behind by their counterparts who have the ability to operate fully. So it is a fairness issue.

Mr. Speaker, I urge my colleagues to support this much-needed bipartisan bill that provides real solutions to American small businesses facing this very difficult situation.

Mr. Speaker, I, again want to thank the chairwoman for working on this on a bipartisan basis.

This flexibility allows America’s small businesses to go a long way to addressing many of the concerns that we heard time and time again from small businesses all across the country. They need to have the flexibility to spend the money most efficiently so that businesses that actually stay afloat, make it through this pandemic, and, most importantly, be able to keep as many of their employees on the payroll so that they are able to support their families as possible.

Mr. Speaker, I, strongly urge my colleagues to support this legislation on both sides of the aisle, and I reserve the balance of my time.

Ms. VELAZQUEZ. Mr. Speaker, I yield 4 minutes to the gentleman from Minnesota (Mr. PHILLIPS).

Mr. PHILLIPS. Mr. Speaker, I thank Representative VELAZQUEZ; Ranking Member CHABOT; my colleague, Mr. ROY from Texas, who has spent a lot of time in the political foxhole with me from the very beginning of this initiative; and all who have helped get the Paycheck Protection Program Flexibility Act to the floor.

But I want to spend my time today hearing my constituents speak for themselves. For more than 43 years, Minnesotans have celebrated birthdays and Little League wins over burgers and cheese curds at Lions Tap, a family-owned restaurant in Eden Prairie, Minnesota, until COVID–19 changed everything. My team spoke with Bert, owner of Lions Tap, and when we asked for feedback about his experience with the Payroll Protection Program, he said this: “We definitely need the PPP. The problem is that because our business is a restaurant, we are not able to open it up fully where we could hire our entire staff back under the conditions of the loan. It is imperative that
we are allowed forgiveness for expenses beyond the original 8-week period. We also need to loosen up the restrictions of nonpayroll expenses beyond the 25 percent. The complexities of balancing staying open or closing will be determined by how the government would be able to do that. I am afraid the PPP in this bill.

Bert is not alone. On a Zoom call last month, a barber who rents a chair in a Brooklyn Park barber salon told me exactly the same thing. I also talked with Mike, who owns a few hotels in Minnesota being forced to make lose-lose decisions about how to pay his employees and his mortgage while their rooms sit empty.

Mike said this: “The government stepped in with the Paycheck Protection Program, but it was a one-size-fits-all approach that didn’t really help industries like hospitality. We could pay our employees but not our mortgages. The Paycheck Protection Flexibility Act will do for small businesses what the PPP could not secure but would have no way to qualify for any material forgiveness given the impossibility of rehiring our entire workforce while our stores are closed. If the loan is not forgiven, we do not foresee our business returning to its meaningful pre-cash flow until a vaccine is developed or the virus impact weakens and would likely not have funds to repay any loan principal in that time.”

Justin, who has a small gym in Chanhassen, and Ryan, who owns Frenchies nail salon, are reporting the exact same problems. The outpouring of feedback has been as clear as it has been enormous. Mr. Speaker, today is not about us. It is about delivering the relief that small businesses need to be able to secure the biggest win or who gets the credit. It is about delivering the relief that small business owners across Minnesota and this Nation are asking for. It is about doing our job.

At its core, representation begins with listening, and these stories paint a very clear picture. Our small business owners, the institutions of our Main Streets and the glue of our communities, are asking us to take action to solve problems and to engage in some simple legislating and working together to accomplish things.

MS. VELAZQUEZ. Mr. Speaker, I yield the gentleman from Texas an additional 30 seconds.

Mr. ROY. Mr. Speaker, one thing I want to point out here is that the ranking member and the chair have gone through the provisions in the bill. I think it is important we have to do this to help small businesses, but it is an important vote because I think it gets back to the heart of simple legislating and working together to accomplish things.

Let's provide the flexibility for businesses. Let's make sure that we let America open. But let's work together to solve the problems of the American people together, like Mr. Phillips and I did. I am proud to cosponsor this with him.

Mr. Speaker, I hope the Senate will take this up and move it expeditiously so that we can help businesses this week. There is no reason to delay that.

Ms. VELAZQUEZ. Mr. Speaker, I would like to inquire of the Chair how much time is left to the gentleman from New Hampshire (Mr. Pappas). Mr. PAPPAS. Mr. Speaker, I thank the chairwoman for yielding.
Mr. Speaker, while the Paycheck Protection Program has provided a lifeline to small businesses, fundamental changes must be made to meet the ongoing needs of our Main Street economy.

I am thankful to have heard from hundreds of local business leaders in my district who have helped identify critical shortcomings in the PPP.

RoseAnn in Laconia tells us her restaurant’s sales are down 90 percent, and she needs more than 8 weeks to ramp up safely.

David from Portsmouth says his overhead costs are much higher than the payroll at his new business, and he needs more flexibility in how he can spend down the loan.

Hillery from Goffstown won’t begin to make up for lost sales in her wedding business until next year. A longer term will give her a more stable financial footing.

There are millions of stories like these across the country. I want to thank my colleagues for coming together on a bipartisan basis to understand the need that is out there and helping to meet it with this comprehensive bill that is going to provide for our local businesses.

The fixes in this Paycheck Protection Flexibility Act will allow our small businesses and their dedicated employees to continue to survive. Let’s pass this bipartisan bill today for our workers, for our small businesses, and certainly for our future.

Mr. CHABOT. Mr. Speaker, I yield 2 minutes to the gentleman from Michigan (Mr. UPTON).

Mr. UPTON. Mr. Speaker, I want to particularly thank Mr. PHILLIPS and Mr. ROY for working together on this important legislation.

When the President signed the Paycheck Protection Program nearly 2 months ago, it provided a real lifeline to our small businesses, without a doubt. We have had some pretty rough seas, a typhoon. But at the end of the day, after 8 weeks, Mr. Speaker, if you were a small business and you allocated 75 percent of the money that you received as that loan for employees’ salaries, healthcare, et cetera, that loan would become a grant; and the response was overwhelming. A $250 billion program was exhausted after 10 days.

After we came back and did another job, we doubled down. We gave it another $310 billion on top of that. Unbelievable.

As much as all of us wanted this nightmare to end by Easter, we are now past Memorial Day; and those small businesses are still not open. Many of them are still shuttered, and they can’t possibly meet that 75 percent standard that their lender, their community bank, or their credit union offered them to be able to convert that loan to a grant.

So, without the changes in this bipartisan bill, that program instead will be an anchor that will take them down to the very bottom. We can’t let that happen, no way.

The bipartisan Problem Solvers Caucus endorsed this flexibility bill. It is one that we need to get done. I hope that the Senate can take what we do today and pass it before the end of the week. We need to provide that relief to our small businesses and the millions of employees that it impacts.

Ms. VELÁZQUEZ. Mr. Speaker, I yield 2 minutes to the gentleman from Colorado (Mr. NECNUSE).

Mr. NEGUSSÉ. Mr. Speaker, I rise today in support of the bills before the House.

In Colorado, our small businesses are struggling under these unprecedented economic circumstances. From the mom-and-pop taverns in Gilpin County and Winter Park; the restaurants in Loveland, Fort Collins, and Boulder; Main Street businesses in Nederland and Breckenridge; and the many Colorado businesses that rely on outdoor recreation and ski season; in particular, they never could have planned for this pandemic. We cannot expect them to weather this crisis alone.

The Payroll Protection Program has provided critical funds to keep many of these businesses afloat and workers employed. But as we have heard from both sides of the aisle today, many fixes are needed, and that is what we are here today to do.

We must ensure that loan forgiveness periods are extended so that small businesses are not on the hook for this money while their doors remain shut. We must extend the program past June 30 as so many of our businesses face increased uncertainty and as our country faces uncertainty about what the future holds in the coming months. We must expand access and transparency and prioritize our veteran-owned and economically disadvantaged businesses.

At the end of the day, we must continue to support our local small businesses because they are the lifeblood of our communities, for the sake of our families, our local economies, and our future.

Mr. Speaker, I thank the chairwoman for her strong leadership over the course of this pandemic and my freshman colleague, Representative Phillips, for his leadership in bringing this bill forward. I am proud to support it. Let’s get this done for small businesses in Colorado and across America.

Mr. CHABOT. Mr. Speaker, I yield 2 minutes to the gentleman from Louisiana (Mr. GRAVES).

Mr. GRAVES of Louisiana. Mr. Speaker, I thank the gentleman from Ohio (Mr. CHABOT) for his hard work; and I thank the chairwoman, as well, for working together in a bipartisan manner.

But most importantly, I thank the gentleman from Texas (Mr. ROY), my friend, for working together, for identifying the problems with the Paycheck Protection Program, in helping to perfect this program that is an incredible lifeline to small businesses and, importantly, Mr. Speaker, to the employees.

Millions and millions of businesses, billions of dollars in loans in a program that is over in 8 weeks, and only after they stood this program up, and within 2 weeks, Mr. Speaker, handed out more money than the SBA had done over the previous 14 years. It is absolutely remarkable what Treasury and SBA have done with this program.

And, as I said, the work that Mr. ROY and Mr. PHILLIPS have done to come together on a bipartisan basis to help to fix, to provide flexibility to businesses, to give them more times, to give them more flexibility on the use of funds, to ensure that these businesses aren’t just open for 8 weeks but are truly sustainable businesses that can continue providing employment to millions and millions of Americans for years to come.

Now, Mr. Speaker, I want to pivot. The other legislation, the TRUTH Act, Mr. Speaker, looking at the comparison of numbers, here we are giving out billions of dollars at. Let’s all back them. We are not offering operating expenses and other needed loans to these small businesses.

This bill doesn’t fix a single problem that is out there that is delaying, that is preventing this program from actually providing operating expense assistance to these small businesses.

Mr. Speaker, this bill is a complete whiff. I urge that we pull back the TRUTH Act and instead work together on a bipartisan basis, as we have done on this bill, on the PPP Flex bill, and provide true solutions to where the Economic Injury Disaster Loan Program can help these small businesses, can truly provide a hand up.

Mr. Speaker, I urge rejection of that bill.

Ms. VELÁZQUEZ. Mr. Speaker, I yield 1 minute to the gentleman from New Jersey (Mr. GOTTHEIMER).

Mr. GOTTHEIMER. Mr. Speaker, I thank the chairwoman for her excellent leadership. I thank Mr. ROY for his great bipartisan work and my dear friend, colleague, and fellow problem solver, DEAN PHILLIPS, for his remarkable leadership on this important piece of legislation. He did it the way he believes we all should govern, and that is working across the aisle. I am grateful for that and his roll on the Paycheck Protection Flexibility Act, which was supported by the Problem Solvers Caucus, 50 strong—25 Democrats and 25 Republicans.
Mr. Speaker, I have heard over and over again from businesses in my community in northern New Jersey that they are so grateful for the PPP Loan Forgiveness Program and all of the jobs and businesses it helps protect. But they need more flexibility in the program’s time frame. They need more time with the loan and more flexibility on how to spend it, from salaries to rent.

Mr. Speaker, I am proud that this bipartisan legislation does exactly that: helps small businesses in New Jersey that have been helped by the PPP Loan Forgiveness Program.

And I am equally grateful for the bipartisan TRUTH Act, which demands more transparency and accountability for every single dollar that is loaned out from the Small Business Administration to our businesses. I am glad that that legislation will pass here later today and that we will know where all the loans have gone.

Mr. Speaker, State New Jersey’s economy, including all of our small businesses, want to make sure their businesses can stay open at the end of this pandemic. They want to keep their workers. They want to keep giving back to our communities and they want to grow their businesses and give back to our great State. But they need our help. This bill does that, and I am hoping the Senate acts quickly to take it up.

Mr. CHABOT. Mr. Speaker, I yield 2 minutes to the gentleman from Tennessee (Mr. BUCHETT), a very important member of the Committee on Small Business.

Mr. BUCHETT. Mr. Speaker, I thank the gentleman for yielding.

Mr. Speaker, I rise today to encourage my colleagues to vote in favor of the H.R. 7010, the Paycheck Protection Program Flexibility Act.

America’s economic recovery from the coronavirus pandemic depends on getting businesses, particularly small businesses, safely going back to workplaces, shops, and restaurants. H.R. 7010 represents a continued commitment to providing economic assistance to America’s small businesses while our economy works towards this goal.

Throughout east Tennessee, the Paycheck Protection Program is ensuring employers can pay their workers and cover operating expenses. H.R. 7010 will allow greater flexibility for this relief by extending the PPP loan forgiveness period from 8 to 24 weeks, eliminating duplicative program requirements, and providing small businesses with additional time to pay back loans as they get back on their feet.

Members of the Committee on Small Business have a strong reputation of reaching across the aisle to work together, and I applaud the efforts of Mr. ROY and Mr. PHILLIPS to craft clean legislation that meets the needs of small businesses.

Mr. Speaker, I am proud to support this bill that delivers results for America’s small businesses during this difficult time. It is great to see Chairwoman VELÁZQUEZ and the ranking member, and I thank them for their leadership.

Ms. VELÁZQUEZ. Mr. Speaker, I yield 1 minute to the gentlewoman from Texas (Ms. JACKSON LEE), the chairwoman for this important hearing.

Ms. JACKSON LEE. Mr. Speaker, I thank the chairwoman for her leadership with the ranking member, Mr. PHILLIPS and Mr. ROY.

Mr. Speaker, I stand in strong support because 20 million people are doubt. Small businesses are living in the midst of those communities of devastation, but they are trying to keep their doors open so they can help their fellow citizens.

I am grateful that we will allow an extended period of time, 24 weeks, for allowing for forgiveness. I am very grateful we have extended the date, for extending the program to December 31, and, of course, the payment, the loan period to 5 years.

I know the mom-and-pop barbershops and cosmetology shops and nail shops and restaurants; they are dying out to survive. Some of their very workers have died. They are taking care of families. And so to ensure the full access to payroll tax deferral for business tax, that takes PPP loans.

In addition, I support the TRUTH Act because the money that we give must be used right, and transparency on who gets the loan is important.

Mr. Speaker, this further relief for small businesses is well placed because they are the anchor of the economy. I say to Houston small businesses: We are coming to help you. We will be speaking to you this week.

Mr. Speaker, I support this bill, and we should move this forward as quickly as possible. They are the anchor of the economy of this Nation.

Mr. CHABOT. Mr. Speaker, I yield 2 minutes to the gentleman from Pennsylvania (Mr. MEUSER).

Mr. MEUSER. Mr. Speaker, I thank the gentleman from Ohio very much.

Mr. Speaker, the Paycheck Protection Program was the program’s intent. As we have been hearing, has provided critical support to small businesses across the country during this crisis.

The intent of the PPP was to prevent layoffs, maintain certainty for workers, and help businesses weather the challenges posed by the coronavirus pandemic. Thanks to President Trump’s Treasury Department and other leaders in this body, whom I commend, the program’s results were in line with the program’s intent.

Thanks, as well, to the SBA and many community banks. Over 4.5 million small businesses have been approved for loans through the PPP, and over $600 billion in loans have been processed.

The PPP has administered over 155,000 loans, totaling $26 billion in Pennsylvania alone. Nationwide, nearly 65 percent of these loans have been under $50,000—remarkable to see results of a bill in line with its intent.

However, we all do know—and we have been hearing from our constituents—that many businesses have not been able to reopen or access the loans amidst many State government-mandated shutdowns, so additional time and flexibility to use the PPP funds will help them meet payroll and remain in operation and safely and responsibly recover their economy.

Today’s Paycheck Protection Program Flexibility Act will enact effective reforms which were created with input from small businesses. Again, I strongly commend the bill’s sponsors for crafting in this way.

Mr. Speaker, families are the heart of our communities. Small businesses are the backbones of our economy. Our families and our small businesses, with our support, will make it through this crisis and drive the next great American comeback.

Mr. Speaker, I strongly urge a “yes” vote on this very important bill.

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

Mr. Speaker, I thank the gentlewoman from Texas (Ms. VELÁZQUEZ) for her cooperation and my colleagues to vote in favor of the H.R. 7010, the Paycheck Protection Program Flexibility Act.

The SPEAKER pro tempore. The gentleman from Ohio very much.

Mr. Speaker, when we originally passed the CARES Act, which included the Paycheck Protection Program—or now it has become so popular, now it is PPP. It is known by that by millions of small businesses all across the country. We didn’t know exactly how long the pandemic would last. We still don’t know, for that matter. So 8 weeks, for example, was the period of time that determined the payouts and whether the loan would be forgiven or not, whether in fact it would be a grant, whether these small businesses would have to pay it back.

As it turned out, 8 weeks, alone, isn’t a sufficient period of time for many small businesses. This legislation expands that to 24 weeks an advance payment of the borrower. So this will allow many small businesses all across the country to see what benefits them the most so they can survive, so they can keep their employees employed so they can support their families. So that is an important item that is in this legislation.

In addition, changing the 75/25 rule to 60/40, again, is going to give these businesses the flexibility that they need.

How long do small businesses have to pay it back? Well, those who have already taken out the loans, 2 years. For new loans taken out from here on—and there is over $100 billion left in the
fund, so there will be many small businesses that still get loans—the period will be 24 weeks. Now, by the time the Senate gets a hold of this, it is always possible that that may be compromised, but at this point, it is 24 weeks in this particular piece of legislation.

But I think one of the important things to remember is that the borrower and the lender can get together and mutually agree, if they want to agree, if they don’t necessarily fall into the two categories that I just mentioned. So there is some flexibility for them to negotiate there as well. And there are other items, as we have already discussed.

But the important thing is this will give America’s small businesses the flexibility to ensure that they at least have a chance to survive. And I know in my district in Cincinnati, and districts all over the country, their very survival is at issue here.

This bill is important—and it is a lot of money, as was mentioned: $350 billion and another $310 billion, so around $660 billion in this program going out all over the country to these small businesses that are the backbone of the American economy. About half the people who work in America work for one of these small businesses. So this will help them to survive.

Thank goodness the House of Representatives was able to work together in a bipartisan manner to come to this point today where this legislation will likely pass in a few minutes.

Mr. Speaker, I again thank the chairwoman, and I yield back the balance of my time.

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

Mr. Speaker, I continuously hear from small businesses across the country about the uncertainty that they are facing and how they will be able to fully reopen. In the face of that uncertainty, small businesses need flexibility with these loans.

This bill takes an important step in providing that flexibility and making the Paycheck Protection Program work better for the millions of small businesses across the country that are trying to weather this storm. And since we do not know how long this storm will last, we must ensure small businesses have the flexibility to take advantage of the program through the end of the calendar year and to use the loan over the course of 24 weeks. This program is now a stronger onram to full employment for small employers to weather this unprecedented economic and public health crisis.

I commend the Committee on Small Business staff on both sides of the aisle for their dedication and hard work over these last few months. I thank them for their commitment to our Nation’s small employers and their workers.

And I thank the ranking member, because we have always, throughout the history of the committee, worked in a bipartisan manner. I always say, when we deal with small business issues, there is no Democratic or Republican approach. Those are American issues, particularly as they relate to our economy.

Mr. Speaker, in that vein, I also thank the gentleman from Texas (Mr. ROY) and the gentleman from Minnesota (Mr. PHILLIPS) for the great work that they did and for the bipartisan spirit in which they brought this bill to the floor.

Mr. Speaker, I strongly urge a vote in support of the legislation, and I yield back the balance of my time.

Mr. NADLER. Mr. Speaker, I rise today in support of this legislation to provide a critical source of aid to small businesses and non-profits during the COVID–19 pandemic. While the Paycheck Protection Program was established as an eight-week program, it was clear from the start that the economic impact of the pandemic would last far longer. I am proud that the House addressed this issue by extending the covered period to 24 weeks in the Heroes Act earlier this month, and I am glad this bill also includes a 24-week extension. The extended timeline will give borrowers the flexibility to spread out the loan proceeds over the full course of the crisis, and in a manner that is best for their small business or nonprofit.

The legislation also takes action to change the harmful “75/25” percent rule that the Small Business Administration established to limit the use of Paycheck Protection Program loan proceeds for nonpayroll expenses to 25 percent. While increasing the current limitation on the use of loan proceeds for nonpayroll expenses from 25 percent to 40 percent will allow many small businesses to apply for the program, I am disappointed that this legislation falls short of the Heroes Act and fails to eliminate the rule. Congress intended for the Paycheck Protection Program to be a critical resource for all small businesses impacted by the pandemic. We must make sure that the program will be there and workable for micro-businesses and small businesses like New York City.

Microbusinesses—such as “mom and pop” shops and corner stores—are the lifeblood of our communities. I will continue working to ensure that the small business assistance programs created in the CARES Act are accessible and viable for the most vulnerable small businesses.

