The House met at 1 p.m. and was called to order by the Speaker.

PRAYER

The Chaplain, Reverend Margaret Grun Kibben, offered the following prayer:

Gracious God, we thank You for the heroes You have set before us, exemplars like Martin Luther King, Jr., whose voice sounds a clarion call that resonates still today.

May his prayers be ours and his dream our own: that we would live according to Your design that no one would be judged by the color of their skin, or their side of the aisle, but by the content of their character.

Leave us not devoid of the power to forgive but enfold us with the power to love, that we would be willing to risk our position, our prestige, and even our lives for the welfare of our neighbors and the good of this country.

Then one day may this Nation be capable to present itself to be measured not by where we have stood in moments of comfort and convenience but in times of challenge and controversy.

We pray these things, asking for the intelligence to know Your will, the courage to do Your will, and the devotion to love Your will.

In the strength of Your holy name. Amen.

THE JOURNAL

The SPEAKER. Pursuant to section 5(a)(1),(A) of House Resolution 8, the Journal of the last day’s proceedings is approved.

PLEDGE OF ALLEGIANCE

The SPEAKER. Will the gentleman from West Virginia (Mr. MOONEY) come forward and lead the House in the Pledge of Allegiance.

Mr. MOONEY 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.

ADJOURNMENT

The SPEAKER. Pursuant to section 5(a)(1),(B) of House Resolution 8, the House stands adjourned until 2 p.m. on Thursday, January 21, 2021.

Thereupon (at 1 o’clock and 2 minutes p.m.), under its previous order, the House adjourned until Thursday, January 21, 2021, at 2 p.m.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. BANKS (for himself, Mr. MOONEY, Mr. WESTERMAN, Mr. GROTHMAN, Mr. LAMBORN, Mr. BUDD, Mr. ALLEN, and Mr. NORMAN):

H.R. 343. A bill to require States to report information on Medicaid payments to abortion providers; to the Committee on Energy and Commerce.

By Ms. BROWNLEY (for herself, Ms. KUSTER, and Mrs. HAYES):

H.R. 344. A bill to direct the Secretary of Veterans Affairs to conduct an analysis of the need for women-specific programs that treat and rehabilitate women veterans with drug and alcohol dependency and to carry out a pilot program regarding such programs; to the Committee on Veterans’ Affairs.

By Ms. BROWNLEY (for herself, Mr. PAFFA, Ms. LEE of California, Mrs. HAYES, Mr. COHEN, and Mr. GUTJAHRA:

H.R. 345. A bill to direct the Secretary of Veterans Affairs to provide abortion counseling to a veteran who has an unwanted pregnancy; to the Committee on Veterans’ Affairs.

By Ms. DAVIDS of Kansas:

H.R. 346. A bill to establish a program providing grants to certain small business concerns to modify or reallocate their productive facilities to begin or increase production of certain medical supplies critical to addressing the COVID-19 pandemic, and for other purposes; to the Committee on Small Business.

By Ms. ESHOO (for herself and Mr. PASCRELL):

H.R. 347. A bill to amend the Internal Revenue Code of 1986 to require the disclosure of tax returns of Presidents and Vice Presidents and certain candidates for President and Vice President, and for other purposes; to the Committee on Ways and Means, and in addition to the Committee on House Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. GARCIA of Texas (for herself, Ms. CLARKE of New York, Ms. WASSELMAN SCHULTZ, Mrs. HAYES, Mr. BROWN, Mrs. DINGELL, Ms. VELÁZQUEZ, Ms. ESCOBAR, Ms. NORTON, Mr. CAMPBELL, Mrs. SCALISE, and Mr. JOHNSON of Georgia):

H.R. 348. A bill to require face masks in Federal facilities to prevent the transmission of SARS-CoV-2, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on House Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. KUSTER (for herself and Mr. JEFFRIES):

H.R. 349. A bill to direct the Secretary of Health and Human Services to award contracts, grants, and cooperative agreements to expand and enhance capacity for manufacturing covered products to prevent and control the spread of SARS-CoV-2 and COVID-19; to the Committee on Energy and Commerce.

