

petition in the House to temporarily seize control from the House Democratic leadership and revive the vital job-saving Paycheck Protection Program.

Every one of us has heard from restaurants and stores on the brink of closure. They are not crying wolf. Many will not make it through October without more PPP funds.

I know the majority leadership is feeling tremendous pressure. How? Because they canceled votes tomorrow morning. I guess allowing my more-seasoned Democratic colleagues to be on the floor while we file this petition jeopardizes leadership's political posture.

Well, enough posturing, and enough treating the fate of small business like a chess game.

Mr. Speaker, I strongly urge my colleagues to sign my discharge petition in the morning and rescue small businesses. Be brave. Now is the time to act.

□ 1745

JUSTICE FOR BREONNA TAYLOR

(Ms. LEE of California asked and was given permission to address the House for 1 minute.)

Ms. LEE of California. Mr. Speaker, yesterday a Kentucky grand jury indicted one—just one—of the three officers involved in the tragic shooting of Breonna Taylor.

Rather than being held accountable for this murder of an unarmed young Black woman, the indicted officer, instead, received a slap on the fist while the others responsible remain free.

Mr. Speaker, this shows, again, how our broken, racist criminal justice system cares more about damaged property than Black lives. If this court were concerned about endangering others, how can they ignore the life that was taken in plain sight?

401 years of white supremacy and oppression have rotted our criminal justice system. If there is any doubt that systemic racism exists, look to this decision.

The Senate must take up the George Floyd Justice in Policing Act, which would finally put an end to no-knock warrants.

Breonna Taylor deserves better than this. Her family deserves better than this. We cannot give up until there is true justice. We deserve a justice system that recognizes that Black lives matter.

Say her name.

HONORING SWEET BRIAR COLLEGE

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

Mr. CLINE. Mr. Speaker, I rise today to recognize Sweet Briar College for being named one of the most innovative schools in the country by U.S.

News & World Report. This is the second time in 3 years that Sweet Briar has earned this distinction in recognition of its academic and institutional innovations.

Located in Amherst County, Virginia, the college is committed to instilling in its students the knowledge and skills necessary to address the challenges facing our communities.

Sweet Briar utilizes its sprawling 2,800-acre campus, including its lakes, vineyards, apiary, and 26,000-square-foot greenhouse, as a natural canvas and laboratory to offer students an experience unlike any other in the country.

Further, not only is Sweet Briar home to one of our country's oldest award-winning riding programs, but it is also one of two women's colleges in the United States with an ABET-accredited engineering program. Thus, it came as no surprise to hear that they were once again honored for their innovation.

President Meredith Woo and the school faculty have created a truly shining example of the incredible academic opportunities the Sixth District offers students from across the Nation.

REMEMBERING ROBERTO CLEMENTE

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

Mr. VAN DREW. Mr. Speaker, I would like to recognize the outstanding career, life, and accomplishments of Roberto Clemente.

Born in Carolina, Puerto Rico, Roberto was a talented athlete from a young age and an Olympic hopeful in track and field. Roberto excelled in baseball from a young age and worked his way into the Hall of Fame. He had a wonderful professional career, including 12 Gold Glove Awards, among his many other achievements.

His off-the-field accomplishments were also something to be in awe of, spending much of his free time on charity work or serving with the United States Marine Corps.

His number, 21, was retired by the Pittsburgh Pirates after his untimely death. His accomplishments on the field and off the field deserve to have his number retired by Major League Baseball.

Rest in peace, Mr. Clemente. May God bless you, and we all consider you our hero.

NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Mr. GOHMERT. Mr. Speaker, I seek to provide a privileged resolution here in the House.

The SPEAKER pro tempore. The gentleman will give notice of his resolution.

Mr. GOHMERT. H. Res. 1148, raising a question of the privileges of the House.

Whereas, on July 22, 2020, H.R. 7573 was brought to the House floor for a vote, with the purpose of eliminating four specific statues or busts from the United States Capitol along with all others that include individuals who "served as an officer or voluntarily with the Confederate States of America or of the military forces or government of a State while the State was in rebellion against the United States" yet failed to address the most ever-present historical stigma in the United States Capitol; that is the source that so fervently supported, condoned and fought for slavery was left untouched, without whom, the evil of slavery could never have continued as it did, to such extreme that it is necessary to address here in order for the U.S. House of Representatives to avoid degradation of historical fact and blatant hypocrisy for generations to come.

Whereas, The Democratic Party Platform of 1840, 1844, 1848, 1852, and 1856 states "That Congress has no power under the Constitution, to interfere with or control the domestic institutions of the several States, and that such States are the sole and proper judges of everything appertaining to their own affairs, not prohibited by the Constitution; that all efforts of the abolitionists, or others, made to induce Congress to interfere with questions of slavery . . . are calculated to lead to the most alarming and dangerous consequences; and that all such efforts have an inevitable tendency to diminish the happiness of the people and endanger the stability and permanency of the Union, and ought not to be countenanced by any friend our political institutions."

Whereas, The Democratic Party Platform of 1856 further declares that "new states" to the Union should be admitted "with or without domestic slavery, as [the state] may elect."

Whereas, The Democratic Party Platform of 1856 also resolves that "we recognize the right of the people of all of the Territories . . . to form a Constitution, with or without domestic slavery."

Whereas, The Fugitive Slave Law of 1850 penalized officials who did not arrest an alleged runaway slave and made them liable for a fine of \$1,000 (about \$28,000 in present-day value); Law-enforcement officials everywhere were required to arrest people suspected of being a runaway slave on as little as a claimant's sworn testimony of ownership; the Democratic Party Platform of 1860 directly, in seeking to uphold the Fugitive Slave Act, states that, "the enactments of the State Legislatures to defeat the faithful execution of the Fugitive Slave Law are hostile in character, subversive of the Constitution, and revolutionary in their effect."

Whereas, The 14th Amendment, giving full citizenship to freed slaves,