I am also disappointed that this legislation was amended to remove language to retroactively establish a five-year minimum maturity on Paycheck Protection Program loans for amounts House-advisory. While the Heroes Act allowed a maximum maturity of up to ten years from when the borrower applied for the loan, the Small Business Administration limited the minimum maturity of the loans to two years just hours before financial institutions began accepting Paycheck Protection Program loans. To address this issue, the Heroes Act established a minimum maturity on PPP loans of five years to enable borrowers to amortize loans over a longer period of time, decreasing their monthly payments on any portion that is not forgiven. While this legislation allows a five-year minimum maturity on Paycheck Protection Program loans, it fails to make the change retroactive for the millions that have already received their loans. I will continue to call for the minimum maturity on Paycheck Protection Program loans to be extended for all Paycheck Protection Program borrowers.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from New York (Ms. VELAZQUEZ) that the House suspend the rules and pass the bill, H.R. 7010, as amended.

The question was taken. The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

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

The SPEAKER pro tempore. Pursuant to section 3 of House Resolution 965, the yeas and nays are ordered.

Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.
NAYS—147

Aderholt
Allen
Amash
Amodei
Armstrong
Arrington
Babin
Baird
Balser
Balderson
Banks
Barr
Bartlett
Basics
Bishop (NC)
Bishop (UT)
Buck
Buchanan
Budd
Burgees
Byrne
Carter (GA)
Chabot
Cheney
Cline
Cloud
Collin (TX)
Comer
Connaway
Cook
Curtis
Davidson (OH)
Davies, Rodney
DeSaulnier
"Not voting—15"

Messrs. DUNCAN, HUDSON, RICE of South Carolina, and WOODALL changed their vote from "yea" to "nay."
So (two-thirds not being in the affirmative) the motion was rejected.

The result of the vote was as above provided.

Stated for:
Mr. YOUNG. Madam Speaker, I was unable to vote on May 28, 2020. Had I been present, I would have voted "aye" on rollcall No. 113, on passage of H.R. 6782.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 965, 116TH CONGRESS

The vote was taken by electronic device, and there were—yeas 417, nays 1, not voting 13, as follows provided.

PAYCHECK PROTECTION PROGRAM FLEXIBILITY ACT OF 2020

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

The vote was taken by electronic device, and there were—yeas 417, nays 1, not voting 13, as follows provided.
May 28, 2020

H2340

CONGRESSIONAL RECORD—HOUSE

Roll Call Votes Nos. 113 and No. 114. Had I been present to vote, I would have voted "nay" on rollcall No. 113 and "yea" on rollcall No. 114.

MEMBERS RECORDED PURSUANT TO HOUR RESOLUTION 865, 116TH CONGRESS

Mr. NADLER. Madam Speaker, pursuant to clause 1 of rule XXII, and by direction of the Committee on the Judiciary, I offer a motion on the bill (H.R. 6712) to amend the Foreign Intelligence Surveillance Act of 1978 to prohibit the production of certain business records, and for other purposes.

The Clerk read the title of the bill.

The SPEAKER pro tempore (Ms. STEWART). The Clerk will designate the Speaker of the House to announce the vote on the motion to reconsider.

NAYS—13

Mr. DUNN changed his vote from "nay" to "yea".

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

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. YOUNG, Madam Speaker, I was unable to vote on May 28, 2020. Had I been present, I would have voted "yea" on rollcall No. 114, on passage of H.R. 7010, as amended.

PERSONAL EXPLANATION

Mr. ABRAHAM, Madam Speaker, on Thursday, May 28, I was unavoidably detained on

motion to go to conference on H.R. 6712, USA FREEDOM RE-AUTHORIZATION ACT OF 2020

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The SPEAKER pro tempore (Ms. JACKSON LEE). The Clerk will designate the Speaker of the House to announce the vote on the motion to reconsider.

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PERSONAL EXPLANATION

Mr. ABRAHAM, Madam Speaker, on Thursday, May 28, I was unavoidably detained on
(E) by striking the period at the end and inserting the following: "and"

"(B) may seek leave to raise any novel or significant privacy or civil liberties issue relevant to the application or other issue directly impeding the legality of the proposed electronic surveillance with the court, regardless of whether the court has requested assistance on that issue."

(2) by redesignating paragraphs (7) through (12) as paragraphs (8) through (13), respectively; and

(3) by inserting after paragraph (6) the following:

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"(A) A summary of all accuracy or completeness reviews of applications submitted to the Foreign Intelligence Surveillance Court by the Federal Bureau of Investigation."

"(B) The total number of applications reviewed for accuracy or completeness."

"(C) The total number of material errors or omissions identified during such reviews."

"(D) The number of nonmaterial errors or omissions identified during such reviews."

"(E) The total number of instances in which facts or conclusions included in an application were or were not supported by documentation that existed in the applicable file being reviewed at the time of the accuracy review."

The SPEAKER pro tempore. The Clerk will report the motion.

The Clerk read as follows:

Mr. Nadler moves to take from the Speaker's table the bill, H.R. 6172, with the Senate amendments thereto, disagree to the Senate amendments, and request a conference with the Senate thereon.

The SPEAKER pro tempore. The gentleman from New York (Mr. Nadler) is recognized for 1 hour.

Mr. Nadler. Madam Speaker, for purposes only. I yield 30 minutes to the gentleman from Ohio (Mr. Jordan), and I yield myself such time as I may consume.

Madam Speaker, bills like the USA Freedom Reauthorization Act touch deeply held beliefs on all sides.

The bill we intended to consider last night strengthened privacy protections and made substantial improvements to the law. The bill, as amended by the Senate, is a good and important package of reforms.

Now, you may disagree with that assessment, you may genuinely believe that the bill doesn't go far enough to reform the FISA system or perhaps that it goes too far with those reforms. If you disagree with me on the merits of the bill, I respect that disagreement.

What I cannot accept, and what I suspect many Americans will not accept, is a transparent, inexplicable, totally unjustified flip-flop on this bill, a bill important both to the security and the privacy of the United States.

Just a few weeks ago, 126 Republicans joined 152 Democrats in support of a nearly identical measure, different only in that the Senate has added one amendment, a good amendment with almost universal support. Virtually all of those 126 Republicans changed their position in the past 24 hours.

Madam Speaker, the American people see through those excuses. Nobody believes the sudden reversal has anything to do with complaints about proxy voting. Nobody believes that the flip-flop is about Michael Flynn or Roger Stone, or even President Trump, whose cases have nothing to do with the authorities we hope to reform.

There have been no real policy demands to explain the sudden reversal, no demands for changes in the bill. If my Republican colleagues had asked for substantive changes to the bill, we would have heard them out and tried to address those concerns.

But that is not what happened. The Republicans abandoned this bipartisan project for one reason, and one reason only: the President tweeted, on a whim, and told them to oppose this bill.

Madam Speaker, this is just one more example of how the President and his enablers in this body have stood in the way of national security, of civil liberties, and of our responsibility as Members of Congress.

I refuse to let our efforts to reform FISA die simply because Republicans are unwilling to stand up to the President's whim.

This legislation ends the NSA's call detail records program; it applies the cutting edge of Fourth Amendment privacy protections to section 215; it forces the government to disclose years of secret FISA court opinions; it increases transparency across the board; it raises the stakes for any government attorney who would dare mislead the court; and it dramatically expands the role of the amicus to be an advocate for American citizens, and to push back against claims that should have been rejected by the court long ago.

It is our responsibility to continue our work, to pass this bill, to send it to the President's desk, and to ensure that these reforms become law.

None of us should rest until we have done that work.

I would be very interested to hear what changed in the bill between yesterday morning and yesterday evening that caused the Republicans to withdraw their support from a bill they had agreed to, from provisions they said were improvements to national security, from provisions they said were improvements to civil liberties of American citizens, and suddenly all oppose it. What changed, other than the President's tweet?

Madam Speaker, I urge my colleagues to support this motion and send the bill to the conference where we can do the job we were sent here to do.

Madam Speaker, I reserve the balance of my time.

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

Madam Speaker, everything has changed. The main change is it is worse than we thought.

Since March 19, when this body last dealt with the FISA legislation, all kinds of things have changed.

We have learned from the declassified transcripts how bad the situation was in the prior administration when they went after General Flynn. We have learned about the concerted effort to frame General Flynn, a three-star general, 30 years serving our country, and everything they did.

We learned about January 5, when the FBI agents said: We should no longer pursue going after General Flynn. But what happened? Jim Comey told Peter Strzok: No, no, no. Go tell those agents we are going to continue to go after this guy.

We learned about January 4, when the FBI agents said: We should no longer pursue going after General Flynn. But what happened? Jim Comey told Peter Strzok: No, no, no. Go tell those agents we are going to continue to go after this guy.

We learned about January 5, when Jim Comey met with the President, President Obama, and talked about General Flynn.

We learned on January 6 what happened that day. We learned that then-FBI Director Comey goes to Trump Tower and meets with then-President-elect Trump and talks to him about the dossier that they already know is false, that they know is Russian disinformation; the money is paid for by the Clinton campaign.

Then what did we learn just 2 weeks later? January 20, 2017, what did they do? They sneak two agents into the White House, two FBI agents, to set up General Flynn.

What else have we learned since we dealt with this issue on March 10?

We have learned about the unmasking of Michael Flynn, 39 people unmasking General Flynn's name, six people in Treasury. What are six Treasury officials doing unmasking the guy who is going to be the National Security Director in the incoming administration?

Finally, and probably most importantly, we have the report from Inspector General Horowitz; not the report he did on the Carter Page FISA—we are talking about that; but the things that was. We know all the wrongdoings that took place there—but the investigation he is just starting on FISA in general.

He has looked at 29 cases involving American citizens—29 cases—and found in every single one of those cases multiple problems when they were surveilled; again, American citizens. In 4 of those 29 cases they couldn't even find the Woods file. They couldn't even find the file that you have to keep that has the basic evidence that you are then going to take to the FISA court. They couldn't even find it.

So he does something that you hardly ever see. He does what is called a scathing report that is scathing the fire alarm saying this is so bad, I am going to tell you what is going on now; and I have just gotten started on looking at the overall FISA.

So that is what has changed since March 10 when this body dealt with this issue.

And when the President of the United States, a pretty important person in this debate, he says, you know what? I think we should hit the pause button. We should wait here a little bit until we get to the bottom of everything that took place; what Mr. Horowitz is looking at; what Mr. Barr is looking at; what U.S. Attorney John Durham is looking at. Maybe we should just kind of hit the pause button and figure all this out. That is all he said, and that is all we have advocated. That is why we took the position we did at the conference yesterday, and I appreciate the fact that Leader McCarthy and our conference took that position.

false let's wait and figure all the facts. Let's wait until we actually hold people accountable before we renew this program which, as the President said yesterday, does allow some warrantless...
searches of American citizens. So let’s make sure we get it right. That is our position as Republicans.

Madam Speaker, I reserve the balance of my time.

Mr. NADLER. Madam Speaker, I am glad the gentleman learned all this since noon yesterday when he testified in front of the Rules Committee in favor of this bill.

I yield such time as he may consume to the gentleman from Maryland (Mr. Hoyer), the distinguished majority leader.

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

The information I had was, as the chairman has indicated, that the gentleman who just spoke appeared before the Rules Committee in support of this bill. And we can get the transcript. I don’t have it right now, but perhaps somebody can get that transcript for me.

For my entire career in public service, I have supported efforts to make America both strong and safe and a force for peace and reconciliation. In the course of those years, I have striven to draw an acceptable balance between our national security and the protection of personal liberty and the right to privacy central to our unique extraordinary democracy; a government of laws, not men.

Pursuant to that principle, as the majority leader, I scheduled the Foreign Intelligence Surveillance Act for floor consideration over 2 months ago.

Previously, in 2008, Roy Blunt, then the minority whip, and myself, the majority leader; Senator Kit Bond, Senator from Missouri; and Senator Jay Rockefeller, Senator from West Virginia, worked together, at a time of great controversy with respect to the Foreign Intelligence Surveillance Act, to forge a bill that would garner bipartisan support. It was a difficult bill, with the kind of principle differences that Chairman NADLER spoke of earlier and I am going to speak about again.

We passed that bill in a bipartisan fashion with, as we have today, people on the right and people on the left concerned about its content. So there was bipartisan support and bipartisan opposition. Speaker PELOSI and to-be President Trump, then in the Senate representing Illinois, voted for that bill. I have tried to continue to forge that balance through the years.

The bill I brought to the floor a few months ago was a bipartisan effort to achieve that critical balance, and when it came to a vote, it received two-thirds of the votes from both Democrats and Republicans. This bill essentially had two-thirds of the votes on the Republican side and two-thirds of the votes on the Democratic side, so obviously, two-thirds of the votes of this House.

As observed yesterday, Americans must have been heartened by the fact that we could reach a bipartisan agreement on such a difficult bill. It was not a partisan bill. The leaders, all three top leaders, on both sides of the aisle supported, essentially, this bill.

That bill, upon Senate consideration, was amended by an overwhelmingly bipartisan vote to strengthen the protections of American citizens. The 126 Republicans who had voted for this bill; 48 out of 53 Democrats supporting this bill. But this is not a partisan bill; and this bill is about that balance.

Mr. NUNES and Mr. SCHIFF supported this bill and supported this balance. And two-thirds of us made a judgment that they had done a job worthy of support.

So two-thirds of the Democrats in the Senate, two-thirds of the Republicans in the Senate, two-thirds of the Republicans in this House, and two-thirds of the House have supported this bill. I believe that support was garnered because an assumption was made, a premise was adopted by the overwhelming majority of us, that it was a carefully crafted balance between security and individual liberties. It may not be perfect, but we have a responsibility to protect this country and our people.

In consultation, therefore, with other leaders, I scheduled this bill for consideration yesterday. The night before, I got a call from my friend, the minority leader, that the President was urging Republicans in the House to change their votes to “no.”

In the twinkling of a presidential tweet, without any substantive logic to justify their actions, I was told that the 126 Republicans who had voted for this bill when it was considered in the House would now change their votes and vote “no.”

Chairman NADLER has said this, and I want to share this because it is worth repeating. I believe when FISA passed the House in March, every Member, those who voted “yes” and those who voted “no” voted their principles and their conviction on what they believed was in the security interests of the United States. Every one of the 435 people—I don’t think there were quite 435—that voted on that bill, in my view, voted on principle and out of conviction.

I, of course, believed that the two-thirds of the Members who voted for the bill, on principle, and pursuant to conviction about making this country safe, were voting, not for party, but for principle.

Therefore, I was surprised because I saw, not then nor now, any reason that either principle or conviction should be changed, particularly in light of the fact that 80 Senators—80 Senators—48 Republican colleagues of yours, Madam Speaker, as well as 32 of my colleagues voted for this bill.

Therefore, I assumed that we could bring Members back. We had a controversy where some didn’t come back.

We had a new rule you don’t like. We could bring the Congress back and vote on a bipartisan bill for America.

But, as a result of the President’s antipathy toward Federal law enforcement and his personal sense of grievance regarding authorities that have expired will continue to be lapsed.

The complicity of those who believe that the reauthorizing of these authorities was in the best interest of the United States, in preventing its passage last night and today, is, I think, both sad and irresponsible.

Madam Speaker, I regret that we did not bring this bill to the floor for a vote.

This is a result, in my view, Madam Speaker, of patently political and indefensible abandonment of principle and responsibility, both as a coequal branch of government and its policy-making branch as well.

Madam Speaker, we need to send this bill to conference. I urge my colleagues to vote to send it to conference. And if you think this needs to be perfected in some way, as Mr. Nadler said, that is the place to do it now that we are not going to have it on the floor.

Let me repeat. I would have had it on the floor. But we will not get an opportunity to vote on it, so I will wait to see the result of a conference with the Republican-led Senate on the bill that the President has threatened to veto.

Two-thirds of us believed that this was a bill that was good for America. This was a serious issue with serious consequences, and I urge you to vote “yes.” Do not kill this bill.

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

I just want to correct a couple of things that the majority leader said. You guys are the ones that let the FISA law lapse. There was a 75-day extension sent over here. You guys got the majority. You let it lapse.

We want to fix it. We want to correct it. We want to make sure it is not abused like it has obviously been abused. We didn’t let it lapse, you guys did.

And frankly, if you guys got the votes for this bill, you got the majority, you could pass it today. You don’t have the votes because we need more work to be done on this to correct it.

The leader also said something that was not accurate. He said the President had no basis for the tweet he issued yesterday.

Are you kidding me? Are you kidding me?

They spied on two American citizens associated with his campaign, and he has got no basis for the tweet he did yesterday?

He used a dossier to go to the secret court to get a warrant to spy on one of those individuals; a dossier that they knew was false; a dossier they knew was paid for by the Clinton campaign; a dossier that Jim Comey said was salacious and unverified; a dossier where the author had already told the Justice Department that he was desperate to stop
Trump from getting elected, and they used it to go spy on the Trump campaign.

And the President has no basis for the tweet he issued yesterday?

Are you kidding me? You guys let it lapse. We are trying to fix it because we know how bad it is.

Finally, I would just reiterate 29 cases where American citizens were surveilled by the FBI, and every single one of those was a major problem when they went to the FISA court. As I said before, four of those cases, they could easily find the Woods File.

We want to fix this, and we are willing to take as long as it takes.

I agree with the chairman of the Judiciary Committee. There are good things in the legislation. I said that yesteryear noon was supported by Republicans and was supported by the gentleman from Ohio as making sufficient reforms, as making the reforms that we all recognize we need in the FISA system.

Madam Speaker, I yield such time as I may consume to the gentleman from Maryland (Mr. HOYER), who is the distinguished majority leader.

Mr. HOYER. Madam Speaker, this is testimony that we are going to read you some passages from that testimony:

"Thank you for the opportunity to talk about this important legislation." I will go down, skip a couple of paragraphs. Perhaps he will want to point those out.

"Fortunately," the gentleman said, "this bill makes important structural reforms to the program to combat abuses."

He then said: "Most importantly, this bill includes accountability measures."

He went on to say: "It also includes reforms that strengthen Congress' oversight powers."

"Finally," he said, "I would like to thank Senators Lee and Leahy for their amendment to the House-passed bill which strengthens the amicus role in these proceedings by extending them to any sensitive investigative matter involving any U.S. persons. And I also fully support this inclusion as well of the Lofgren-Davidson amendment," which is not on the bill, "to limit the FBI's ability to obtain internet browsing history of Americans." I have no word of opposition to this bill, clearly, taken by the Rules Committee as support of the passage of this bill.

My, my, my. As I have pointed out earlier, the consequences of a twinning of a tweet from the President of the United States: Like that, changing the votes of 126 people, whom I believed voted on principle and on conviction for this bill for America.

Madam Speaker, I thank the gentleman for yielding.

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

Mr. JORDAN. Madam Speaker, I ask everybody, a vote to go to conference is a total abdication of this body's job to put out a good bill that does reform.

Madam Speaker, I yield 2 minutes to the gentleman from the great State of Ohio (Mr. DAVIDSON).

Mr. DAVIDSON of Ohio. Madam Speaker, I thank the gentleman for yielding.

Madam Speaker, as the majority leader well knows better than most of us in the room, for a bill to become law, the President of the United States must sign it, and he has made clear that he is not going to sign this product. So, it is a complete waste of every- one's time to send in a bill that has no chance to become law.

Rather than make this bill better, rather than make this bill something that could become law, we are going to run out the clock on more broken process. Why are we going to do that? We are going to do that because people who are working to preserve the broken status quo of warrantless spying on American citizens want to keep that status quo in place.

So, rather than allow real reform, we have had a process that bypassed the Judiciary Committee. When Chairman NADLER realized he didn't have the votes to move his own product through the committee, he pulled the whole committee process. In a committee process, amendments would be able to be offered, and because they knew the amendments would be offered in accordance with the rules of the House and would be adopted if they were given a chance to vote, they had to pull it.

So, they didn't run it through the committee. The people who are represented by all 435 of us in this body had no chance to have their voices heard in a regular process. Leadership jammed through this broken bill to try to put some window dressing of reform on it.

Some of them are important; they are better than the status quo. But they are just modest reforms. That is why they had so much support from the people who want to preserve it. Then, when there was a real reform, you saw that drop off. Then, when there was the Lofgren-Davidson amendment that really would reform it and stop warrantless spying on Americans' internet browser data, when it was spying on Americans, they stopped it—not a single vote on an amendment in the people's House of the United States of America to preserve and protect the freedoms guaranteed in the Fourth Amendment.

Yes, we must make our Nation secure. But we must do it constitutionally in full compliance with the
Bill of Rights. No one is exempt. Article I, Article II, or Article III.

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

Madam Speaker, I listened to the distinguished gentleman at a moment ago: We shouldn't pass any legislation that the President won't sign.