By Mr. SCHNEIDER (for himself, Mr. NADLER, Mr. FITZPATRICK, Ms. KELLY of Illinois, Mr. BACON, Mr. VICE and Mr. GONZALEZ of Texas, Mr. UPTON, and Mr. CORREA):

H.R. 350. A bill to direct the Committee on Homeland Security, the Department of Justice, and the Federal Bureau of Investigation to analyze domestic terrorist activity and require the Federal Government to take steps to prevent domestic terrorism; to the Committee on the Judiciary, and in addition to the Committee on Homeland Security, and Armed Services, for

This symbol represents the time of day during the House proceedings, e.g., 1407 is 2:07 p.m.
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. MORELLE (for himself and Mr. TITUS):
H. Res. 50. A resolution expressing the support of the House of Representatives for the naming of new or undedicated facilities of the Department of Veterans Affairs after women veterans and minority veterans in order to reflect the diversity of all who have served in the Armed Forces of the United States; to the Committee on Veterans’ Affairs.

By Mrs. BUSTOS (for herself, Mrs. WATSON COLEMAN, Mr. BLUMENTAUR, Mr. LOWENTHAL, Ms. MENG, Ms. SPECTER, Ms. WASSERMAN SCHULTZ, Ms. JACKSON LEE, Mr. PAYNE, Mr. PERLMUTTER, Ms. KAPTUR, Ms. ROY-BAL-ALLARID, Ms. SCALAN, Ms. NORTON, Mr. SCHAKOWSKY, Mr. RUSE, Ms. MOORE of California, Mrs. TORRES of California, Mr. NELSON, Ms. UNDERWOOD, Ms. PINGRER, Mrs. RICE of New York, Mr. MOUTON, Mrs. HAYES, Mr. CASE, Ms. SCHAKOWSKY, Ms. SCALAN, Ms. SPANBERGER, Mr. LEVIN of California, Mr. GRFALVA, and Ms. STEVENS):
H. Res. 51. A resolution expressing deep gratitude on behalf of the people of the United States to the journalists and news staff who risked their lives on January 6, 2021, to chronicle the horrendous details of the insurrection on January 6, 2021; to the Committee on the Judiciary.

By Mr. MOOLENAAR (for himself, Mr. Wilson of South Carolina, Mr. NORMAN, Mr. BUSCHON, Mr. ALLEN, Ms. PAUL, Mr. WALBERG, Mr. BANKS, Mr. BLOGG, and Mr. GALLAGHER):
H. Res. 52. A resolution expressing support for the designation of the week of January 24 through January 30, 2021, as the "School Choice Week"; to the Committee on Education and Labor.

By Mr. STEUBE:
H. R. Res. 35. A resolution maintaining North Korea’s seizure of the vessel USS Pueblo and its detention of the crew were in violation of international law and the return of the USS Pueblo to the United States; to the Committee on Foreign Affairs.

By Mrs. WATSON COLEMAN (for herself, Mr. THOMPSON of Mississippi, Mr. KATKO, and Mr. TAYLOR):
H. R. Res. 376. A bill to amend the Homeland Security Act of 2002 to make technical corrections to the requirement that the Secretary of Homeland Security submit quadrennial homeland security plans for other purposes; to the Committee on Homeland Security.

By Ms. BROWNLEY (for herself, Mr. PETITTS, Ms. PFLORES, Ms. MEN, Ms. LEE of California, and Ms. CASTOR of Florida):
H. Res. 49. A resolution expressing the sense of the Congress that a commemorative postage stamp series should be issued honoring women veterans, and that the Citizens’ Advisory Committee should recommend to the Postmaster General that such a stamp series be issued; to the Committee on Oversight and Reform.

By Ms. BROWNLEY (for herself, Mr. PAPPAS, Mrs. RADWAGEN, Mr. TAKANO, Ms. HOULAHAN, Mr. O’HALLERAN, Ms. JAYAPAL, Ms. VENUE, Mr. SCHAKOWSKY, Mr. RUSE, LEE of California, Ms. CASTOR of Florida, Ms. MOORE of Wisconsin, Mrs. TAYLOR of New York, Mr. TAKANO, Ms. PETERS, Mrs. BROWNLEY, Ms. MILLER, Ms. SCALAN, Mr. STEFANIDES, Mr. LEVIN of California, Mr. GRIJALVA, and Ms. STEVENS):
H. Res. 50. A resolution expressing the support of the House of Representatives for the naming of new or undedicated facilities of the Department of Veterans Affairs after women veterans and minority veterans in order to reflect the diversity of all who have served in the Armed Forces of the United States; to the Committee on Veterans’ Affairs.