The King of England used to have the royal prerogative, an absolute veto. The President of the United States against foreign aggression and foreign subversion, such as the Russian attempt to subvert our elections 4 years ago, we also must improve FISA to provide greater protections against unwarranted surveillance and provide greater protections for American civil liberties and privacy.

This bill does that. It may not do it as much as some people want, but it does a lot further than what we have now. This bill must be passed if we are going to have the protections of civil liberties that we want.

Madam Speaker, this bill is a decent bill. I urge its adoption. To do that, we have to go to conference. I urge the adoption of the motion to go to conference, and I yield back the balance of my time.

The SPEAKER pro tempore. (Ms. DEGETTE.) Without objection, the previous question is ordered on the motion.

There was no objection.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. NADLER).

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it. 284, nays 122, not voting 25, as follows:

[Roll No. 115]

YEAS—284

NADLER. (Mr. NADLER.) I yield back the balance of my time.

Mr. NADLER. Madam Speaker, I yield myself the balance of my time.

Madam Speaker, I repeat what I said before. We have a choice. The Foreign Intelligence Surveillance Act, as everybody agrees, is not in good shape. FISA is necessary to preserve the security of the United States. I think everyone agrees with that. But we need improvements to FISA to make sure that while we protect the security of the United States against foreign aggression and foreign subversion, such as the Russian attempt to subvert our elections 4 years ago, we also must improve FISA to provide greater protections against unwarranted surveillance and provide greater protections for American civil liberties and privacy.

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The SPEAKER pro tempore (Ms. DEGETTE). Without objection, the previous question is ordered on the motion.

There was no objection.
On his 25th combat mission in Vietnam, he was shot down, severely injured, and spent the next 7 years as a prisoner of war in the prison known as the Hanoi Hilton.

Many Members have read his book “Captive Warrior,” in which he describes his political convictions and the courage and fortitude of Sam and his fellow prisoners as they sought to survive.

After serving in the Texas State House, Sam was elected to Congress in 1990 and served until January 2019, including, for a time, as acting chairman of the Ways and Means Committee.

He now goes to join his wonderful wife, Shirley, and his son, Bob.

Madam Speaker, I know of no one in the House who was more universally admired across the Chamber than Sam Johnson.

Sam sacrificed much in service of our Nation, but always with courage and good humor and a deep, deep love of country.

He inspired those of us who worked with him, and his memory will continue to be an inspiration to follow his example of service, sacrifice, and love of country.

Madam Speaker, I ask that the House observe a moment of silence in memory and in honor of this great American.

The SPEAKER. Will all Members please rise, and those who are in their offices and staff throughout the Capitol, for a moment of silence for our dear Sam.

LEGISLATIVE PROGRAM

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

Mr. HOYER. Madam Speaker, as we face the crisis that COVID–19 has confronted us with, the House must do its duty in full and do so in a way that contributes to the safety and welfare of our people, not in a way that harms it.

Members are advised there will be no votes expected in the House next week. Members are further advised that an updated 2020 legislative calendar will be released in the coming days.

I expect conversations to continue on additional legislation addressing COVID–19 and the legislation we passed honoring our heroes. In the event that an agreement is reached on a bipartisan or partisan bill—I don’t know how an agreement can be reached on a partisan bill, but a bipartisan bill—then we will make sure that the House has 72 hours before they need to come back to vote on that legislation.

I am disappointed that Leader MCCONNELL said, when asked about the next phase of coronavirus relief, he said, I think that’s a decision to be made a month from now. As we work, we have a lot of people in crisis. We see food lines that are very, very long. We see unemployment rising steeply. There are many people in this country that think waiting is not appropriate.

I am pleased the House has adopted a resolution to allow the committees to work remotely, Madam Speaker. I expect to use the coming weeks to get our committees back up and running so that they can begin writing and markups on critical legislation.

As my friend, Mr. SCALISE, knows, we have a number of must-pass bills that need to be addressed; the National Defense Authorization Act, the 12 appropriation bills, the surface transportation bill, and the WRDA bill as well. As committees begin consideration of these bills, I will be in touch with Members about when they will be scheduled this summer.

Madam Speaker, I yield to the gentleman from Louisiana (Mr. SCALISE), the minority whip.

Mr. SCALISE. Madam Speaker, I thank my friend from Maryland for walking through those items.

I first want to thank my friend and associate, Mr. THORNBERRY, about the loss of our dear friend, Sam Johnson.

Sam and I got to be close friends, and I can picture him sitting right over there by General Lafayette’s painting, in his scooter, as he was voting and sharing stories with friends in his last few months when he served here with us with distinction for so long, and the conversations and understanding of a giant that we served with, someone who served our country, spent 7 years in the Hanoi Hilton, as we talked about.

They never broke him. They probably broke every bone in his body trying, but he and those other brave men in that prison never once faltered in their love and dedication to our country and to their family.

He missed his wife. We know now he is with her and in a special place, and we are all better for having served with Sam Johnson. He truly is missed and was a special friend.

Mr. HOYER. Madam Speaker, I want to echo the gentleman’s comments. Although the Congressman, the patriot, the hero, did not always vote with me, nor I with him, we became good friends. And I shared with the gentleman and others in this body a deep respect for who he was as a person, a politician, a member, a good man and, obviously, as the gentleman pointed out, a very courageous man as well.

He served many missions, was shot down, imprisoned, but they did not break Sam Johnson, nor did they break the love he had for his country, and we honor the service he gave.

Madam Speaker, I yield to the gentleman from Louisiana.

Mr. SCALISE. Madam Speaker, I wish to thank the Speaker as well for leading that hearing, and I am sure at some time in the future we will spend an appropriate amount of time here on the floor where colleagues can share...
those stories about someone that everybody ought to know. We know we have some giants like JOHN LEWIS and Sam Johnson who we got to serve with. Sam left and now is no longer with us. John still is and, obviously, he is going through his own battle, and we pray for John.

But as we have our battles of the day politically, it is good to remember the special people that get to make up this body and become part of this great institution in which we have the honor to serve. The Speaker and the leader allowing us to have that moment.

Mr. HOYER. Madam Speaker, I yield to the gentlewoman from California (Ms. PELOSI).

Ms. PELOSI. I thank the gentleman for yielding. It is a sad day for us, but what a joy for all of us to have served with Sam Johnson, a bona fide American hero, to serve with him in the Congress.

I appreciate that the gentleman from Louisiana (Mr. SCALISE) mentioned him and JOHN LEWIS in the same sentence, because I had the privilege—JOHN LARSON set up a Heroes Night, a bipartisan Heroes Night, and I had the privilege of giving Sam the award that night as a true hero.

He always beamed when he talked about Shirley, and he loved the children, his son, Bob. Now he is with them, with Shirley and Bob.

This was a very special person. I was mentioning to the distinguished whip earlier that we were there when the room was named for him. We were there when his picture was hung. He always wanted us all around him to celebrate the recognition that he received so that he could boast of his bipartisanship and his patriotism, which we all admired.

I was mentioning to the distinguished whip and Mr. THORNBERRY and others that on one of those occasions he had a fellow prisoner of war there with him, and that bond is something so beyond anything we can imagine. Imagine the strength, the courage, the patriotism, just the faith in God that he had.

So I thank the gentleman for the opportunity to share some personal comments about a really great man; always friendly, always smiling, always teasing about political differences but, as always, smart about being a model of greatness to all of us.

Mr. SCALISE. Madam Speaker, if anybody wants to have a good read, his book, "Captive Warriors," tells the story of those years in the Hanoi Hilton; not only the unbreakable bond of those heroes that he served in that prison with, but also the unbreakable love between he and Shirley. She never wavered from her love of him, 7 years removed, while some of that time she didn't even know he was alive.

He loved her till the day she died and till the day he died because he mourned her death every day since, and it was something for all of us—again, as we have our daily battles here—just to know the special kind of people that we get to serve with, and he was surely one.

Mr. HOYER. Madam Speaker, as I said, what we are going to do over the next couple of weeks, we have adopted a rule that allows the committees to meet even if they can't be here for health reasons, depending upon what the status is in D.C. and the Capitol, where it is around the country, including transportation.

That is what we adopted provides that committees must have, in order to conduct virtual or hybrid hearings, a practice session, then two hearings before they go to a markup.

So obviously, if we are going to work on this floor, we need product and, obviously, product comes from the committees. And so I am very hopeful that the committees will be getting up and running at top speed in many respects.

And, of course, the committees have been working so very hard, and the Members have been working so very hard, in my view, on both sides of the aisle, as they have been home and talking to their hospitals, talking to their governors and their county commissioners, some of our nursing home administrators, so many people that we have kept in touch with through these weeks to see what we could do to assist them with whatever they needed.

The committees will be getting up to speed, and they will be qualifying for having hearings. I expect work product to be flowing later this month, and we will be giving notice in the near term on a longer term schedule. But the House will not be in session next week, and we will be looking at how the committees are proceeding from that point on.

We will give, as I said, as we have in the past, 72 hours’ notice to Members when and if we have to come back.

I want to again say also that we are very hopeful that our Republican colleague will engage in the matters that were included in the HEROES bill because our States are struggling. I know my State is a relatively wealthy State, but its revenues are off 20, 25 percent. I don’t know what Louisiana’s position is, but I am sure they are struggling as well. Municipalities are struggling, cities are struggling, and counties are struggling from the revenue reduction that is a direct result of COVID-19. So, we are trying to help those States.

We have models out there. That is why we always say the States are the great incubators of democracy. We all have smart people in this country who are figuring this out. States that are reopening successfully that aren’t seeing spikes in their hospitals have done things and used protocols working off of guidance from the Centers for Disease Control and Prevention to successfully get their economies back open again.

No economy is back open at the level it needs to be, and that is why we need to encourage everybody to safely reopen our States, and how have other States done it successfully if other States are behind?

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their doctors again, their immunizations for the children who aren’t getting immunized, the cancer treatments, the mammograms, and the colonoscopies that were being skipped for months. We are seeing studies that are coming out from some very well-respected reputable physicians who are talking about the real health danger of having shut-ins and people not getting out again.

We have to weigh all of this, and we have to keep encouraging the great progress we are seeing from some of these great drug companies here in America that are working on a cure, that are finding therapies that are effective for COVID–19 with the help, by the way, of some of those trillions of dollars that we have spent here in Washington to find, hopefully, a vaccine. Even Dr. Fauci is talking about the possibility of a vaccine being available soon. We need to make sure that we are working to help ramp up production of that, which was in short supply in those critical weeks after we found out China, while they were lying to the world about this disease, with the WHO joining in with them, was stopping and blocking the export of PPE, which they make the lion’s share of, including American companies in China that weren’t even allowed to sell PPE back to us when they had orders in place to do so.

So, we should be investigating that. I am sorry that that is not happening here.

We should be addressing how we can bring more of that manufacturing back to America to create new jobs for Americans making our own protective equipment for our frontline workers like doctors and nurses. Unfortunately, that focus hasn’t been there.

But the real issue is: What should Congress’ role be in this? Shouldn’t Congress be leading the way in showing people how to safely reopen and do our work?

While we have had only a limited number of opportunities to come back here and vote directly on the House floor, it has been a smooth process. It has been a process that has been safe for Members, staggered votes where social distancing, which is still the standard that everybody should be practicing, is able to be exercised in a safe and effective way.

Clearly, we had a very big difference on the proxy voting, and I think we have already seen abuses of that process. But the real issue is: When are we going to get back to a functioning, regular schedule for the House of Representatives?

A few weeks ago, a company here, Disney, announced yesterday they are going to start opening their parks again in a few weeks. You have the National Basketball Association talking about playing games again, whether or not there are fans in the stands. When you talk about a sport that can’t exercise social distancing, they are working on protocols right now to test players and to allow games to go on. We all know the physical nature of a sport like football, basketball or even football. Hockey is talking about coming back. NASCAR is already racing again.

As all of these things are happening and these ideas and these great ways to spread our economy open again, we don’t even know what the schedule of the House is and when the House will actually be back voting again.

The Armed Services Committee could be in a large room in the Capitol that is sitting vacant right now, debating the National Defense Authorization Act, so we don’t get caught bringing up legislation at the midnight hour. We can actually start working on that now. That work can be done here in Washington. It doesn’t have to be done remotely.

These are the concerns that we would ask: Is there going to be a time when the majority leader would put out a new schedule that shows what our voting pattern will be?

We know, obviously, when you look at May, April, and even June, clearly, that has changed. But at some point, will it be mid-June? Will it be July?

Again, if NBA players can be playing basketball in July, can’t we have a regular schedule by then that the House will be conducting business?

We have seen the Spanish flu, and people had to get here with horses and buggies, yet they figured out how to do it.

Can we lead the way again in showing people how to safely do our business with a consistent schedule that right now doesn’t exist?

Mr. HOYER. The answer is yes. We are going to have out a fuller schedule in the near term. But we have to find out how our committees can operate.

I want to say, regarding the national defense authorization bill, Members on both sides of the aisle have been working very, very hard at a distance, on the phone, and in other ways. So, I expect them to be ready to come to the floor this summer, and we are going to pass that bill, we think, before the summer breaks.

Madam Speaker, I yield to my friend.

Mr. SCALISE. Madam Speaker, if I could ask the gentleman on the voting and whether it is in committee, clearly, there are rooms here in the Capitol—we have seen the Rules Committee utilize the Ways and Means Committee where they are able to be spread out at distances well beyond the safe standards of social distancing, well beyond 6 feet where you can have interpersonal hearings where the back and forth of these votes that would go with it where a proxy vote doesn’t really fit that situation can occur. I would hope that we do that.

This shouldn’t have been a partisan exercise. I know early on we talked about trying to find a way to conduct our business where both parties would agree, and the minority leader and the Speaker were talking about doing that, and we thought the way it would end up. Of course, that wasn’t what happened with the proxy voting. But even my friend just mentioned that if somebody proxy voted, then it would be for health reasons. Yet, yes, the first time we had a new experiment that has never been done in over 230 years was conducted, there were Members who voted by proxy signing a document saying that they couldn’t be here to physically attend proceedings, yet it turns out they were in other places. In some cases, it took them longer to get to a rocket launch than it would have taken them to get here to the United States Capitol, in clear violation of the intent of proxy voting. That literally was just on the first day.

I don’t know if the gentleman is going to revisit proxy voting. But clearly, we have seen most people can come here and do the work. Even some who have not come to vote here.

What message does that send to the country when we should be the ones leading the way to safely reopen?

Mr. HOYER. Madam Speaker, I think the country is distancing itself as well. I don’t know whether my friend drove to work today, but there are hardly any cars on the street. There are hardly any cars on the street in New York. The reason is because people are taking the advice of the government and practicing social distancing.

We think that makes sense. We think that is consistent with medical advice, and that is what we have been doing. It is very nice to say, well, they could have been here, but there are a lot of West Coast Members who have to get on airplanes. Some of those airplanes now, because there are so few flights, are very crowded, and people are concerned because they are not practicing social distancing.

When I am speaking, I don’t wear a mask. But if you see me in the Capitol and getting into my car, I have a mask on. I think we are setting an example. I think we are setting an example of how you distance here on this floor, which we are all practicing right now.

So, I think the House is setting a good example of understanding that it is business as usual for you to walk down the street and people are wearing masks, you know it is not business as usual. You know it is not the America of 3 or 4 months ago.

Madam Speaker.

In any event, I think we are going to proceed. We have provided to do the business of the American people. We did that just in the last 2 days. We passed a number of very important bills, important bills to small business in particular.

I was sorry that we didn’t resolve the FISA question, but we did go to conference. We will see what happens on
that. We have passed, as the gentleman mentioned earlier, extraordinary legislation through this House over the last 2 months to ensure that the American people got the help they needed and that the economics of our country would undergird it to the extent we could. So, we have done a lot of work.

I want to say this: I think we do a disservice to our Members and to this institution if we go home and pretend that Members somehow aren’t working because they are not physically in this room. I don’t know, I presume my friend’s Members—but I tell you, Madam Speaker, the Members on my side of the aisle are working around the clock and communicating around the clock.

That bill that we passed in a bipartisan way, we took a lot of time, days and days and days of hours-and-hours-long conversations to get to a consensus on what ought to be in that bill, and we passed it in a bipartisan way so that as many people as possible would support it.

So, my presumption is my friend did the same. I don’t know; I was not on my friend’s phone calls. But you do a disservice, I think—I don’t mean you personally. But we do a disservice to allow the President or anybody else—nobody is on vacation. People are working harder now than if we didn’t have this coronavirus in my observation.

I am hopeful that we will move on. I am hopeful that we will be back to business as usual and as soon as possible—“possible” is the operative word—with the advice of our Capitol physician, with the advice of the administration, and my own Governor.

My friend talked about States. I have a Republican Governor; Governor Hogan, whose father was one of my predecessors. I know he is still very cautious and urging caution for our citizens.

Madam Speaker, unless the gentleman has something further, I am prepared to yield back the balance of my time.

Mr. SCALISE. Madam Speaker, I would just say that, clearly, we have a disagreement on how business should be conducted on the House floor, specifically as it relates to proxy voting and whether or not we can be here physically doing the job. And, clearly, when we are at home in our districts, we are finding other ways to get work done, to communicate with constituents, to communicate with people all around the Nation. Using technology, it has helped the ability for us to do it, but it is not the same thing as when we are here.

The other side of that, because one piece of it is the ability to be here—and, clearly, we have the ability to be here. There are flights. If somebody is not there, if they are flying, they used to take horse and buggy. They didn’t have planes, and yet they found a way to get here in tougher times. But then you look at the message that we are trying to send. And, yes, there are some places that you don’t have traffic on the road because their officials have chosen not to open as aggressively as others, using safety protocols.

No one is talking about compromising safety. We have seen there are many States that have shown how to safely reopen on a much wider scale where you can get people back out doing the things that they want to do again, and that is the real issue. You are watching the health care sector, you are even watching other levels of government, large cities, large States that are reopening and doing it successfully, not overrunning their hospitals.

Most of our hospitals are telling us they want more patients. They want the people who normally would be getting their checkups and immunizations and even hip replacements and things that are part of their life cycle, their quality of life, and their ability to live longer. So that as things like that that aren’t being done. There are people dying right now because they are not being tended to.

In my home parish, I actually talked to my coroner about this. He took a 6-week period, took that exact 6-week period a year ago, and there was a 42 percent increase in non-COVID-related deaths, just in my home parish. The year before, more—Madam Speaker, 42 percent increase—people aren’t going out, aren’t going to the doctor. If they had chest pains, they weren’t going to a doctor because the doctor’s office is closed, where they could catch it, and so they were dying in their house.

These are real numbers from the coroner. I mean, there is a problem that is created by not allowing people to go about their lives again in a safe way.

So we ought to be leading the way, leading the way to show people how to do it. And, again, we have had votes here on the House floor before proxy voting in the midst of this pandemic, and it went very smoothly. And if there are better ways we can find to do it, we will do it.

But we followed all the protocols of the Attending Physician. I didn’t hear of any Members complaining about that process. Everybody went about it their own way, practicing the social distancing that we all encourage. Yet we are not doing that in a consistent basis, and that doesn’t send the right message.

As the gentleman reworks the schedule, and I hope it is done soon, I hope it takes into account the fact that it is important to show the rest of the country that we can be here doing our job.

Yes, there are things that we are going to do remotely. There are things we always do remotely. If we are on a 3-week recess in July and I am back home in our districts, it is important that we go back home to stay in touch with the people who actually elect us, the people who make this country work so that we can come back here and represent them better.

But we do have to come back here and do the work. You can’t phone it in sometimes. You can’t do that remotely. The work is in parts of our jobs where we are actually here.

In the rough-and-tumble of a legislative process, things change on the fly; and if you are back home or going to some other event somewhere else because you choose not to come here, it is kind of hard to say you gave your proxy to somebody and then things change 2 minutes before a vote. It is going to be hard for that person to know how to change their vote by proxy when they are not here.

So there are flaws in there that don’t need to be there because we have proven we can be here. I just hope that that is taken into account when the new schedule is being worked out, and, again, hopefully released as soon as possible, so everybody and Industries and groups are starting to show how they are going to come back safely, we can do the same thing—not last. Clearly, we are not going to be first now, but hopefully, as other people are working on issues, you can be part of that, not at the tail end of it.

Mr. HOYER. Madam Speaker, I thank the gentleman, and I yield back the balance of my time.

COVID-19, STRATEGIC TESTING FOR WORKERS

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

Ms. KAPTUR. Madam Speaker, as of yesterday, the United States death toll from COVID–19 has reached over 100,000 precious lives.


Madam Speaker, I include in the RECORD the articles I mentioned.

[From the Blade, Apr. 8, 2020] CORONAVIRUS STRIKES FERMI 2 NUCLEAR PLANT DURING REFueling; UTILITY KEEPS WORKING

(By Tom Henry)

NEWPORT, MICH.—An undisclosed number of coronavirus cases have been documented inside Fermi 2 during the nuclear plant’s latest refueling outage. But owner-operator DTE Energy said it believes it has enough precautions in place now to complete the work and get the plant restarted in the coming weeks.

In a statement, DTE spokesman Stephen R. Tait said the company “can confirm that we have had employees test positive, but are
The NRC told DTE it will grant the utility requests for the exam if the exam is allowed to proceed. The exam was scheduled for May 28. However, DTE said it will continue its exam efforts and work closely with the NRC on the exam.

The NRC has had several exam requests from DTE in recent weeks, including a request to continue the exam for a second day.

The exam is part of a larger effort by DTE to ensure that workers can safely return to work at the Fermi 2 plant. The exam is being conducted in response to the COVID-19 pandemic, which has caused widespread closures of plants and businesses around the world.

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It's not clear if antibody tests are useful for testing of health care workers to determine immune status, according to the report.

"We believe that greatly expanding SARS-CoV-2 testing is a critical element in our response to COVID-19," the report reads. "For testing to be maximally effective, coordination across the states is necessary. Ideally, this requires federal guidance, leadership and support, with strong jurisdictional buy-in at the state and local levels."

The report calls on the US Department of Health and Human Services to appoint a panel to oversee an organizing task force. "The panel should include representatives from public health, clinical laboratory, and medical; the laboratory research and development, marketing, and product support industries; ethicists; legal scholars; and elected officials," it says.

Osterholm noted that some states are combining data from diagnostic tests and antibody tests to make estimates about how many people have been infected. The Food and Drug Administration advises against using tests in this way and so does the Centers for Disease Control and Prevention.

"What good are the test results if you can't trust them?"

The Smithfield Foods plant in Tar Heel, N.C., is one of the world's largest pork processing facilities, employing about 4,500 people and slaughtering roughly 30,000 pigs a day at its peak.

And like more than 100 other meat plants across the United States, the facility has seen a substantial number of coronavirus cases. But the exact number of workers in Tar Heel who have tested positive is anyone’s guess. Smithfield would not provide any data when asked about the number of illnesses at the plant. Neither would state or local health officials.

"There has been a stigma associated with the virus," said Teresa Duncan, the director of the health department in Bladen County, where the plant is located. "So we're trying to protect privacy."

Along with nursing homes and prisons, meatpacking facilities have been proving to be places where the virus spreads rapidly. But as dozens of plants that closed because of outbreaks begin reopening, meat companies' reluctance to disclose detailed case counts is making it difficult for workers who say they were exposed to know if the contamination is contained or new cases are emerging. The Centers for Disease Control and Prevention estimated that 5,000 meatpacking workers infected with the virus as of the end of last month. But the non-profit group Food & Environment Reporting Network estimated that the number had climbed to more than 17,000. There have been 66 meatpacking deaths, the group said.

And the outbreaks may be even more extensive. For weeks, local officials received conflicting signals from state leaders and meatpacking companies about how much information to release, according to internal
emails from government health agencies obtained through public records requests by Columbia University’s Brown Institute for Media Innovation and provided to The New York Times. The mixed messages left some workers and their communities in the dark about the extent of the spread in parts of Iowa, Nebraska and Colorado.

The post-pandemic recovery process, some county officials have shown toward the giant meatpackaging companies and how little power they have in pushing the companies to stem outbreaks.

“Bad news spreads way faster than the truth,” said a county health official in Colorado of an outbreak at a Cargill plant, according to The New York Times. “We need to act promptly, not after the fact, and that is more difficult when the companies are keeping information as part of any public disclosure of outbreaks.”

Questions about the transparency of government and companies about the coronavirus extend far beyond meatpacking. Chinese officials have been widely criticized for not fully disclosing the extent of the virus’s spread within their borders. And in the United States, President Trump has questioned the death toll from the coronavirus, suggesting that the numbers may be inflated even as public health experts and statisticians say the opposite is more likely true.

The meat companies are not legally required to disclose how many workers are sick. But legal experts say privacy is not a valid reason for keeping the numbers from the public.

“Alerting a community about the number of cases in a particular place is a standard public health practice,” said Nicole Huberfeld, a public health expert at Boston University. “People need to act appropriately if they are exposed.”

The public’s full disclosure also demonstrates the industry’s sway as a major employer in the Midwest and the South.

While more than 80 percent of beef and pork workers are unionized, even labor leaders acknowledge it is not as easy to shut down meat plants as other factories because they are essential to the food supply. Auto plants, for example, were shut down relatively early during the pandemic and have only just begun to reopen.

After some slaughterhouses did close, restaurants and stores experienced significant shortages of meat, leading Mr. Trump to announce that the federal government would ensure meat plants were kept open to supply meat to the public.

Eric Reeder, a local union president representing workers in 14 plants around Nebraska, said that the larger the outbreak, the less transparent some of the companies have become about the case numbers.

“Should we bust in, show our badges and test everyone?” a colleague suggested. “It’s just not worth it. We don’t have the manpower to do that. We don’t have the testing capabilities. We have to work with what we have.”

A spokesperson for JBS, Cameron Bruett, said the company did not want to publicize the number of positive cases at the plant because that would stigmatize employees in the broader area. Releasing the data, he said, “would distort any one company’s role in community spread.”

The tussle over whether plants should test workers has stretched for months in some states, creating critical delays in isolating infected workers. Local health authorities said that any workers who are still coming to work with the virus, fueling the spread.

As recently as May 14, health officials in Wyandotte County, Kan., warned that the virus was continuing to spread inside a National Beef plant.

“The outbreak has gone on for a month,” a county epidemiologist said in an email to her colleagues.

“Should we bust in, show our badges and test everyone?” a colleague suggested. “It’s just not worth it. We don’t have the manpower to do that. We don’t have the testing capabilities. We have to work with what we have.”

A health official wrote back on April 21, saying the city had “limited authority” in closing a business and suggested that the workers cover their noses and mouths and use hand sanitizer.

Since then, Triumph has supplied workers with masks, among other protective measures, according to the company website. But at the time, the plant worker was not comforted by the city’s assurances.

“Are you telling me that it doesn’t matter that two workers are infected,” he wrote. “Because the plant is worth more than the workers’ health?”

Ms. KAPUTR, Madam Speaker, testing requires a national strategy, not a 50-State, helter-skelter search for limited supplies. Without rigorous expanded surveillance testing, many more American lives are put on the chopping block because of pure stupidity and callousness.

If the President can find billions to build more nuclear weapons, then surely we can find the money to protect those who build them and all workers who dedicate their talents to moving our Nation to full throttle again.

Mr. President, get a testing regimen in place. It is your duty. No excuses.

The SPEAKER pro tempore. Members are reminded to address their remarks to the Chair.

VITAMIN D SUPPLEMENTS TO REDUCE COVID–19 DEATHS

(Mr. GROTHMAN asked and was given permission to address the House for 1 minute.)
Mr. GROTHMAN. Madam Speaker, as America opens up and we go over 100,000 deaths attributed to the COVID, it is important that we look at all our options to reduce the number of deaths related to this disease. I feel the government is leaving too much to the pharmaceutical industry to develop a vaccine. Well, the answer may be a more natural one and one that is a lot cheaper for the American public.

Madam Speaker, I strongly believe that we should be looking more at the benefits of vitamin D. Vitamin D is from the Sun. It is free. I encourage people to ignore the politicians who say you have to spend all day indoors, but get out and grab the Sun.

We have been told since we were children that you get vitamin D from the Sun, and that is the way you stay healthy. If you can’t grab the rays, grab some vitamin D pills. That is another way to get your vitamin D.

It is not just me saying it. I encourage folks back home to Google “Northwestern University vitamin D,” or “Trinity College in Dublin, Ireland, vitamin D,” and you will see there are a lot of experts outside of the CDC who are already pushing it.

Madam Speaker, I encourage people to use that method to keep the number of deaths from COVID down.

COVID-19 ON THE NAVAJO NATION

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

Mr. LUJÁN. Madam Speaker, since the beginning of this crisis, I have heard from Tribal leaders about the human tragedy of COVID-19 on the Navajo Nation: whole families ravaged by the disease, doctors overwhelmed by the surging cases, and insufficient Federal help.

These leaders are sounding the alarm for a community in crisis, and I have been working to ensure the medical professionals who serve the Navajo Nation have every tool at their disposal to treat patients and protect themselves.

But instead of doing right by the Navajo Nation, this administration, ProPublica found, awarded a $3 million contract for personal protective equipment to an 11-day-old company headed by a former White House staffer. As a result, the IHS received hundreds of thousands of masks that may be unsuitable for medical use.

This lack of leadership endangers lives. That is why I am working with the New Mexico delegation and our colleagues from Arizona to hold the Trump administration accountable.

The Navajo Nation desires the full support of the Federal Government during this crisis and not to have this administration blindsight the Nation loses one more parent, grandparent, son, or daughter. This administration must act as an honest partner to the Navajo people, and I will fight to ensure that happens.

HISTORIC FLOODING IN MID-MICHIGAN

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

Mr. MOOLENAAR. Madam Speaker, I rise today to pay tribute to the first responders, emergency officials, and the people of mid-Michigan for their swift action, heroic work, and incredible compassion in responding to the flooding in our region last week.

In the face of the COVID-19 pandemic, historic rain, and the failure of two dams, they quickly and safely evacuated more than 11,000 people without a single death or injury and provided shelter for those who were displaced.

I have been on the ground meeting with residents who have been affected, especially in Sanford, which took the hardest hit from this heartbreaking event. Residents have lost businesses, homes, and cherished family possessions.

In the face of these challenges, our community is coming together. We are grateful for the overwhelming support that has come from across the State and from nonprofits and businesses. My colleagues here in Congress have also reached out to me, and I appreciate their kind words and offers of assistance.

Madam Speaker, today, I say thank you to everyone in mid-Michigan and across the country for their support during this challenging time.

IN RECOGNITION OF KENNY BELKNAP

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

Mrs. LEE of Nevada. Madam Speaker, on behalf of Nevada’s Third District, I rise today to recognize Mr. Kenny Belknap, an honors and AP government teacher at Del Sol Academy.

For decades, Clark County school-teachers have been forced to work with a tight budget. Like Mr. Belknap, he told me: ‘We’re just trying to keep our head above water.’

He is used to parsing materials and assigning two students to one textbook as they fight for space in an overcrowded classroom. And, unfortunately, that was before the COVID-19 pandemic.

The need for medical research

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

Mr. SHERMAN. Madam Speaker, our work now is to negotiate a new relief bill. So far we have spent trillions of dollars bandaging our economic wounds, yet less than one-half of 1 percent has gone to beat the disease.

Congress can help by prioritizing Federal funding to States, towns, and communities to relieve budget shortfalls so our education, healthcare, and public services don’t suffer.

Madam Speaker, I ask my colleagues to help our States and local communities and give teachers like Mr. Belknap a chance to give his students the opportunities they deserve.

RECOGNIZING AMERICANS LOST TO COVID-19

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

Mr. SOTO. Madam Speaker, today we mourn the lives of over 100,000 Americans who lost their lives and pray for the recovery of over 1.75 million Americans infected by COVID-19. This represents an unimaginable pain, but the numbers really don’t tell the story. I want to take a moment to describe four central Floridians we lost by this pandemic:

Rob Carlos, Poinciana, a retired Disney cast member known as Pirate Bob; Dr. Neil Powell, Orlando, an Air Force veteran and dentist who made central Florida.smile brighter;

Bill Smith of Lake Wales, an electrician who worked on national launchpads and the Magic Kingdom;

And Virgilio German of Kissimmee, a retired carpenter, who loved to sing Mexican ballads to his wife, Gigí.

These and other stories throughout central Florida will continue to be in our hearts as we do everything we can to get beyond and survive this pandemic.

THE NEED FOR MEDICAL RESEARCH

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

Mr. SHERMAN. Madam Speaker, our work now is to negotiate a new relief bill. So far we have spent trillions of dollars bandaging our economic wounds, yet less than one-half of 1 percent has gone to beat the disease.
Thomas Edison looked at 3,000 different filaments to invent one practical light bulb. It took him 2 years. We need to test 3,000 different combinations of compounds, and we don’t have 2 years.

STOP POLICE BRUTALITY

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

Mr. JEFFRIES. Madam Speaker, I respect those police officers in every community who are there to protect and serve and those who have fallen in the line of duty, but we cannot tolerate police violence, and we cannot tolerate police brutality.

George Floyd was murdered by an out-of-control police officer. When will it end?

Amadou Diallo, 42 shots, police officers found not guilty.

Eric Garner, choked to death, police officers let go by the grand jury.

George Floyd was aunched by a police officer as he begged for his life for 8 minutes.

Eric Garner got choked out by the police officers in three pandemics, when you add the racism.

Today, I am here for George Floyd, black folks in America in 2020 are suffering from his death by the COVID–19 coronavirus or death by a police officer as he begged for his life for 8 minutes.

I rise today to recognize the contributions of Reverend Dr. Dale A. Meyer upon the occasion of his retirement as president of Concordia Seminary in St. Louis.

In May of 2005, Dr. Meyer became the 10th president of Concordia Seminary. Over 15 years later, on June 30, 2020, Dr. Meyer will start a new season in life, retiring and turning over the reins of this beloved institution to new leadership.

His contribution to the seminary was immense. During his tenure, Concordia’s long-term debt was eliminated, its endowment quadrupled, and it earned top marks from its most recent accreditation by the Higher Learning Commission and the Association of Theological Schools.

From the start of his tenure to the end, Dr. Meyer worked alongside his wife, Diane; the faculty; and key staff to cultivate a culture that was service-oriented and external facing. This meant instituting activities designed to instill a spirit of community volunteerism and a sense of family among students.

This meant adding benches on campus and expanding holiday displays each year so visitors knew they were welcome at this place.

It meant working with his wife, Diane, and Gayle Zollmann-Kiel, coordinator of campus grounds, to create community gardens for people to enjoy all summer and fall, thereby feeding the community both spiritually and figuratively.

It meant, during the current pandemic, having the bell tower on campus play music to lift the spirits of all those around.

No wonder the seminary received several civic awards, including being named one of the 100 Top Workplaces in St. Louis in 2015.

Dr. Meyer’s retirement marks a season of change for the seminary. However, it also marks the closing of a chapter of a long career of service for him personally.

While Dr. Meyer’s first job was helping his parents, Arthur and Norma Meyer, deliver milk for Dixie Dairy on the south side of Chicago, he was called to serve on a full and winding professional path. This path was so full of wonder that he would often marvel at the “milkman moments” that unfolded, remarking: “What am I doing here? God has blessed me.”

Dr. Meyer completed his bachelor’s degree in 1969 at Concordia Senior College in Fort Wayne, Indiana, and earned a master of divinity from Concordia Seminary in 1973. He earned a master’s degree a year later and a doctorate in 1986 in classical languages from Washington University in St. Louis. He also is a recipient of an honorable doctor of divinity in 1993 from Concordia Theological Seminary in Fort Wayne, Indiana.

Dr. Meyer first joined the faculty at Concordia Seminary as a guest instructor in 1979, going on to serve as head pastor of St. Salvator Lutheran Church in Venedy, Illinois, and St. Peter Lutheran Church in Venedy, Illinois, both currently in my district, and at Holy Cross Lutheran Church in Collinsville, Illinois, which is my home congregation. These church communities are so beloved by the Meyers that they continue to worship at all three parishes to this day.

It was at Holy Cross Lutheran that I and my wife, Karen, came to know Dr. Meyer and his family. Our lives have been intertwined, to say the least. Diagnosed with cancer 2 years, the oldest of his two daughters, Elizabeth, civics at Metro East Lutheran High School and ran many of 5k races to come with his youngest daughter, Katie; my own children played music at their daughter’s wedding; and my wife, Karen, served as the head organist at Holy Cross with Dale; and so on.

Dr. Meyer moved on from Holy Cross in 1989 after being selected to serve as a speaker on “The Lutheran Hour,” a radio program at Lutheran Hour Ministries. “The Lutheran Hour” is the world’s oldest continually broadcast gospel radio program, first airing in 1930.

Dr. Meyer also hosted a national television show, “On Main Street,” for Lutheran Hour Ministries. In 2001, “On Main Street” episodes received two prestigious Emmy awards from the National Academy of Television Arts and Sciences, St. Louis/Mid-America Chapter. During this time, he took part in some of his favorite moments,” including opening both the U.S. Senate and the U.S. House of Representatives in prayer.

In addition to his published writings, Dr. Meyer served in numerous leadership practices, such as third vice president of the Lutheran Church-Missouri Synod, a charter board member of the Association of Lutheran Older Adults, an honorary director of God’s Word to the Nations Bible Society, and as a board trustee of the American Bible Society.

Dr. Meyer finally returned home to Concordia Seminary in St. Louis in
2001, serving as the Gregg H. Benidt Memorial Chair in Homiletics and Literature. He became interim president in 2004 and the 10th president of the institution in 2005.

For the next 15 years, he could be seen working on the campus grounds, attending the Senate, strolling with Ferdie, the oversized-in-body-and-heart golden retriever that became the quasi-mascot on campus and, sadly, recently passed away.

Dr. Meyer began his beautiful journey of retirement, he will enjoy more time with his two grown daughters, Elizabeth, known as Lizzie, Pittman and Catherine, known as Katie, Bailey; their spouses, Darren and Charles; and five grandsons that he refers to as Cinco de Meyer: Christopher, Connor, and Nicholas Pittman, and Andrew and Jacob Bailey.

Madam Speaker, I want to personally thank Dr. Meyer and his wife, Diane, for their dedication.

I thank Congressman Fortenberry for yielding to me.

Mr. FORTENBERRY. I thank Congressman Shimkus, because as he was speaking, I was reminded of my own Concordia College, which is a part of the consortium of Lutheran colleges, which I know is very close to his heart. So I thank him for mentioning the gentleman.

Madam Speaker, before I begin, may I inquire as to the allotted amount of time, is it 30 or 60 minutes?

The SPEAKER pro tempore. The gentleman was recognized for 1 hour.

Mr. FORTENBERRY. Madam Speaker, our world has changed. Who could imagine a few months ago that we would be right now as this silent avenger has threatened life, the life that we knew, and we suddenly found ourselves quarantined in our homes and apartments with nowhere to go, no planes to catch, no appointments to make, just quiet isolation with family and neighbors across the way.

Many friends are suffering, suffering unemployment or job uncertainty, or the impact of the sickness directly. The crisis is so vast.

With that said, Madam Speaker, I am sure all of us in this body are doing quite a bit of reflection, adjustment, and alteration as we go back to what I call first principles, and here is an example.

As I was reviewing my mail recently, my daily mail, a gentleman wrote to me. He was concerned about something. It might not be about what we will talk in a moment, our dependence on China for protective equipment and medical supplies, it might not be the latest surge of the virus in cities throughout America, but, nonetheless, it was important to him that he point something out to me: ‘The flag at one of our small post office locations is not fixed, and it hasn’t been flying for some time.’

So my diligent staff actually contacted the gentleman. I believe they reached out to the post office themselves on a lurching issue. So I decided to call the postmaster myself, and I apologized to her. I said: I know this is highly unusual that a Congressman would call you directly.

She said: It is about the flag, isn’t it? I said: Yes, ma’am.

She said: I don’t have anybody to help me. I have the equipment to fix it. The top of the pole is broken. I just don’t have anyone to help me.

I said: Let’s get it fixed.

I called our electric system. We have a public power system in Nebraska. They deal with us all the time on a whole variety of issues. Their response was: We will get it fixed.

There are a couple of levels of issues here, Madam Speaker, and the reason I tell the story.

First of all, it was important to that gentleman that that flag, which represents us all, right behind you, the American, that people have fought for, the symbol of this dignity, this nobility of tradition that defines not only where we have been but, really, what we ought to strive to be. Maybe he wasn’t thinking through all of that, but he just needed the flag to fly at a government building.

The postmaster had no ill will or ill intent, she just didn’t have any help. In a previous time maybe we would have just said, well, you need to get the purchase order written, but in my own way, let’s just solve the problem.

And whether someone who has had a problem with their Social Security check or their economic stimulus check, or a farmer who has not been able to get their emergency loan, or a small business crippled by the pandemic, or the postmaster, or the gentleman that that flag represented us.

I am sure that many of us have adjusted to the new reality of serving person by person, business by business.

I am sure that many of us have adjusted to the new reality of serving people where they are. And maybe in some of the midst of this trauma and crisis, this is a silver lining of returning back to, first, principles versus the abstract discussions that can sometimes consume us, and the ruckus, fighting, and pushing and shoving over things that never seem to come to any end.

But hanging a flag in front of a post office is important, because it is who we are and what we ought to be. And I want to thank that constituent for calling me. Of course, in a great Nebraska way, I told him we got it fixed, he said: Well, is it an all-weather flag? I said: Sir, I don’t know that. We did what we could.