By Mrs. BUSTOS (for herself, Mrs. WATSON COLEMAN, Mr. BLUMENTAUR, Mr. LOWENTHAL, Ms. MENG, Ms. SPECTER, Ms. WASSERMAN SCHULTZ, Ms. JACKSON LEE, Mr. PAYNE, Mr. PERLMUTTER, Ms. KAPTUR, Ms. ROY-BAL-ALLARID, Ms. SCALAN, Ms. NORTON, Mr. SCHAKOWSKY, Mr. RUSE, Ms. MOORE of California, Mrs. TORRES of California, Mr. NELSON, Ms. UNDERWOOD, Ms. PINGRER, Mrs. RICE of New York, Mr. MOUTON, Mrs. HAYES, Mr. CASE, Ms. SCHAKOWSKY, Ms. SCALAN, Ms. SPANBERGER, Mr. LEVIN of California, Mr. GRFALVA, and Ms. STEVENS):
H. Res. 51. A resolution expressing deep gratitude on behalf of the people of the United States to the journalists and news staff who risked their lives on January 6, 2021, to chronicle the horrendous details of the insurrection on January 6, 2021; to the Committee on the Judiciary.
PRIVATE BILLS AND RESOLUTIONS

Under clause 3 of rule XII, private bills and resolutions of the following titles were introduced and severally referred, as follows:

By Ms. BROWNLEY:
H.R. 371. A bill for the relief of Robert Feist; to be Committee on the Judiciary.

By Mr. DOGGETT:
H.R. 372. A bill for the relief of Alirio Palacios Gamez, Hilda Veronica Ramirez Mendizabal, and the Levy Jean Dierdre Ramirez; to the Committee on the Judiciary.

CONSTITUTIONAL AUTHORITY STATEMENT

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

By Mr. BANKS:
H.R. 31. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority of Congress to enact this legislation is provided by Article I, section 8 of the United States Constitution, specifically clause 18 (relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress).

By Ms. BROWNLEY:
H.R. 344. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the Constitution.

By Ms. DAVIDS of Kansas:
H.R. 346. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, clause 1: “The Congress shall have Power to . . . provide for the . . . general welfare of the United States; . . .”

By Ms. ESHOO:
H.R. 347. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 4, clause 1 of the Constitution.

Article I, Section 8, clause 1 of the Constitution.

Article I, Section 8, clause 18 of the Constitution.

By Ms. GARCIA of Texas:
H.R. 348. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, clause 3

By Ms. KUSTER:
H.R. 349. Congress has the power to enact this legislation pursuant to the following:

Article I Section 8, Clause 1 of the United States Constitution, the Taxing and Spending Clause: “The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defense and general Welfare of the United States . . .”

By Mr. SCHNEIDER:
H.R. 350. Congress has the power to enact this legislation pursuant to the following:

H.R. 351. Congress has the power to enact this legislation pursuant to the following:

By Ms. MOORE of Wisconsin:
H.R. 355. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defense and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To declare War, grant Letters of Marque and Reprisal, and to make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions; To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress.

To provide an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

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To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

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To post Officers and Post Roads;

To post the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To establish Tribunals inferior to the supreme Court; and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Repiral, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines,Arsenals, dock-Yards, and other needful Buildings; And

To borrow money on the credit of the United States;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

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To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vest-ed by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. STEUBE:

H.R. 359.

Congress has the power to enact this legis-lation pursuant to the following:

Article 1, Section 8

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Na-tions, and among the several States, and with the Indian Tribes;

To establish an uniform Rule of Natu-ralization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To declare War, grant Letters of Marque and Repiral, and make Rules concerning Captures on Land and Water;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, arsenals, dock-Yards, and other needful Buildings; And

To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vest-ed by this Constitution in the Government of the United States, or in any Department or Officer thereof.