Madam Speaker, I want to turn back to another set of issues that actually happened before coronavirus hit our country and hit this body as well. One of the most basic expectations of our government is the health and well-being of our Nation. Three months ago, this raging coronavirus came to America.

So in a timely subcommittee hearing—I sit on the Appropriations Committee and two subcommittees, on State and Foreign Operations, and I am the ranking member of the Agriculture Subcommittee, and we have jurisdiction over the Food and Drug Administration.

This raging coronavirus has drawn much attention to this much overlooked problem. And in the name of drug safety, what has happened is that we have enabled a dangerous outsourcing of pharmaceutical production to foreign countries. A significant portion of that outsourcing is to the very origin of the place where coronavirus came from.

Over 80 percent of active drug ingredients and 40 percent of finished drugs on the American market, from ibuprofen to reduce your fever, to antibiotics to treat infection, they are produced outside the borders of the United States. Even if we vigilantly inspect our domestic manufacturing processes, we cannot possibly get a handle on drug safety when our drugs are sourced from over 150 countries, including a significant portion from China.

The Department of Health and Human Services, HHS, has a daunting task in managing the spending and performance of agencies that are so large they can be bigger than some countries. And one of those agencies is the Food and Drug Administration, the FDA.

There is an inherent and unfair duality, however, in how FDA’s foreign and domestic inspection regimes are carried out. FDA inspectors routinely conduct surprise inspections in America to ensure that drug companies are producing medicine in a clean, safe, and responsible manner.

But when it comes to foreign inspections, the FDA usually only gives companies advance notice, often as much as 12 weeks, enabling drug suppliers plenty of time to clean up their acts. This is counterproductive and it is wrong, and it creates an uneven playing field for companies trying to manufacture drugs right here in the United States of America.

Compounding these problems, the FDA inspectors also face obstruction, coercion, and deception in foreign countries. In one case, a Chinese company reportedly imprisoned a FDA inspector in a conference room for an hour to force her to destroy the photographs that she took of its facilities.
Madam Speaker, this inadequate monitoring of foreign production of medicine, it really does have dire consequences. In 2008, a tainted batch of the blood thinner, heparin, which is made in China, killed over 100 people worldwide, including 1 in America. It led to a global recall and a near crisis.

In August of 2018, the FDA issued an alert that a Chinese manufacturer of a thyroid medicine was recalled due to inconstant quality. At this hearing that I am referencing with the Department of Health and Human Service’s Inspector General, I asked: Why has so much of our drug production moved overseas? Why?

Now, of course, in asking that question, Madam Speaker, I basically knew the answer, it has to do with capitalization on low wages, lax safety, environmental and labor standards in those countries. But my fuller intention in asking the question was to probe as to whether or not we have inadvertently, in U.S. regulatory structure, perversely encouraged offshoring.

These troubling dynamics take on a special urgency given the massive spread of COVID–19. Several months ago, the FDA identified 20 drugs that exclusively use their active pharmaceutical ingredients or finished drug products from China. The agency then issued an alert that at least one Chinese drugmaker had ceased production of a human drug due to coronavirus infection at its manufacturing facilities. So drugs with short expiration dates are particularly vulnerable to these supply-chain disruptions. Another level of problem.

So solving these issues can become easier when we can fully identify and inspect foreign sources of medicine. But with the bulk of our foreign drug supply originating from a country that suppressed news about the coronavirus origins, its severity, and its timing, and to this day prevents the Centers for Disease Control and Prevention from fully accessing the actual virus, I am not optimistic that we will gain better information.

I get it, Madam Speaker, it is convenient in this moment to point a finger at China, but we have plenty to do in our House to restore some order here. The Inspector General promised me an answer within 2 weeks to my question. Do you remember what it was? I am not inadvertently through our legal or regulatory structure pervertedly incentivized the offshoring of drug production from America? The Inspector General promised me an answer in 2 weeks. I have heard nothing yet.

The reality here is that we have to change how we do public policy in our country, just like so many other processes—business and society are shifting. Coronavirus has caused a tectonic plate shift. We are seeing massive spikes in the use of digital technology, which has implications for telemedicine, telework, and tele-education. In a bit of a silver lining in this time of crisis and suffering, I am frankly proud that this body has come together to protect healthcare, to protect individuals and families, and to protect small businesses and farmers.

Once our body itself recovers our rhythm and order here, there are some particularly good places to start thinking about action around our healthcare security.

So policy question one: How much of our drugs come from foreign sources? To solve this, we should enhance the FDA’s powers to track the ingredients. We should require labeling to where they come from. And, third, increase reporting requirements for the pharmaceutical companies themselves, particularly within the precursor ingredients.

Bottom line, we need clear answers about how we oversee the foreign production of drugs and drug ingredients. We also need the right incentives to ensure that U.S. companies will produce more and more drugs and drug ingredients in the U.S. Incentivizing domestic production, particularly within the precursor ingredients.

Despite that, we have adopted masks and social distancing. We casually use terms like “herd immunity,” “flattening the curve,” and “community spread.” We have also accepted a world with less noise, less urgency, but more intimate communication with those in our immediate orbit. We wonder what we will encounter when the doors fully open once again and we are uncaged to see the world through an entirely new lens.

So perhaps here is a little bit of a sneak peek. First, Madam Speaker, our relationship with work has substantially changed. For those fortunate to still have good employment, telework has arrived. While many Main Street businesses are really hurting, many have also transformed themselves into online, brick-and-mortar hybrids.

Likewise, people are ordering groceries online, medical supplies, and other essentials through their phones for pick up and delivery. Doctors are seeing patients remotely. And, in a little-known shift, we are actually reimbursing properly for telehealth. It is here to stay, and it is going to make some huge advances in our well-being, and perhaps save some funds.

School, of course, has temporarily ceased in the same, reconnecting families in important, beautiful, exciting, if not sometimes stressful ways. The handshake may be in decline, but the elbow bump, thumbs-up, and head nod are, of course, enjoying a renaissance.

As we extrapolate from these changes to a world in which we are hopeful that better treatments are right around the corner, we are seeing less dependence on international sources to the outdoors, an increase in victory gardens, and local foods. A nice side effect, nature is recovering. The air is cleaner. Traffic is down. Cities feel calmer. This reality presages the aligning of preferences, and what is fascinating, the economic preference curves of the baby boom generation and the millennial generation are aligning for livable, walkable, nurturing communities.

But even while we consider the rosier side of this predicament, we have urgent questions. When are we getting back to normal? When can we hug those we love? When can we visit those incapable of visiting us? What does normal even mean?

Madam Speaker, here is one aspect of what normal may look like. A new intrusive reality, I have an acronym for it, I call it SSTT, screening, sanitization, testing and testing. Let’s unpack this, SSTT is a suite of best practices that will gradually enable the full reopening of our State in Nebraska, where I live, and our country, while ensuring those who are vulnerable, especially the elderly and those with underlying conditions, are fully protected.

On screening, you will see more high-tech thermal scans when you enter large public places. As we experienced after 9/11 with the dramatically-enhanced security screening, your temperature will be regularly taken.

As for the next S, sanitization. I found a new respect for medical personnel who must wear these surgical masks hours on end through the day. They are hot. They are bothersome, as I am sure you can attest. Madison is but they are now part of the normalization of our personal protective equipment routines at retail establishments, at work, and on public transportation. You are already seeing the sneeze guards and other physical barriers at grocery store check-out stands. Hand sanitizer sales are not declining any time soon, as the surprisingly fragile COVID–19 is easily killed through basic hygiene and surface disinfectants.

Social distancing is a subset of sanitization. Perhaps we should change the name. Perhaps we should call it social isolation. Because this is what it means. It is an embrace of a necessary constraint out of concern for the public good, and it also lessens our own individual vulnerability.

When combined with advancing our ability to work from home if sick, these factors are lessening the disease’s impact, thankfully.

New configurations for workplace foot traffic and airflow will emerge as
we embrace the need to consistently and vigilantly fight this virus. Look for TSA-style COVID prechecks at airports, on trains, and at hospitals. Watch for new office architecture: open floor concepts and lunch buffets being out; Plexiglass partitions, staggered desks, masks. In the workplace, Zoom is the new communal coffee break. As offensive as this seems, look for social distancing monitors on elevators in large office buildings.

Again, the acronym is SSTT. The first two SSTT—testing. The first testing will be a dramatic increase in onsite work testing. Early diagnosis of those who show symptoms or who have some reasonableness to think they may have been exposed is one way to significantly reduce the spread of the disease. I have been very proud to continue to work with the University of Nebraska Medical Center. During the Ebola epidemic, we worked with the Obama administration to help the University of Nebraska Medical Center, which has a long history in infectious disease and virology, to build out containment facilities just in case Ebola would impact us significantly in America.

You might recall, Madam Speaker, that when the COVID coronavirus cases came off the cruise ship went immediately to Nebraska. Our National Guard hosted people. Those who needed to be in isolation and then those who needed to be quarantined who had the disease were taken to the University of Nebraska. That is because we have led the country in forward-thinking as to how to create the possibility of containment for some type of pandemic.

We have a lot more to do, such as creating a surge hospital concept for our military and our country at large. Nonetheless, in working with the University of Nebraska Med Center, trying to think about how we just don't sit back and let the sick come to us but that we go forward and use innovative health-care workers and larger capacities to become the center for controlling the diseases themselves in a manner that parallels the necessary public health response that is going on.

Again, sanitation and screening are part of that and onsite work testing.

The second "T" though in the SSTT is for serological testing. This test determines whether you have developed antibodies to the virus, which are needed for immunity. As we are discovering, a number of people who have had the disease don't have any symptoms. They didn't know they had it. They could have antibodies, which will help them fight the disease, should they be reexposed in the future. Said another way, it means a person who has had the virus recovered, and it lessens the possibility of reinfection for them.

Both types of testing will become widespread, faster, cheaper, and ordinary again, helping us control the spread.

As we work toward a vaccine or effective treatment to stop the serious effects, this SSTT suite of approaches—again, the University of Nebraska, I am proud of them for developing this and their outreach to the community. It may not be a panacea, but it will give us the data and confidence to more robustly and quickly open our economy and get people back to work and the need for strict containment measures.

It is changing a bit now. Madam Speaker, but on an earlier trip to D.C. for some votes we took several weeks ago in which we replenished the funds for the Paycheck Protection Program—Madam Speaker, if you don't mind, I am going to divert for a moment because I am proud of my State.

Again, this was a bipartisan airlift, the Paycheck Protection Program, to help small businesses maintain personnel on the payroll while we tried to get in front of the disease spread, creating a one-two simultaneous step to protect our healthcare system and protect our economy. The Paycheck Protection Program was vital to this effort, widely supported by many of us, as well as the replenishment.

Nebraska has a very robust community banking system. We worked very aggressively with the small business associations and got the word out so we, on a per capita basis, have the largest number of loans for the Paycheck Protection Program, which, again, is so important to the well-being of our economic vitality as we fight our way through this.

The point being, though, I went to get on the airplane, and I stood in Omaha Eppley Airfield and then later at Chicago O'Hare and witnessed this eerie stillness around me: vacant terminals, closed businesses, nearly empty planes, a science fiction movie come to life.

Madam Speaker, the Earth has really stood still for a moment, but perhaps in this stillness, just perhaps, we have rediscovered some important things, and we do see some trends that will mark a new way forward.

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

JUSTICE FOR GEORGE FLOYD

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

Mr. MFUME. Madam Speaker, I rise today because I want to call the name of George Floyd.

George Floyd lost his life this week because of a Minneapolis police officer.

George Floyd died for no known reason. He was not armed. He was not intoxicated. He was not aggressive. And he was not threatening.

George Floyd pleaded for his life. He cried out for help. He groaned in pain. And then he died with his face pressed against the knee of a police officer against his neck.

This was not an arrest. This was murder. It was the murder of George Floyd, and it ought to be prosecuted to the fullest extent of the law.

God help us as a Nation if we choose to be silent at this sad and tragic time.

ADJOURNMENT

The SPEAKER pro tempore. Pursuant to section 4(b) of House Resolution 976, the House stands adjourned until 9 a.m., Monday, June 1, 2020.

Thereupon (at 4 o'clock and 37 minutes p.m.), under its previous order, the House adjourned until Monday, June 1, 2020, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

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

4368. A letter from the Secretary, Department of Agriculture, transmitting a letter to report a violation of the Antideficiency Act, pursuant to 31 U.S.C. 1351; Public Law 97-256; (96 Stat. 926); to the Committee on Appropriations.

4369. A letter from the Inspector General, Office of Inspector General, Deposit Insurance Corporation, transmitting a GAO Opinion Regarding FDIC OIG Appropriations; to the Committee on Appropriations.

4370. A letter from the OSD/FRLO, Office of the Secretary, Department of Defense, transmitting the Department's final rule — Service by Members of the Armed Forces on State and Local Jurisdictions (DoD Docket: DOD-2020-05-0029) (RIN: 0700-AX35) received May 15, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Appropriations.

4371. A letter from the Administrator, FEMA, Department of Homeland Security, transmitting a report advising that the cost of response and recovery efforts for FEMA-3392-EM in the State of Louisiana has exceeded the limit for a single emergency declaration, pursuant to 42 U.S.C. 5193(b)(3); 44 U.S.C. 705; 42 U.S.C. 701(a); 44 U.S.C. 225, Sec. 107(a); 42 U.S.C. 707; to the Committee on Transportation and Infrastructure.

4372. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's IRB only rule — Bond remarketing relief (Notice 2020-25) received May 15, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

4373. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's IRB only rule — Bond remarketing relief (Notice 2020-22) received May 15, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

4374. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's IRB only rule — Revenue Procedure 2020-21 received May 15, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

4375. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's IRB only rule — Notice Proposing Revenue Procedure Updating Group Exemption Letter Program
H.R. 7042. A bill to amend title IV of the Social Security Act to expand foster parent training and authorize new appropriations to support the operation of a driver’s license; to the Committee on Ways and Means.

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

H.R. 7043. A bill to withhold funding authorized under the CARES Act from any State or municipality that provides economic stimulus payments through a program designed to exclusively assist illegal aliens; to the Committee on Oversight and Reform.

By Mr. BUCK (for himself, Mr. BIGGS, Mr. BUDD, Mr. GARTZ, Mr. ROY, Mr. DESJARLAIS, Mr. DUNCAN, Mr. MURPHY of North Carolina, Mrs. LIESKO, Mr. MASON, Mr. POSLEY, Mr. KING of Iowa, Mr. CRAWFORD, Mr. RIGOLEMAN, Mr. BASS, Mr. BROOKS of Alabama, Mr. GIBBS, Mr. CLINE, and Mr. STURBE):

H.R. 7044. A bill to require the Secretary of Agriculture to conduct a study on lands that could be included in a National Forest in Hawaii, and for other purposes; to the Committee on Natural Resources.

By Mr. CASTEN of Illinois:

H.R. 7045. A bill to amend the Bank Holding Company Act of 1956 to place certain limitations on commodity ownership and to repeal the merchant banking authority, and for other purposes; to the Committee on Financial Services.

By Mr. GONZALLES (for himself and Ms. GARIBAY):

H.R. 7046. A bill to provide for expedited additional support under the farm and ranch stress assistance network, and for other purposes; to the Committee on Agriculture, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GOTTSCALK of South Dakota (for himself, Mr. VILA, and Mr. WILSON of South Carolina):

H.R. 7047. A bill to provide a tax credit for certain bonuses paid to employees who worked continuously during the COVID-19 pandemic, and for other purposes; to the Committee on Energy and Commerce.

By Mr. REED (for himself, Mr. GOTTSCALK, Mr. SCHWEIKERT, and Mr. CURIEL):

H.R. 7048. A bill to establish requirements for skilled nursing facilities, nursing facilities, and assisted living facilities to manage the COVID-19, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. JOHNSON of South Dakota, Mr. COOK, Mr. GOHMIERT, Mr. HICIE of Georgia, Mr. EMMER, Mr. FULCHER, Mr. LAMBORN, Mr. CALVET, and Mr. DUNCAN:

H.R. 7049. A bill to require the Secretary of Defense to develop a plan to improve the Defense Department-wide management of the investments in weapons systems of the Department of Defense, and for such purposes; to the Committee on Armed Services.

By Ms. JOHNSON of Texas:

H.R. 7050. A bill to direct the Secretary of Transportation to program and provide grants to retain certain transportation workers, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. KING of Iowa:

H.R. 7051. A bill to provide Federal relief to hog producers, employees, and independent producers, who have been forced to euthanize hogs due to the COVID-19 pandemic, and for other purposes; to the Committee on Agriculture.

By Mr. LAMALFA:

H.R. 7052. A bill to designate the facility of the United States Postal Service located at 2141 Ferry Street in Anderson, California, as the “Norma Connick Post Office”; to the Committee on Oversight and Reform.

By Mr. LOWENTHAL (for himself, Ms. NORTON, Mr. KRANN, Mr. RODUA, Mr. VARGAS, Ms. LIE of California, Mr. JOHNSON of Georgia, and Mr. CONNOLLY):

H.R. 7053. A bill to defer removal of certain nationals of Vietnam for a 24-month period, and for other purposes; to the Committee on the Judiciary.

By Ms. MENG:

H.R. 7054. A bill to encourage the donation of menstrual products to nonprofit organizations for distribution, and for other purposes; to the Committee on the Judiciary.

By Mr. MEUSER (for himself and Mr. SUOZZI):

H.R. 7055. A bill to provide for an increased fine and term of imprisonment for fraud in connection with the COVID-19 pandemic, and for other purposes; to the Committee on the Judiciary.

By Mr. O’HALLERAN (for himself and Mr. YOUNG):

H.R. 7056. A bill to direct the Secretary of Health and Human Services to award additional funding through the Indian Health Services Sanitation Facilities Construction Program, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. RASKIN:

H.R. 7057. An act to amend the Public Health Service Act to authorize and provide for the expansion, intensification, and coordination of the programs and activities of the National Institutes of Health with respect to post-viral chronic neuroimmune diseases, specifically myalgic encephalomyelitis/chronic fatigue syndrome (ME/CFS), to support the COVID-19 response, and for other purposes; to the Committee on Energy and Commerce.

By Mr. REED (for himself, Mr. GOTTSCALK, Mr. SCHWEIKERT, and Mr. CURIEL):

H.R. 7058. A bill to provide a payroll tax credit for certain bonuses paid to employees who worked continuously during the COVID-19 pandemic; to the Committee on Ways and Means.

By Mr. DAVID P. ROE of Tennessee (for himself and Mr. CURIEL):

H.R. 7059. A bill to provide for liability protection for health care providers for damages with respect to any harm caused by any act of omission of any professional or related health care entity in the course of arranging for or providing health care services during the COVID-19 public health emergency, and for other purposes; to the Committee on the Judiciary.

By Mr. TURNER (for himself and Mrs. ROSE of California):

H.R. 7060. A bill to improve the military justice system, and for other purposes; to the Committee on Armed Services.

By Mr. WALTZ (for himself, Mr. GOSAR, Mr. BISHOP of Utah, Mr. LUCAS, Mr. MCCARTHY, Mr. YOUNG, Mr. WEBER of Kansas, Mr. CRAWFORD, Mr. MARSHALL, Mr. BUCK, Mr. GONZALEZ of Ohio, Mr. LAMALFA, Mr. POSLEY, Mr. NEWHOUSE, Mr. BALDWIN, Mr. HARGANS, Mr. BAIN, Mr. MCCLINTOCK, Mr. OLSON, Mr. KEVIN HEIN of Oklahoma, Mr. NORMAN, Mr. STAUBER, Mr. BAIRD, Mr. WESTerman, Mr. WITTMAN, Mr. CHERNEY, Mrs. LESKO, Mr. STEWART, Mr. JOHNSON of South Dakota, Mr. COOK, Mr. GOHMIERT, Mr. HICIE of Georgia, Mr. EMMER, Mr. FULCHER, Mr. LAMBORN, Mr. CALVET, and Mr. DUNCAN):

H.R. 7061. A bill to promote the domestic exploration, research, development, and processing of critical minerals to ensure the economic and national security of the United States; to the Committee on Natural Resources, and in addition to the Committees on Science, Space, and Technology, Small Business, the Judiciary, and Education and Labor, to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. WATERS (for herself, Mr. PAYNE, Mr. COHEN, Ms. NORTON, Mr. JACKSON LEE, Mr. BISHOP of Georgia, Mr. HASTINGS, Ms. BARRADAN, Mrs. BEATTY, Mr. SUOZZI, Ms. ROYBAL-ALLARD, Ms. GARCIA of Texas, Mr. MEEKS, Mr. WALSH of Illinois, Ms. WILD, Mr. WILSON, Ms. FLORIDA, Ms. JOHNSON of Texas, Mr. MORELLE, Mr. THOMPSON of Mississippi, Ms. LEDY of California, Mr. CARSON of Indiana, Mr. LARSON of Connecticut, Mr. LIPINSKI, and Mrs. HAYES):

H.R. 7062. A bill to amend title XVIII of the Social Security Act to eliminate cost-sharing with respect to coverage of insulin as a covered part D drug and associated medical supplies or the fine arts to activities which do not promote the political agenda of a foreign government, and for other purposes; to the Committee on Education and Labor, and for other purposes; to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. WILSON of South Carolina (for himself, Mr. GIBBS, and Mr. GUEST):

H.R. 7063. A bill to amend the Foreign Agents Registration Act of 1938 to limit the exemption from registration requirements of such Act for persons engaging in activities in furtherance of bona fide religious, scholastic, academic, or scientific pursuits under the fine arts, which do not promote the political agenda of a foreign government, to amend the Higher Education Act of 1965 to clarify the disclosures of foreign gifts by institutions, and for other purposes; to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. BROWNLEY of California (for herself, Ms. MATSUI, Mr. KHANNA, Mr. FOTHERGILL, Mr. OLSON, Mr. SULLIVAN of New Hampshire, Mr. SEELEY of Arizona, and Mr. GIBBS of South Carolina):
CONSTITUTIONAL AUTHORITY STATEMENT

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

By Mr. DANNY K. DAVIS of Illinois:

H.R. 7053. Congress has the power to enact this legislation pursuant to the following:

Article I, Sections 8.

By Mr. BUCK:

H.R. 7057. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the Constitution.

By Mr. RUDD:

H.R. 7044. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution.

By Mr. CASE:

H.R. 7098. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution.

By Mr. CASTEN of Illinois:

H.R. 7046. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 Clause 3.

By Mr. EMMER:

H.R. 7047. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. GOTTHEIM:

H.R. 7048. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 Clause 18.

By Ms. MENG:

H.R. 7049. Congress has the power to enact this legislation pursuant to the following:

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

By Ms. JOHNSON of Texas:

H.R. 7050. Congress has the power to enact this legislation pursuant to the following:

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

By Mr. KING of Iowa:

H.R. 7051. Congress has the power to enact this legislation pursuant to the following:

Section 8 of Article 1 of the Constitution.

By Ms. MENG:

H.R. 7052. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. LAMALFA:

H.R. 7053. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. LOWENTHAL:

H.R. 7054. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18.

By Mr. MEUSER:

H.R. 7055. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the Constitution.

By Mr. RASKIN:

H.R. 7057. Congress has the power to enact this legislation pursuant to the following:

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

By Mr. BLESSING:

H.R. 7059. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18.

By Mr. TURNER:

H.R. 7060. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. WALTZ:

H.R. 7061. Congress has the power to enact this legislation pursuant to the following:

Article IV, Section 3, clause 2 and Article 1, Section 8, clause 18.

By Ms. WATERS:

H.R. 7062. Congress has the power to enact this legislation pursuant to the following:

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

By Mr. WILSON of South Carolina:

H.R. 7063. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

ADDITIONAL SPONSORS

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

H.R. 32: Mrs. FLETCHER and Mr. BHINDISI.

H.R. 701: Mr. NORMAN.

H.R. 702: Mr. NORMAN.

H.R. 703: Mr. NORMAN.

H.R. 1299: Mrs. SHEHILL.

H.R. 1461: Mrs. FLETCHER.

H.R. 2056: Mrs. HARTZEKER and Mrs. BEATTY.

H.R. 2117: Mrs. PAPPA.

H.R. 2501: Ms. MING.

H.R. 2571: Mr. RIGGLEMAN and Mr. THOMPSON of Pennsylvania.

H.R. 2856: Mr. WURZ of Texas.

H.R. 2896: Mr. MAST, Mr. GARAMendi, Mr. FERgUSON, and Mr. KLIErR.

H.R. 3124: Mr. NORMAN.

H.R. 3637: Ms. BARRAGA´N.

H.R. 4104: Mr. SHERES, Mr. VARGAS, Mr. RYAN, Mr. BISHOP of Utah, Mr. CRAWFORD, Mr. Gonzalez of Ohio, Ms. GRANGER, Mr. KING of New York, and Ms. DELAURO.

H.R. 4189: Mr. SPANO.

H.R. 4280: Mr. MALINOWSKI.

H.R. 4309: Mrs. CAROLYN B. MALONEY of New York and Mr. PAYNE.

H.R. 4408: Mr. THOMPSON of Mississippi, Ms. BARRAGA´N, Mrs. WATSON COLEMAN, Mr. CARDENAS, and Mr. KHALNA.

H.R. 444: Mr. WINTERS.

H.R. 4705: Mr. PRICE of North Carolina.

H.R. 5076: Mrs. SCHAkowsky, Ms. NORTON, Ms. VELAZQUEZ, Mr. THOMPSON of Missouri, Mr. TEO LUX of California, Ms. SIRWELL of Alabama, Mr. FASCHELL, Mr. FOSTER, and Ms. CRAIG.

H.R. 5297: Mr. MckINLEY.

H.R. 5350: Mr. SMITH of Washington.

H.R. 5873: Mr. JOHNSON of Georgia, Mr. LEWIS, Ms. KAPTUR, Mr. DANNY K. DAVIS of Illinois, Mr. SWALWELL of California, and Mr. TEO LUX of California.

H.R. 5968: Ms. JACKSON Lee.

H.R. 6104: Mr. HAGEDORN.

H.R. 6297: Mr. KUNTZOF of Tennessee.

H.R. 6386: Mr. GOODEN and Mr. SMITH of Missouri.

H.R. 6403: Mr. Rouda.

H.R. 6419: Mr. WILD.

H.R. 6431: Mrs. GONZALEZ-COLON of Puerto Rico.

H.R. 6443: Mr. Katko.

H.R. 6466: Mr. MURPHY of North Carolina.

H.R. 6475: Mrs. BROOKS of Indiana.

H.R. 6474: Mr. CARDENAS.

H.R. 6492: Mr. CARBAJAL.

H.R. 6499: Mr. TONKO.

H.R. 6518: Mr. PALAZZO.

H.R. 6537: Mrs. CAROLYN B. MALONEY of New York and Ms. DeGETTE.
PETITIONS, ETC.

Under clause 3 of rule XII, petitions and papers were laid on the clerk’s desk and referred as follows:

101. The SPEAKER presented a petition of the Township of Hillsborough, NJ, relative to a resolution in support of Coronavirus Relief Package, H.R. 6467, Coronavirus Community Relief Act; to the Committee on Oversight and Reform.

102. Also, a petition of the Town of Farmington, NY, relative to Resolution 164-2020, in support of federal funding related to the coronavirus pandemic that is directly delivered to all municipalities regardless of population size; to the Committee on Oversight and Reform.
The Senate met at 11 and 8 seconds a.m. and was called to order by the Honorable Pat Roberts, a Senator from the State of Kansas.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. Grassley).

The Senior Assistant Parliamentarian read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,

To the Senate:

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

Chuck Grassley,
President pro tempore.

Mr. ROBERTS thereupon assumed the Chair as Acting President pro tempore.

ADJOURNMENT UNTIL MONDAY, JUNE 1, 2020, AT 3 P.M.

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate stands adjourned until 3 p.m. on Monday, June 1, 2020.

Thereupon, the Senate, at 11 and 43 seconds a.m., adjourned until Monday, June 1, 2020, at 3 p.m.
Mr. LEWIS. Madam Speaker, I rise in honor of National Foster Care Month.

For more than thirty years, the month of May has given voice to the unique, often complicated needs and situations of young people in our nation’s foster care system. Sadly, too many of our young people are at risk of being left out and left behind. The pandemic only exacerbated the neglect and abuse of young people of all races, ages, and backgrounds in Georgia and across our country.

For these reasons, it is important that, during National Foster Care Month, we recognize the nearly half million children who are currently in our nation’s child welfare system. Madam Speaker, they must know that, despite all that is happening in our nation and around the world, I along with many other Members of Congress, mentors, volunteers, friends, and extended families love and value each and every young person in foster care.

We must recommit to doing all we can to maximize their capacity and reaffirm their belief in their hopes, dreams, and aspirations. Foster youth must trust and know that, on the darkest of days, we are always in their corner, and they are always in our hearts and thoughts.

We must each do our part to ensure that every young person and aspiring adoptive and foster parent is able to fulfill their dreams of a stable, loving family. Many adults want to open their homes and their hearts, but they face barriers because the system says that they practice the wrong religion, love the wrong person, or are not married. Many children enter the system because of similar discrimination, and some experience it while in public care.

For these reasons, I am proud to sponsor the bipartisan Every Child Deserves a Family Act to end discrimination in our child welfare system and expand every opportunity for a safe, forever family. I will continue working with my colleagues to pass this critical legislation and provide much-needed protections for children and adults in the child welfare system.

Inspired by the experiences of many former foster youth in Metro Atlanta, I am deeply concerned about the more than 20,000 youth who age out of the foster care system every year. Government authorities share a unique and distinct responsibility to support those youth who transition from foster care to independent living. Far too often, these young adults go on to receive less education, hold fewer jobs, experience more homelessness and housing instability, and often experience imprisonment at higher rates than their peers who did not experience foster care.

Federal, state, and local government have a moral duty to do all we can to protect and assist young people during and after their transition from foster care. The current coronavirus pandemic exposed the difficulties that many of foster youth face in navigating adolescence and adulthood with limited support. Government programs and authorities are often their only available resource, and we must do all we can to help restore hope and opportunities to young people and address the real, critical disparities they face prior to, during, and beyond this pandemic. I plan to introduce a comprehensive legislative package soon to do just that.

During this National Foster Care Month, may we all be rededicated to the task of lifting up the young people entrusted to our nation’s care while preparing and enabling them to succeed.

HONORING THE LIFE OF ARMY SPC. JUAN MIGUEL MENDEZ COVARRUBIAS

HON. TJ COX
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES

Thursday, May 28, 2020

Mr. COX of California. Madam Speaker, I rise today in honor of Army Specialist Juan Miguel Mendez Covarrubias of Hanford, California, who gave his life in service to his country on March 11, 2020. While deployed in support of Operation Inherent Resolve at Camp Taji, Iraq, his unit was engaged by enemy indirect fire and he lost his life. He was 27 years old.

A Central Valley native, Juan Miguel was a beloved son, brother, and husband. In 2018 he married his longtime girlfriend Blanca Meza and that same year he enlisted in the United States Army as a Signal Support System Specialist. Juan Miguel was assigned to 1st Battalion, 227th Aviation Regiment, 1st Air Cavalry Brigade, 1st Cavalry Division, Fort Hood, Texas.

Juan Miguel aspired to make the world a better place and always pushed himself to lead by example. He is remembered fondly as someone with a big heart and who always put the needs of others before his own. Our nation has lost a great warrior. He is a true American Hero and his memory will live on in the hearts of those who love him.

Juan Miguel’s awards and decorations include the Global War on Terrorism Medal, National Defense Service Ribbon, and the Army Service Ribbon. I ask my colleagues to join me in a moment of remembrance for Army Specialist Juan Miguel Mendez Covarrubias, and for all those who have made the ultimate sacrifice for our country.

Juan Miguel is survived by his wife Blanca, his mother Monica Mendez, his father Alfredo Covarrubias and his younger brother and sisters.

HONORING THE LIFE OF MICHAEL MORALES (LTC USAF RET.)

HON. JENNIFER GONZÁLEZ-COLÓN
OF PUERTO RICO
IN THE HOUSE OF REPRESENTATIVES

Thursday, May 28, 2020

Miss GONZÁLEZ-COLÓN of Puerto Rico. Madam Speaker, I would like to honor the life and service of my friend, Michael Morales LTC from Naranjito, Puerto Rico who passed away on May 8, 2020 at the young age of forty-two.

Michael was proud to serve his country. He joined the United States Air Force, serving in distinguished roles such as the principal manager for multinational military exercises covering 32 nations across Central America, South America, and the Caribbean, also as instructor and evaluator pilot for the C-7 and C-130, as Commander of the 538th Air Expeditionary Squadron, and as a Legislative Liaison for the Secretary of Defense on acquisitions and sustainment on programs for the new Air Force One and KC-46 air tanker programs.

He also served as a Senior Advisor to former Small Business Administrator Linda McMahon and was responsible for bringing the Secretary to the Island for HUBZone events geared towards fueling small business growth in historically underutilized business zones. As a Senior Advisor to the Administrator, he also led the agency’s policy efforts in Puerto Rico; working closely with federal and local government, banking sector, and entrepreneurs to develop policy aimed at fostering entrepreneurial repatriation, economic growth, and assist with the Island’s economic status.

Michael lived a life of public service. President Woodrow Wilson once said that “You are not here merely to make a living. You are here to enable the world to live more amply, with greater vision, and with a finer spirit of hope and achievement. You are here to enrich the world.” Michael was the best of us, an example to us all.

Thank you, Michael. Rest in Peace. Descansa en Paz.

OBSERVING THE 102ND ANNIVERSARY OF AZERBAIJAN’S REPUBLIC

HON. STEVE CHABOT
OF OHIO
IN THE HOUSE OF REPRESENTATIVES

Thursday, May 28, 2020

Mr. CHABOT. Madam Speaker, as Co-Chair of the Congressional Azerbaijan Caucus, I rise today to recognize Azerbaijan on the occasion of its 102nd Republic Day. Azerbaijan is a critical partner of the United States in the region and maintains a proud heritage as an independent country.

Upon declaring independence in 1918, Azerbaijan earned the unique distinction of
being the first secular parliamentary democracy in the Muslim world. Azerbaijan was also among the first states to grant women the right to vote. This stands as a testament to the Islamic world's universal validity of democratic aspirations, and that self-government and the respect for individual rights is not inimical to their traditions.

Unfortunately, Azerbaijani independence was soon snuffed out by totalitarian USSR, which, not unlike Russia under Vladimir Putin, sought to spread values much different to those espoused by the fledgling Azerbaijan Democratic Republic. After the fall of the Soviet Union, Azerbaijan regained its independence and was recognized by the United States.

Today, Azerbaijan remains a close partner to the United States and our allies. Not only has Azerbaijan been an integral part of our efforts in Afghanistan, but it has also been an excellent partner in the wider war on terror. It is also noteworthy that as a Muslim country, Azerbaijan enjoys strong relations with the Jewish community and maintains a strong friendship with our ally Israel. Finally, Azerbaijan is a critical energy provider for Europe, playing an important role helping our allies there diversify their energy supply away from a domineering Russia.

With this partnership and Azerbaijan's commitment to our friendship in mind, I would encourage my colleagues to join me today in honoring Azerbaijan on its Republic Day.

IN MEMORY OF FORMER CONGRESSMAN SAM JOHNSON

HON. EDDIE BERNICE JOHNSON
OF TEXAS

IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Ms. JOHNSON of Texas, Madam Speaker, today I rise to celebrate the life of a trusted colleague, dear friend, proud Texan, and true patriot, former Congressman Sam Johnson.

What impressed me the most is that, after serving in the military during the Korean and Vietnam Wars, Sam Johnson did not disappear into what would have been a well-deserved retirement. His love for his country and affinity for public service led to a fruitful career in the House of Representatives. Known for his tenacity as a legislator and shrewdness as a statesman, Sam Johnson certainly left his mark on this institution. As senior members of the Texas Congressional Delegation, he and I made progress together on important issues that will benefit our home state for years to come.

Madam Speaker, on behalf of the Texas Congressional Delegation, I’d like to extend my sincere condolences to Sam Johnson’s family, friends, and loved ones during these trying times.

NEW SCANDAL CONFIRMATION

HON. JOE WILSON
OF SOUTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. WILSON of South Carolina, Madam Speaker, every day new evidence is revealed of the scandalous government spying on the Donald Trump Campaign and the rogue FBI and intelligence agencies conspiracy to sabotage the Donald Trump Presidency, I include in the RECORD today’s revelations in the The Washington Times by Rowan Scarborough entitled “Tall wagging the dog.”

Not much has been made of the Michael Flynn probe until The Washington Post and a leaker reenergized the FBI, according to a newly disclosed transcript of closed-door testimony by former bureau Director James B. Comey.

The FBI had filled out the paperwork to end the Flynn-Russia probe, but Mr. Comey halted the closure with our ally White House in January 2017. Transcripts emerged of the incoming White House national security adviser talking by phone with Kremlin envoy Sergey Kislyak.

Mr. Comey went to work. He provided top-secret call intercept material to Director of National Intelligence James R. Clapper, who told Mr. Obama about it. At a January meeting, the FBI chief and Mr. Obama again discussed that Flynn had talked with Russians during the transition. There is no perjury, per se, against such communications.

And there things stood, Mr. Comey said in his most extensive narrative of what he did in the pivotal January time frame when the Obama team was leaving the White House to Donald Trump.

HONORING JUDY GEARHART

HON. JANICE D. SCHAKOWSKY
OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Ms. SCHAKOWSKY, Madam Speaker, I rise today to celebrate and thank Judy Gearhart for her leadership at the International Labor Rights Forum. Judy, the executive director of ILRF since March 2011, will retire in June. While she will leave that position, I want to express my deep appreciation and gratitude.

While she will leave that position, I know that she will never leave the fight to protect the rights of workers around the world.

In 2013, 1,134 garment workers were killed and 2,500 injured as the 9-story Rana Plaza factory collapsed—the deadliest garment factory disaster in history. The vast majority of those killed and injured as a result of corporate neglect were women. Like the 1911 Triangle Shirtwaist Factory fire in the United States, the disaster spurred activists to push for reforms. Judy Gearhart helped lead the fight and won agreements with the garment industry to make improvements—although much progress remains to be made. I had the privilege to work with Judy in the aftermath of Rana Plaza and have continued to support her and ILRF on international labor rights campaigns since then. Like so many others, I have relied on her expertise, her experience and her passion for improving the lives of working women, men and children around the world.

Judy has made it her practice not to promote herself, but she focused on lifting up the Labor Rights Defenders who are organizing and mobilizing every day, often at great risk to themselves. She represented workers’ leaders to meet with members of Congress, the Administration, the media and the public—making sure that they have the opportunity to tell their own stories in their own words. She has spotlighted those who face violent attacks, jail and worse for their courage in speaking out, heroes like Tola Moeun in Cambodia, Mahmud Rajab in Uzbekistan and Gaspar Matalaiev in Turkmenistan. Because of Judy and ILRF, there are networks of organizers and advocates around the world who are able to provide needed assistance to those fighting for labor rights.

Judy’s work exemplifies the concept of intersectionality. She has seen that there are different forces working against the rights of workers, and she has worked to bring together those fighting them. Laborers in the fields don’t just face poor working conditions but live in societies rife with poverty and racism. Children in the tobacco fields are not just being exploited for their labor but are subjected to environmental and chemical hazards. Women in sweatshops are not just subjected to poverty-level wages, they are often the target of gender-based violence and harassment. As a result of Judy’s leadership, last year, the International Labour Organization adopted a convention and recommendations on violence and harassment in the world of work.

Judy Gearhart has done the work, at UNICEF’s monitoring and evaluation office, ILRF, for labor rights and development policy.

Judy Gearhart and ILRF have stood with cocoa workers in Cote D’Ivoire and Ghana, cotton workers in Uzbekistan, garment workers in Bangladesh and fruit workers in Honduras. Judy has provided guidance and inspiration to those struggling for fair pay and just treatment for their labors. For all she has done, and for all she will do in the future, I want to express my deep appreciation and gratitude.

REMEMBERING THE LIFE OF SAM FELTON

HON. MARCY KAPTUR
OF OHIO

IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Ms. KAPTUR, Madam Speaker, I rise today to remember the extraordinary life of Samuel “Sam” Felton, Jr., one of Lorain County’s most honored, visible, and tireless veterans, and a valued father figure for his entire community.

Sam Felton was the only person from Lorain County to win the Navy Cross in Vietnam. He never rested on his laurels and built a legacy of service to Lorain County. He served three tours of duty during the Vietnam War with the U.S. Marine Corps from December 1968 to August 1971. While serving in Vietnam, he received both the Navy Cross for heroism and
Andrew Knights of Columbus Council has served its religious community and the Wayneboro region at large.

The council’s community service includes participating in annual golf tournaments that benefit Wayneboro Human Services, sponsoring monthly “Bring Your Mug to Church” Sundays to foster fellowship among parishioners and support parish activities, as well as providing college scholarships to children of council members. Additionally, the council has participated in the Pennsylvania Department of Transportation’s Adopt-a-Highway program for more than 30 years. Many other service projects are pursued.

The St. Andrew Knights of Columbus Council 2068 has made an indelible mark on the Wayneboro community. On behalf of the 13th Congressional District of Pennsylvania, I thank this organization for its steadfast commitment to our region and congratulate the council on reaching its 100th anniversary.