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To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To declare War, grant Letters of Marque and Repiral, and make Rules concerning Captures on Land and Water;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To declare War, grant Letters of Marque and Repiral, and make Rules concerning Captures on Land and Water;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

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To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;
Congress has the power to enact this legislation pursuant to the following:

**Article 1, Section 8**

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

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To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and Post Roads;

To regulate Commerce of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the supreme Court; and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States; and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenal, dock-Yards, and other needful Buildings; And To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vest-ed by this Constitution in the Government of the United States, or in any Department or officer thereof.

By Mr. STEUBE:

H.R. 360.

Congress has the power to enact this legislation pursuant to the following:

**Article 1, Section 8**

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Na-tions, and among the several States, and with the Indian Tribes;

To establish uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and Post Roads;

To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the supreme Court; and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress In-surrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenal, dock-Yards, and other needful Buildings; And To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vest-ed by this Constitution in the Government of the United States, or in any Department or officer thereof.

By Mr. STEUBE:

H.R. 362.

Congress has the power to enact this legislation pursuant to the following:

**Article 1, Section 8**

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Na-tions, and among the several States, and with the Indian Tribes;

To establish uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and Post Roads;

To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the supreme Court; and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress In-surrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenal, dock-Yards, and other needful Buildings; And To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vest-ed by this Constitution in the Government of the United States, or in any Department or officer thereof.

By Mr. STEUBE:

H.R. 363.

Congress has the power to enact this legislation pursuant to the following:

**Article 1, Section 8**

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

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To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and Post Roads;

To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the supreme Court; and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress In-surrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenal, dock-Yards, and other needful Buildings; And To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vest-ed by this Constitution in the Government of the United States, or in any Department or officer thereof.

By Mr. STEUBE:

H.R. 361.
To declare War, grant Letters of Marque and Repraisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To execute exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings; And To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. STEUBE:
H.R. 365.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8: Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. STEUBE:
H.R. 366.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8: Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. STEUBE:
H.R. 367.
Congress has the power to enact this legislation pursuant to the following:

According to Article 1, Section 8: Clause 18: The Congress enacts this bill pursuant to Article 1, Section 8 of the U.S. Constitution.

By Mr. STEUBE:
H.R. 368.
Congress has the power to enact this legislation pursuant to the following:

According to Article 1, Section 8: Clause 18: The Congress enacts this bill pursuant to Article 1, Section 8 of the U.S. Constitution.

By Mrs. UNDERWOOD:
H.R. 369.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8: Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mrs. BROWNLEY:
H.R. 370.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8: Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. DOGGETT:
H.R. 371.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8: Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mrs. BROWNLEY:
H.R. 372.
Congress has the power to enact this legislation pursuant to the following:

Clause 1 of Section 8 of Article 1 of the United States Constitution.

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

H.R. 30: Mr. LYNCH and Mr. JOHNSON of Georgia.

H.R. 41: Mr. KAHELE.

H.R. 151: Mr. HARDER of California and Mr. NEGUZE.

H.R. 173: Mrs. HAYES and Mr. MFUME.

H.R. 203: Mr. CULRACK.

H.R. 224: Mr. CULRACK.

H.R. 259: Ms. STRICKLAND, Ms. PINHEIR, Mr. CASTEN, and Ms. VELAZQUEZ.

H.R. 365: Mr. KILDEE, Ms. VELAZQUEZ, Mr. VEASEY, Ms. CAROLYN B. MALONEY of New York, Mr. KHANNA, Mr. VARGAS, Ms. MCCLUM, Ms. ESCH, Mr. SOUZZI, Mr. PANETTA, Mr. KILDER, Mr. CARNIVAL, Ms. CASTEN, Mr. JONES, Mr. SMUCKER, Ms. DUGETTE, and Mr. RUIZ.

H.R. 301: Ms. DEAN.

H.R. 382: Ms. EDELMAN.