PROXY VOTING LAWSUIT

HON. JOE WILSON
OF SOUTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES

Thursday, May 28, 2020

Mr. WILSON of South Carolina. Madam Speaker, I was grateful to be added as a plaintiff in the important lawsuit challenging the constitutionality of proxy voting initiated by Republican Leader KEVIN McCARTHY, Whip STEVE SCALISE, and Conference Chair LIZ CHENEY. Congressman MORGAN GRIFFITH, a graduate of Washington and Lee University Law School, of Virginia presented the extraordinary legal arguments clearly documenting proxy voting as unconstitutional.

Allowing Congress to vote remotely is simply irresponsible. Although we are currently in a crisis, this Wuhan Virus pandemic is no excuse to forget our Constitution which clearly says that we have to have a majority of Members present for a quorum to do business.

If Congress was able to vote on the House Floor over these last few months without putting lives at risk, surely Members can conduct official business in a safe manner that follows guidelines from the Centers for Disease Control going forward. During the War of 1812, the Capitol Building itself was burned, but Congress members still met in Washington.

The constitutionality of this new rule must be questioned. Our constitution says that we must have a majority to vote and yet this new rule would allow a few to vote for all, that is simply not right. Many Americans are getting back to work as we recover from this Wuhan Virus pandemic, Congress should be no different.

GOOD SAMARITAN MENSTRUAL PRODUCTS ACT AND PERIOD POVERTY AWARENESS RESOLUTION

HON. GRACE MENG
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES

Thursday, May 28, 2020

Ms. MENG. Madam Speaker, I rise today to introduce two pieces of legislation in recognition of this week being National Period Poverty Awareness Week, and today being Menstrual Hygiene Day.

Good Samaritan Menstrual Products Act—would provide the liability protection for donated and distributed menstrual products that are given and received in good faith. As such, it would ensure that both the supply and availability of menstrual products, as well as individuals’ choices in how their menstruation needs are met. As such, my bill—the Good Samaritan Menstrual Products Act—would provide the liability protection for donated and distributed menstrual products that are given and received in good faith. As we striving to expand one’s ability to access these products, my bill would support the generosity of those who donate and distribute these products.

Madam Speaker, more than half of the U.S. population will likely menstruate every month for decades of their lives. Unfortunately, studies have shown that 1 in 4 women and girls report that they struggle to afford menstrual products.

Period poverty, in fact, is linked with self-perception and mental health. It also exacerbates the cycle of poverty by further marginalizing those who menstruate, causing them to withdraw from daily life, forego educational opportunities. It also impacts one’s physical health, as the risk of infections increase with use of substances, such as paper towels or toilet paper, or because of an inability to change products as frequently as recommended.

This is unthinkable and simply wrong. Menstrual equity—one’s equitable access to menstrual products—is not a luxury; it is a health right, and a human right.

Of course, this period poverty existed long before the COVID–19 pandemic; but today, with over 40 million Americans now out of work due to the pandemic, the socioeconomic and health challenges of individuals facing period poverty is further enhanced and heightened.

Madam Speaker, periods do not wait for pandemics. Ultimately, menstrual products are essential to the health and economic well-being of individuals in both overcoming and recovering from the COVID–19 pandemic.

My resolution raises awareness regarding period poverty. It also urges local, State, and Federal agencies to ensure free access to menstrual products for individuals in need during the COVID–19 response, including for essential frontline workers; students; low-income families; individuals experiencing homelessness; and incarcerated and detained individuals.

Additionally, to encourage greater donation and distribution of menstrual products to individuals who need such products, I introduced the Good Samaritan Menstrual Products Act. In times of tragedy and need, Americans have always come together in the spirit of generosity. But alas, due to certain menstrual products like tampons being considered “Class 2” medical products, such designations deter the donation of such products—out of fear of liability issues. As such, liability concerns, even for products donated in good faith, limit the supply and availability of menstrual products, as well as individuals’ choices in how their menstruation needs are met.

As such, my bill—the Good Samaritan Menstrual Products Act—would provide the liability protection for donated and distributed menstrual products that are given and received in good faith. As we strive to expand one’s ability to access these products, my bill would support the generosity of those who donate and distribute these products.

Madam Speaker, as I continue to fight for menstrual equity for all, I urge my colleagues to support both pieces of legislation so we can end period poverty—once and for all.
Mr. COURTNEY. Madam Speaker, today the House of Representatives is voting on two pieces of legislation designed to improve upon the Paycheck Protection Program—the Paycheck Protection Program Flexibility Act of 2020, and the TRUTH Act.

Although I am a cosponsor of both pieces of legislation and will vote in favor of them, I remain concerned that these bills fall short of the Paycheck Protection Program fixes which were already included in the HEROES Act—legislation that the House has passed and which is pending action by the Senate.

For example—I am glad that the Paycheck Protection Program Flexibility Act of 2020 includes provisions to modify the use of PPP loans, providing businesses with 24 weeks (instead of just 8 weeks) to use the loan. This bill also makes more flexible the requirement imposed by the Small Business Administration that 75 percent of the funds be used for payroll, and instead only requires 60 percent of the loan to be used for payroll in order to receive the full amount of forgiveness.

Unfortunately, this bill fails to include many of the provisions from the HEROES Act that are urgently needed to assist in our nation’s economic recovery. For example, the HEROES Act extended eligibility for PPP loans to nonprofits of all sizes and would carve out funds specifically for the smallest businesses—those with 10 or fewer employees—ensuring that they are not left behind. By expanding PPP to all nonprofits, the HEROES Act would allow chambers of commerce and other nonprofit entities that are not classified as a 501(c)(3) to take advantage of this important assistance. Additionally, the HEROES Act removes the size restrictions for nonprofits, allowing nonprofits with more than 500 employees to still maintain payroll during this time of economic hardship, while their services are needed more than ever.

The HEROES Act—section 2025—also clarifies that expenses paid or incurred with proceeds from PPP loans (or EIDL grants) would not result in the denial of any federal tax deduction. Small businesses need as much support as possible at this time, and tax provisions such as this in the HEROES Act would provide a much-needed boost to our economy. Unfortunately, the two PPP bills we are voting on in the House today fail to include the full gamut of improvements from the HEROES Act, including this additional tax assistance for small businesses.

I will be voting in support of these bills but believe that it was essential that we not stop here—Congress must improve the PPP and small business assistance beyond what these bills would provide. The HEROES Act provides a strong model for what these changes should entail, and I urge my colleagues to continue improving these programs, even after these PPP bills pass the House.

CONGRATULATING THOMAS ‘‘TOM’’ TROMPETER ON HIS RETIREMENT

HON. ADAM SMITH
OF WASHINGTON
IN THE HOUSE OF REPRESENTATIVES
THURSDAY, MAY 28, 2020

Mr. SMITH of Washington. Madam Speaker, I rise to honor and congratulate Thomas “Tom” Trompeter, President and CEO of HealthPoint in Washington State, on his retirement.

Tom Trompeter’s career spans over 30 years in the non-profit, healthcare, and social services sectors. Tom began his career as Executive Director for Northwest Regional Primary Care Association (NWRPCA) and the Association of Community and Migrant Health Centers in Alaska, Idaho, Oregon, and Washington. Tom left NWRPCA as CEO before moving on to work at Community Health Centers of King County, now known as HealthPoint. In 1998 Tom transitioned into the roles of President and CEO at HealthPoint and has dedicated 20 years of his career in those roles.

Tom’s three prominent areas of impact at HealthPoint were public policy to support the expansion and financial health of community health centers, developing vital partnerships and networks to strengthen the work being done by HealthPoint, and good stewardship as a passionate and dependable leader.

Tom led with the belief that when we make even one person healthier, we help not only that one person, but also that person’s whole community. And that’s both a privilege and a gift. It is clear Tom has led with that belief from the beginning. Tom has guided HealthPoint’s growth to its current state of over 17 comprehensive primary care centers that provide innovative, integrated care beyond traditional healthcare models.

Tom’s influence can be seen in the 100,000 plus patients served annually, 900 current employees, and the students who have had the opportunity to learn under Tom’s leadership and go on to pursue a career in community health.

Madam Speaker, it is with great admiration that I recognize and congratulate Tom Trompeter on his retirement and the legacy he will leave in the healthcare community in Washington State.

HON. JOE COURTNEY
OF CONNECTICUT
IN THE HOUSE OF REPRESENTATIVES
THURSDAY, MAY 28, 2020

Mr. COURTNEY. Madam Speaker, today the House of Representatives is voting on two pieces of legislation designed to improve upon the Paycheck Protection Program—the Paycheck Protection Program Flexibility Act of 2020, and the TRUTH Act.

Although I am a cosponsor of both pieces of legislation and will vote in favor of them, I remain concerned that these bills fall short of the Paycheck Protection Program fixes which were already included in the HEROES Act—legislation that the House has passed and which is pending action by the Senate.

For example—I am glad that the Paycheck Protection Program Flexibility Act of 2020 includes provisions to modify the use of PPP loans, providing businesses with 24 weeks (instead of just 8 weeks) to use the loan. This bill also makes more flexible the requirement imposed by the Small Business Administration that 75 percent of the funds be used for payroll, and instead only requires 60 percent of the loan to be used for payroll in order to receive the full amount of forgiveness.

Unfortunately, this bill fails to include many of the provisions from the HEROES Act that are urgently needed to assist in our nation’s economic recovery. For example, the HEROES Act extended eligibility for PPP loans to nonprofits of all sizes and would carve out funds specifically for the smallest businesses—those with 10 or fewer employees—ensuring that they are not left behind. By expanding PPP to all nonprofits, the HEROES Act would allow chambers of commerce and other nonprofit entities that are not classified as a 501(c)(3) to take advantage of this important assistance. Additionally, the HEROES Act removes the size restrictions for nonprofits, allowing nonprofits with more than 500 employees to still maintain payroll during this time of economic hardship, while their services are needed more than ever.

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Johnson recalled trudging through the jungle before being surrounded by North Vietnamese soldiers who took him to the infamous Hoa Lo Prison, better known as the “Hanoi Hilton.” He endured what he later described as 3-foot by 8-foot, rat-infested “dark and filthy cell.

“Forty-two of those months were spent in solitary confinement, along with 10 other fine American patriots because the Vietcong labeled us ‘die hard’ resisters,” Johnson wrote in 2015.

He recalled tapping code on the wall to communicate with other Americans being held, and that “our captors would bribe natty little men with the loud speaker of Americans protesting back home.”

While speaking on the House floor in 2003, Johnson said his faith only got stronger through captivity. He recalled how one day his captors put him against a wall and promised to execute him with machine guns.

“I started praying harder than I have ever prayed in my life. In a few seconds, the guns went click, click, click, click, click.” Johnson told the chamber. “It is only because of the grace of God I survived.”

He was released and flew out of Hanoi on Feb. 12, 1973. He earned a master’s degree at George Washington University in Washington in 1976. He retired from the Air Force three years later and began a home-building business. He was elected to the Texas Legislature in 1984 and went to Congress following a special election in 1991, after Rep. Steve Bartleman resigned to become Dallas mayor.

Representing Plano and other conservative northern suburbs of Dallas, Johnson was known for his work on veterans’ affairs and for his efforts to bolster the financial standing of the Social Security program. He took office backing term limits, yet he stayed in Congress, ran for the Senate and doubled his promised maximum of 12 years.

When Bill Clinton ran for president in 1992, Johnson and other Republican military veterans in Congress alleged that Russian intelligence lured Clinton to Moscow during the Vietnam war when “I was sitting in a POW camp in Vietnam eating fish eyes and pig fat.” Questions about Clinton’s patriotism were largely soon forgotten.

As a prisoner of war, Johnson shared a cell with McCain, who would later become a U.S. senator from Arizona. But the pair later clashed over political issues—including McCain’s official efforts to normalize U.S. relations with Vietnam. Still, Johnson criticized Trump for suggesting McCain was no hero.

“Comments like those of Donald Trump, or any other American, suggesting that veterans like Senator John McCain or any other of America’s honorable POWs are less brave for having been captured are not only misguided, they are ungrateful and naïve,” Johnson wrote in 2015.

In February 2018—marking the 45th anniversary of the operation that led to his release—Johnson donated a chopped green tin cup issued by his captors and tube of toothpaste he smuggled out of North Vietnam to the Smithsonian’s National Museum of American History. Johnson recalled then how he and other prisoners would communicate by tapping on the walls and how he’d hold his cup against them to amplify sounds and better hear their messages.

In his autobiography, “Captive Warriors: A Vietnam POW’s Story,” Johnson wrote of the cup: “For me, it symbolized our war of resistance for seven long years. It had been a means of communication and, as such, a means of survival.

Johnson’s wife died on Dec. 3, 2015 at their home in Plano at age 85. He is survived by his adult daughters, Gini Johnson Mulligan and Beverly Johnson Briney, and 10 grandchildren. His son, James Robert “Bob” Johnson, died in 2013 at age 61.

COMMEMORATING THE 102ND ANNIVERSARY OF THE AZERBAIJAN DEMOCRATIC REPUBLIC

HON. KEVIN HERN
OF OKLAHOMA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. KEVIN HERN of Oklahoma. Madam Speaker, I rise today to commemorate the 102nd anniversary of Republic Day in Azerbaijan, which recognizes the establishment of the first independent, secular democracy in the Middle East in 1918.

While they spent much of the 20th century under Soviet control, their unifying faith in democracy was rewarded in 1991 when the Azerbaijan Democratic Republic reclaimed its independence after the collapse of the USSR.

The United States swiftly established diplomatic relations with Azerbaijan.

A reliable American ally, Azerbaijani troops have fought side-by-side with Americans against international terrorism in Afghanistan, Balkans, and Iraq. They help secure international energy security of our allies through their support of Southern Gas Corridor and the diversification of energy routes.

A friend of Israel, they provide 40 percent of Israel’s oil consumption. Azerbaijan is a secular Muslim-majority country dedicated to religious pluralism and home to thriving Christian and Jewish communities.

As an Oklahoman and member of the Congressional Azerbaijan Caucus, I am proud that Azerbaijan’s friendship with the United States is celebrated in my home state through the Oklahoma-Azerbaijan National Guard Partnership.

I once again wish to extend my sincere congratulations to our partners in Azerbaijan on this worthy day.

ADVOCATING FOR CRITICAL FUNDING FOR TRIBAL NATIONS IN THE HEROES ACT

HON. RAUL RUIZ
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. RUIZ. Madam Speaker, I rise today in support of the Heroes Act and to address the critical need for emergency funding for tribal nations.

Native Americans have been hit disproportionately hard by the COVID–19 pandemic. The Navajo Nation has experienced nearly 5,000 positive cases and the loss of more than 100 lives. In addition, the Colorado River Indian Tribes on the border of my district and Arizona have seen a sudden rise in cases over the past weeks.

Native Americans remain at particular risk because they face greater health disparities and have higher rates of underlying health conditions. In addition, those living on rural reservations have reduced access to health services and preventative care.

The toll on tribal nations isn’t just affecting those who are sick. Many Native Americans work in service jobs that have disproportionately been lost, and many tribal governments rely on income from business enterprises that have closed their doors to comply with stay-at-home orders.

The Heroes Act was written with these communities in mind.

This bill represents the House of Representatives’ commitment to fulfilling the trust and treaty responsibility of the United States government to tribal nations across the United States.

The Heroes Act provides an additional $20 billion to tribal governments in the form of grants to help address the catastrophic impact of this virus and the economic toll it has taken on Indian Country and their surrounding communities.

The Heroes Act expands the use of the funds provided by the CARES Act to account for lost revenue, which is critical to providing effective relief for tribal governments.

It is important to note that unlike the portion of the Coronavirus Relief Fund provided to states and local governments, the fund for tribal governments explicitly does not prescribe a population-based formula for distribution to tribes. Such a formula would be inappropriate given that population is not a proper measure of economic impact that a tribal government and tribally-run businesses have experienced.

This bill also does not codify the current Indian Housing Block Grant formula that the Department of Treasury is using, because such a formula is not representative of the intent of the program.

It is the intent of Congress that the Department of Treasury works with the Department of Interior and tribal governments to develop a new formula that accounts for the tribes’ aggregate expenditures and the total economic hit they have taken as a result of this pandemic.

This is an issue that is critical for Indian Country. I am proud to have voted for the Heroes Act and look forward to seeing the program implemented as Congress intended to support tribal governments.

RECOGNIZING AND HONORING JONATHAN CORONADO, KATHERINE PARDY, AND AINSLEY POWERS

HON. DUSTY JOHNSON
OF SOUTH DAKOTA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. JOHNSON of South Dakota. Madam Speaker, I rise today to recognize and honor Jonathan Coronado from Stevens Senior High School, Katherine Pardy from O’Gorman High School, and Ainsley Powers from Brookings High School for their recognition as 2020 U.S. Presidential Scholars.

Jonathan, Katherine, and Ainsley have been recognized for their impressive scholastic achievements, leadership skills, and service to their communities. The U.S. Presidential Scholars Program honors our nation’s most distinguished graduating high school seniors, and I am proud of each of these students for bringing this high honor to the State of South Dakota. They have graduated in an unprecedented time and I’m sure they will each find
unparallel solutions to the issues they face. Each have shown determination in the face of hardship, confidence in the face of uncertainty, and humility in the face of adversity. I am proud of the contributions they each have made and will continue to make to South Dakota.

Our state and country are better because of hard working citizens like Jonathan, Katherine, and Ainsley. I would like to congratulate them each on their dedication and impressive recognition.

JASON WARING

HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Jason Waring for receiving the Adams County Mayors and Commissioners Youth Award.

Jason Waring is a 11th grader at Bollman Technical Education Center/Legacy High School and received this award because his determination and hard work have allowed him to overcome adversities.

The dedication demonstrated by Jason Waring is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Jason Waring for winning the Adams County Mayors and Commissioners Youth Award. I have no doubt that he will exhibit the same dedication and character in all of his future accomplishments.

RECOGNIZING THE SERVICE OF
NYPD DETECTIVE JOSEPH GUIDICE
HON. LEE M. ZELDIN
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. ZELDIN. Madam Speaker, I rise today to honor Detective Joseph Guidice and his culmination of 25 years of distinguished service in the New York City Police Department. Detective Guidice went above and beyond as a detective, officer, and teacher to assist and guide today. With the truth. With justice. May the truth come to light and may justice prevail.

The similarity with America is obvious that political enemies of Prime Minister Benjamin Netanyahu are abusing the legal system just as the false efforts to impeach President Donald Trump were a witch hunt. Forces who lose on issues at the ballot box seek to subvert the votes of citizens.

RECOGNIZING REV. DR. DALE A. MEYER
HON. JOHN SHIMKUS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. SHIMKUS. Madam Speaker, I rise today to recognize the contributions of the Rev. Dr. Dale A. Meyer upon the occasion of his retirement as President of Concordia Seminary in St. Louis.

In May 2005, Dr. Meyer became the 10th President of Concordia Seminary. Over fifteen years later, on June 30, 2020, Dr. Meyer will start a new season in life, retiring and turning over the reins of this beloved institution to new leadership.

His contribution to the Seminary was immense. During his tenure, Concordia’s long-term debt was eliminated, its endowment quadrupled, and it earned top marks from its most recent accreditation by the Higher Learning Commission and the Association of Theological Schools.

From the start of his tenure to the end, Dr. Meyer worked alongside his wife Diane, the faculty and key staff to cultivate a culture that was service oriented and external facing. This resulted in institutional activity that instilled a spirit of community volunteerism into first year students. This meant adding park benches on campus and expanding holiday displays each year so visitors knew they are welcome at this place. It meant working with his wife, Diane, and Gayle Zollmann-Kiel, Coordinator of Campus Grounds, to create community gardens for people to enjoy all summer and fall, thereby feeding the community both spiritually and figuratively. And it meant, during the current pandemic, having the bell tower on campus play music to lift the spirits of all those around.

No wonder the Seminary received several civic awards—including being named among the 100 Top Workplaces St. Louis in 2015. Dr. Meyer’s retirement marks a season of change for the Seminary. However, it also marks the closing of a chapter of a long career of service for him personally. While Dr. Meyer’s first job was helping his parents, Arthur and Norma Meyer, deliver milk for the Dixie Dairy on the south side of Chicago, he was called to serve on a full and winding professional path. This path was so full of wonder that he would often marvel at the “milk man moments” that unfolded—remarkable, “What I am doing here—God has blessed me so.”

Dr. Meyer completed his bachelor’s degree in 1969 at Concordia Senior College in Fort Wayne, Indiana. After earning a Master of Divinity from Concordia Seminary in 1973, he earned a Master’s degree a year later, and a doctorate in 1986 in classical languages from Washington University in St. Louis. He also is the recipient of an honorary Doctor of Divinity in 1993 from Concordia Theological Seminary in Fort Wayne, Indiana.

Dr. Meyer first joined the faculty at Concordia Seminary as a guest instructor in concordia seminary as a guest instructor in
1979, going on to serve as head pastor of St. Salvador Lutheran Church in Venedy, Illinois, St. Peter Lutheran Church in New Memphis, Illinois, and at Holy Cross Lutheran Church in Collinsville, Illinois. These church communities are so beloved by the Meyers that they continue to worship at all three parishes to this day.

It was also at Holy Cross Lutheran that I, and my wife Karen, came to know Dr. Meyer and his family. Our lives have been intertwined, to say the least: Diane sold us our first home; I taught the oldest of two daughters, Elizabeth, civics at Metro East Lutheran High School and ran the first of many 5k races to come with his youngest daughter, Katie; my own children played music in their daughter’s wedding; my wife Karen served as the head organist at Holy Cross with Dale; and so on.

Dr. Meyer moved on from Holy Cross in 1989 after being selected to serve as Speaker on The Lutheran Hour radio program at Lutheran Hour Ministries. The Lutheran Hour is the world’s oldest continually broadcast Gospel radio program, first airing in 1930. Dr. Meyer also hosted the national television show On Main Street for Lutheran Hour Ministries. In 2001, On Main Street episodes received two prestigious Emmy awards from the National Academy of Television Arts & Sciences St. Louis/Mid-America Chapter. During this time, he took part in some of his favorite “talk man moments,” including opening both the U.S. Senate and the U.S. House of Representatives in prayer.

In addition to his published writings, Dr. Meyer served in numerous leadership capacities—such as third vice-president of the Lutheran Church—Missouri Synod; a charter board member of the Association of Lutheran Older Adults; an Honorary Director of God’s Word to the Nations Bible Society; and as a Board of Trustee of the American Bible Society.

Dr. Meyer finally returned home to Concordia Seminary in St. Louis in 2001, serving as the Gregg H. Benidt Memorial Chair in Homiletics and Literature. He became interim president in 2004, and the 10th president of the institution in 2005. For the next fifteen years, he could be seen working on the campus grounds, attending Bach at the Sem, and strolling with Ferdie, the oversized-in-body-and-heart golden retriever that became a quasi-mascot on campus and, sadly, recently passed away.

Dr. Meyer likes to tell students that: “It is great time to be the church.” As the world suffers greatly from the pandemic, we are grateful for his efforts to raise public servants to serve all who are hurting, and to share the Gospel loud and clear for all to hear.

As Dr. Meyer begins this beautiful journey of retirement, he will enjoy more time with his two grown daughters, Elizabeth (Lizzie) Pittman and Katie (Catharine) Bailey, their spouses, Darren and Charles, and the five grandchildren that he refers to as Cinco de Meyer: Christian, Connor and Nicholas Pittman, and Andrew and Jacob Bailey.

Madam Speaker, I want to personally thank Dr. Meyer and his wife Diane for their ministry.

LIVESTOCK PRODUCER ASSISTANCE FOR COVID–19 DAMAGES ACT

HON. JIM HAGEDORN
OF MINNESOTA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. HAGEDORN. Madam Speaker, I rise today because America’s livestock industry is in crisis.

Across southern Minnesota and in many areas of our nation, pork producers are especially in trouble. Packing plant closures and disruptions and other reverberations associated with COVID–19 and the pause in our economy have depressed futures markets and made it impossible to process hogs. Many of our producers are being forced to destroy animals and not even use the meat for our food supply.

To mitigate production losses incurred by our pork producers, this week I introduced the “Livestock Producer Assistance for COVID–19 Damages Act.” My legislation is designed to augment the United States Department of Agriculture’s existing Emergency Assistance for Livestock, Honey Bees, and Farm Raised Catfish program to cover income losses for farmers and producers who have been unable to find market livestock due to packing plant closures or reduced operations beginning on April 19, 2020.

Due to the ongoing pandemic, our livestock farmers in southern Minnesota and throughout the nation have been pushed to the brink of insolvency. This represents a direct threat to our nation’s food supply and the vibrancy of the economy and our rural communities.

During this pause in our economy, restaurants have been largely shut down, which has caused reduced demand and dramatically lower futures markets for pork, beef and other cuts of meat. On top of that, we have had packing plant disruptions and closures that have created an environment where market ready hogs cannot even be processed and distributed into the food chain.

Because the livestock industry uses an in-time delivery system, hogs cannot be stored or pastured like other traditional crops and animals. Until meat packing plants return fully online, many pork producers are left with no place to market their hogs, leaving euthanasia, rendering or composting as some of the only options for handling potentially millions of pigs.

The outlook is especially challenging for independent farmers who own and raise their own livestock. In the past few months, hog prices plunged 26 percent, further compounding challenges for livestock producers to develop additional options for selling their hogs.

In Minnesota, our farmers make huge contributions to the state’s economy. According to a study by the University of Minnesota, current disruptions in the pork supply chain, coupled with the current 15 percent direct payment rate, could result in an estimated loss of $660 million in economic activity in our state.

The researchers also concluded that a 15 percent drop in hog production would lead to an estimated loss of 100,000 jobs. Because pork and livestock producers are suffering huge losses, financial and otherwise, and through no fault of their own, I urge my colleagues on both sides of the aisle to join me in supporting this bill. We must stand with our family farmers, and in so doing defend the interests of our economy, rural communities and America’s food supply.

RECOGNIZING ANTHONY D. GIAMPETRO
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. RYAN. Madam Speaker, I rise today to recognize Anthony D. Giampetro, who will celebrate his 100th birthday on June 9, 2020.

Mr. Giampetro served proudly with the U.S. Army Air Force for three and a half years during World War II. He was a Ground Crew Mechanic, working on single engine fighter aircraft. At various times, he was based in England, Tunisia, Algeria, Sicily, and mainland Italy.

After his military service, Tony became a principal in the accounting firm of Reali, Giampetro, and Scott. He has long since retired, but to this day, he still performs accounting and tax service for some of his long-term clients. He is also retired from volunteering with Trumbull County Mobile Meals.

Tony was married to his beloved wife Rosemary from November 29, 1946, until her death on October 18, 1994. They have one daughter, Annette, who is married to Robert Meek. Tony has two grandsons and two great grandchildren.

Tony lives in Youngstown but has been an active member of the Rotary Club of Girard Liberty for 37 years. It is my honor to wish Mr. Giampetro the happiest of birthdays and thank him for his dedicated service to our country and community.

RECOGNIZING NAILING IT FOR AMERICA IN HONOR OF ASIAN PACIFIC AMERICAN HERITAGE MONTH

HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. CORREA. Madam Speaker, I rise today in honor of Asian Pacific American Heritage Month to recognize Nailing It For America and their mission, “Operation: Nailing It for Health Care Workers,” to support the shortage of personal protective equipment (PPE) by coordinating and distributing to frontline workers.

The Nailing It Team has donated hundreds of thousands of PPE to various hospitals and healthcare clinics from California’s stay at home order.

Through collaborative efforts, the Nailing It team, consisting of leaders from Advance Beauty College, Whale Spa, Studio 18 Nail Bar, with other nail salon owners and others, rallied the community to donate their PPE supplies. In the first ten days of combining their efforts, their team collected 120,000 face masks and more than 300,000 gloves that were delivered to healthcare workers in 40 hospitals and medical clinics. Additionally, the Nailing It team’s efforts has encouraged more than 15 restaurant owners to join their initiative to deliver freshly prepared, packaged meals to healthcare workers.
Orange County is home to a vibrant Vietnamese community, which I am proud to represent. An estimated eighty percent of nail salon businesses in California are owned by Vietnamese proprietors, who had to close their doors due to the pandemic. Many owners and manicurists face day-to-day struggles as they try to keep their businesses afloat while providing for their families.

Despite facing financial hardships and day-to-day challenges of this pandemic, the Nailing It team has embodied the spirit of kindness and compassion through these times. I encourage my colleagues to join me in recognizing the Nailing It for America team in honor of Asian Pacific American Heritage Month.

ZACHARY McMILLAN

HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Zachary McMillan for receiving the Adams County Mayors and Commissioners Youth Award.

Zachary McMillan is a 12th grader at Bollinger Technical Education Center/Legacy High School and received this award because his determination and hard work have allowed him to overcome adversities.

The dedication demonstrated by Zachary McMillan is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Zachary McMillan for winning the Adams County Mayors and Commissioners Youth Award. I have no doubt he will exhibit the same dedication and character in all of his future accomplishments.

RECOGNIZING THE 102ND ANNIVERSARY OF THE REPUBLIC DAY OF AZERBAIJAN

HON. PAUL A. GOSAR
OF ARIZONA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. GOSAR. Madam Speaker, I rise today to commemorate the 102nd anniversary of Azerbaijan’s Republic Day. On this day in 1918, Azerbaijan emerged from autocracy to establish a Parliamentary Republic. Today, it shines as an example of freedom in a region of the world historically plagued in the darkness of repression and inequality.

Republic Day honors the declaration of independence from the Russian Empire. While the rise of the Soviet Union would undermine its sovereignty once again within two years, the achievements in state building Azerbaijan made in those two years are a testament to the abilities of a free Azeri people.

In 1991, Azerbaijan emerged once again, seizing the opportunity presented to them, declaring its right to govern itself and live free. This symbolic emergence ensured the world that this was a continuation on the freedom and progress assembled between 1918 and 1920.

Since then, our nations have worked strongly together to promote energy security, increase bilateral trade and investment, and counter terrorism and translational threats. It has been a great honor for our people to be in the maintenance of strong ties between our nations, and I look forward to furthering our cooperation to continue to bring peace, security, and stability to the region.

Madam Speaker, I congratulate the Republic of Azerbaijan and its people for its proud history in the pursuit of freedom and its commitment to developing solutions to modern problems. I urge my colleagues to join me in honoring this day and wish another century of strength and prosperity on Azerbaijan.

PANDEMIC HEROES COMPENSATION ACT

HON. SHEILA JACKSON LEE
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Ms. JACKSON LEE. Madam Speaker, as a senior member of the Committees on the Judiciary and on Homeland Security, and founder and Co-Chair of the Congressional Coronavirus Taskforce, I rise in strong support of the Pandemic Heroes Compensation Act, a bill that would create a compensation fund for all essential workers and personnel who have been impacted by COVID-19.

Modeled after the September 11th Victim Compensation Fund, the fund would provide compensation for injuries to any individual, or the families, across all essential industries who were deemed an essential worker and required to leave their homes to perform their services and become ill or died as a result of COVID–19.

Every day we learn more about the unprecedented impact that the COVID–19 virus has had on American lives across the nation.

To date, there are more than 1,676,401 confirmed cases, over 98,000 dead, including 54,509 cases, and 1,506 deaths in my home state of Texas, and 10,921 cases and 221 deaths in Harris County.

On top of that, by taking the necessary measures to slow the pandemic and ‘flatten the curve’ so as to not overwhelm the nation’s health care system, economic activity in the United States has experienced a severe shock to the system.

More than 40 million initial unemployment claims in the past month alone.

In addition, on March 23, 2020, the Dow Jones Industrial Average (DJIA) dipped to 18,321.62, which is even lower than it was on Election Night 2016, and far below the 19,827 mark where it stood on January 20, 2017.

In other words, Madam Speaker, all the gains that were made to the stock market and heralded by this Administration as evidence of its genius have been wiped out, depleting the retirement savings and 401(k) funds of millions of ordinary Americans.

We will overcome this crisis and become better and stronger for it.

But we must never forget who waged the battle to contain the pandemic, risking their lives and livelihoods on the frontline.

Courageous first responders, transit workers, brave healthcare workers, fearless grocery store clerks and delivery workers, as well as many other federal, state, local and tribal employees who have been deemed essential workers.

These workers are risking their health and safety to continue to provide essential services to their communities. And in my hometown recently on April 20, the Center for Disease Control reported that over 9,200 health care professionals have been diagnosed with COVID–19 and 27 have died from the virus.

Research shows that essential workers often work in low-wage positions that require risky face-to-face interactions without adequate protection; they are disproportionately African American or Hispanic.

They are most at risk of illness during the COVID–19 pandemic, but in many cases, least able to afford the financial setback that can result from any interruption in work.

When a loved one becomes ill on the job, the cost of healthcare and lost wages can create additional burden on families.

Madam Speaker, we have a moral and patriotic obligation to stand behind them and their families by ensuring their financial stability.

Now, more than ever, our essential workers need help and I urge all Members to join me in voting to pass the Pandemic Heroes Compensation Act.

RECOGNIZING THE RETIREMENT OF GWEN KANIA, PRESIDENT OF THE TIoga COUNTY CHamber OF commerce

HON. TOM REED
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. REED. Madam Speaker, today I rise to recognize the retirement of Gwen Kania, President of the Tioga County Chamber of Commerce.

Gwen came to the Chamber in May of 2008 as the Director of Operations and in January of 2014, she became the President and CEO of the Tioga County Chamber of Commerce. During her time with the Chamber, Gwen put into action a Computer Management System that streamlined processes. She also organized Career Day and the Tioga County Job Fair. For three years, she administered the On The Job Training Grant from the New York State Department of Labor.

Gwen was also in the public eye, facilitating the Chamber’s traditional events and ribbon cuttings, providing service to the community. One highlight Gwen enjoyed most in recent times was the Chamber’s Centennial Celebration and Gala in 2019. For several years, Gwen was also the Leadership Tioga Program Manager and Facilitator.

The Tioga County Chamber of Commerce will greatly miss Gwen and her efforts there have not gone unnoticed. However, her retirement is well deserved. I thank Gwen for all she has done during her time at the Chamber.

Given the above, I ask that this Legislative Body pause in its deliberations and join me in congratulating Gwen on her retirement and her twelve years of invaluable service to the Tioga County Chamber of Commerce and dedication to improving the Tioga County community.
RECOGNIZING ASIAN AMERICAN SENIOR CITIZENS SERVICES CENTER (AASCSC) IN HONOR OF ASIAN PACIFIC AMERICAN HERITAGE MONTH

HON. J. LUIS CORREA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, May 28, 2020

Mr. CORREA. Madam Speaker, I rise today in honor of Asian Pacific American Heritage Month to recognize Asian American Senior Citizens Services Center (AASCSC) and their invaluable contribution to the community they serve.

The Asian American Senior Citizens Service Center (AASCSC) is a non-profit organization founded in 1989 that follows the philosophy of “caring for elders as if they were our own.” The Orange County service center office of AASCSC was established in 1991. Their mission is to dedicate their time to raising awareness of the needs of the Asian American elders, providing assistance by accessing essential health care and social services, and promoting a dignified living in the community.

AASCSC is a leader in service and advocacy for the elderly who are determined to provide thorough direct services, policy advocacy, and capacity building for the Asian Pacific American community. For over 30 years, AASCSC has been an essential resource to ensure the most vulnerable, low-income seniors receive access and equity to quality social and health programs and services. With their bilingual staff and volunteers, AASCSC works to serve and empower their diverse aging community.

These challenging times have impacted AASCSC’s vulnerable and high-risk senior citizen community beyond the prevalent public health threat, such as difficulties in obtaining basic needs like toilet paper and food, reduction of income or ability to run their businesses, and an increase in xenophobia towards the Asian American community.

Despite these hardships, AASCSC continues to provide exceptional service and care to their communities by continuing the work towards the 2020 Census, coordinating packaging and distribution of food and basic necessities to thousands of vulnerable seniors, and collaborating and supporting other non-profit organizations with the mission to provide resources to vulnerable families during the COVID-19 pandemic.

I ask my colleagues to join me in recognizing the dedicated service of the Asian American Senior Citizens Services Center in honor of Asian Pacific American Heritage Month.
The Senate met at 11:00:08 a.m. in pro forma session, and adjourned at 11:00:43 a.m. until 3 p.m., on Monday, June 1, 2020.

No committee meetings were held.

Public Bills and Resolutions Introduced: 22 public bills, H.R. 7042–7063; and 6 resolutions, H. Res. 982–987, were introduced.

Additional Cosponsors:

Reports Filed: There were no reports filed today.

Speaker: Read a letter from the Speaker wherein she appointed Representative Carson (IN) to act as Speaker pro tempore for today.

Suspensions: The House agreed to suspend the rules and pass the following measures:

Veterans' Compensation Cost-of-Living Adjustment Act of 2020: H.R. 6168, to increase, effective as of December 1, 2020, the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for the survivors of certain disabled veterans;

Major Medical Facility Authorization Act of 2020: S. 3414, to authorize major medical facility projects for the Department of Veterans Affairs for fiscal year 2020;

Amending title 38, United States Code, to modify the limitation on pay for certain high-level employees and officers of the Department of Veterans Affairs: S. 3084, amended, to amend title 38, United States Code, to modify the limitation on pay for certain high-level employees and officers of the Department of Veterans Affairs; and

Paycheck Protection Program Flexibility Act of 2020: H.R. 7010, amended, to amend the Small Business Act and the CARES Act to modify certain provisions related to the forgiveness of loans under the paycheck protection program, to allow recipients of loan forgiveness under the paycheck protection program to defer payroll taxes, by a 2/3 yea-and-nay vote of 417 yeas to 1 nay, Roll No. 114.

Suspensions: The House failed to agree to suspend the rules and pass the following measure:

Small Business Transparency and Reporting for the Underbanked and Taxpayers at Home Act: H.R. 6782, amended, to require the Administrator of the Small Business Administration to submit a report on recipients of assistance under the paycheck protection program and the economic injury disaster loan program, by a 2/3 yea-and-nay vote of 269 yeas to 147 nays, Roll No. 113.

Moment of Silence: The House observed a moment of silence in remembrance of the over 100,000 Americans who have passed away from the COVID–19 virus.

USA FREEDOM Reauthorization Act of 2020: The House agreed to the Nadler motion to disagree to the Senate amendments and request a conference with the Senate on H.R. 6172, to require the Administrator of the Small Business Administration to submit a report on recipients of assistance under the paycheck protection program and the economic injury disaster loan program, by a yea-and-nay vote of 284 yeas to 122 nays, Roll No. 115.
The Chair appointed the following conferees: Representatives Nadler, Schiff, Lofgren, Jordan, and Nunes.

**Moment of Silence:** The House observed a moment of silence in memory of the Honorable Sam Johnson of Texas.

**Quorum Calls—Votes:** Three yea-and-nay votes developed during the proceedings of today and appear on pages H2338–39, H2339–40, and H2345–46. There were no quorum calls.

**Adjournment:** The House met at 9 a.m. and adjourned at 4:37 p.m.

### Committee Meetings

#### DEPARTMENT OF VETERANS AFFAIRS—RESPONSE TO COVID–19

*Committee on Appropriations:* Subcommittee on Military Construction, Veterans Affairs, and Related Agencies held a hearing entitled “Department of Veterans Affairs—Response to COVID–19”. Testimony was heard from the following Department of Veterans Affairs officials: Paul Lawrence, Under Secretary for Benefits; Jennifer MacDonald, Chief Consultant to the Deputy Under Secretary for Health; Jon Rychalski, Assistant Secretary for Management and Chief Financial Officer; and Robert Wilkie, Secretary.

#### EXAMINING THE FEDERAL GOVERNMENT’S ACTIONS TO PROTECT WORKERS FROM COVID–19

*Committee on Education and Labor:* Subcommittee on Workforce Protections held a hearing entitled “Examining the Federal Government’s Actions to Protect Workers from COVID–19”. Testimony was heard from Loren Sweatt, Principal Deputy Assistant Secretary, Occupational Safety and Health Administration, Department of Labor; and John Howard, M.D., Director, National Institute for Occupational Safety and Health, Centers for Disease Control and Prevention, Department of Health and Human Services.

### Joint Meetings

No joint committee meetings were held.

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**COMMITTEE MEETINGS FOR FRIDAY, MAY 29, 2020**

(Committee meetings are open unless otherwise indicated)

#### Senate

No meetings/hearings scheduled.

#### House

*Committee on Transportation and Infrastructure,* Subcommittee on Coast Guard and Maritime Transportation, hearing entitled “The Status of the U.S. Maritime Supply Chain During the COVID–19 Pandemic”, 1 p.m., Webex.
Next Meeting of the SENATE
3 p.m., Monday, June 1

Senate Chamber

Program for Monday: Senate will resume consideration of the nomination of Drew B. Tipton, to be United States District Judge for the Southern District of Texas.

At 5:30 p.m., Senate will resume consideration of the nomination of John Leonard Badalamenti, to be United States District Judge for the Middle District of Florida, post-cloture, and vote on confirmation of the nomination.

Next Meeting of the HOUSE OF REPRESENTATIVES
9 a.m., Monday, June 1

House Chamber

Program for Monday: House will meet in Pro Forma session at 9 a.m.

Extensions of Remarks, as inserted in this issue

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