H.R. 365: Mr. KELLY of Mississippi, Ms. JACOBS of California, Ms. WILD, Mr. COOPER,
Mr. Swalwell, Mrs. Napolitano, Ms. Johnson of Texas, Mr. Phillips, Ms. Lee of California, Mr. Pappas, Mr. Quigley, Mrs. Watson Coleman, Mrs. Demolli, Ms. Kuster, Mr. Horsford, Mr. Hastings, Mr. Carson, Mrs. Trahan, Mr. Espaillat, Ms. Kapur, Mr. Connolly, Ms. Norton, Mr. Kim of New Jersey, Mr. McFadden, Ms. Wilson of Florida, Mr. Blumenauer, Ms. Speier, Mr. McGovern, Mrs. Hinson, Mr. Soto, Ms. Stevens, Mr. Peters, Mr. Brendan F. Boyle of Pennsylvania, Ms. Titus, Mr. Lowenthal, Mr. Gómez, Mr. Courtney, Mr. Jones, Mr. Johnson of Georgia, Mr. Foster, Mr. Harder of California, Mr. Fitzpatrick, Mr. Spanberger, Mr. Pocan, Ms. Castor of Florida, Mrs. McBath, Ms. Strickland, Mr. Langvin, Mr. Carl, Mr. Price of North Carolina, Mr. Pascrell, Mr. Cuellar, Mr. Vela, Mr. Cardenas, Mrs. Axne, Mr. Balderson, Mrs. Rostin, Ms. DeLauro, Mr. Kinzinger, Mr. Cole, Mrs. Rodgers of Washington, Mr. McEachin, Mr. Moore of Alabama, Mr. Sean Patrick Maloney of New York, Mr. Wright, Ms. Underwood, Ms. Schrier, Ms. Scanlon, and Mr. Nadler.

H. Res. 308: Ms. Chu, Ms. Meng, Ms. Wild, Ms. Scanlon, Mr. Tonko, Mr. Beyer, Ms. Manning, Mr. Pascrell, and Ms. Omar.

H. Res. 322: Mr. Murphy of North Carolina, Mr. Tiffany, and Mr. Smith of Missouri.

H. Res. 334: Mr. Cleaver, Mr. Thompson of California, Mrs. Hayes, and Ms. Chu.

H. Res. 19: Mr. Auchincloss, Ms. Blunt Rochester, Mr. Brendan F. Boyle of Pennsylvania, Mr. Casten, Mr. Cicilline, Ms. Clark of Massachusetts, Mr. Connolly, Mr. Cohen, Ms. Escobar, Mr. Garcia of Illinois, Mr. Golden, Mr. Hastings, Mr. Higgins of New York, Mr. Johnson of Georgia, Ms. Kuster, Mr. Lowenthal, Mr. Malinowski, Mr. McEachin, Mrs. Napolitano, Mr. Ryan, Ms. Scanlon, Mr. Trone, Mrs. Watson Coleman, Ms. Williams of Georgia, Ms. Killian, Ms. Norton, Ms. Jacobs of California, Ms. Clarke of New York, Mrs. Hayes, Ms. Seewell, Mr. Huffman, Ms. Lee of California, Mr. Foster, Mr. Espaillat, Ms. Chu, Mr. Sires, Mr. Welch, Mr. McNerney, and Ms. Schakowsky.

H. Res. 33: Mr. Lowenthal, Mr. Smith of Washington, Mr. Yarmuth, Ms. Wilson of Florida, Mr. Moulton, Mrs. Lee of Nevada, Mr. Higgins of New York, Mrs. Beatty, Mr. Bacon, Mr. Welch, and Ms. Velázquez.

H. Res. 39: Mr. Stivers, Mr. Davidson, Mr. Lucas, Mr. Gonzalez of Ohio, Mr. Johnson of Ohio, Mr. Wenstrup, Mrs. Spartz, Mr. Sherman, Mr. Norman, Mrs. Rice of Oklahoma, Mr. Turner, Ms. Norton, Mr. Fortenberry, Mr. Diaz-Balart, Ms. Brownley, and Mrs. Murphy of Florida.
The Senate met at 12 noon and was called to order by the President pro tempore (Mr. GRASSLEY).

PRAYER
The Chaplain, Dr. Barry C. Black, offered the following prayer:
Let us pray.
Eternal God, ruler of all nations. As the inauguration of President-Elect Joseph Biden approaches, bless and heal America. Bless this land of amber waves of grain with the righteousness that exults nations. Heal this land of curvaceous mountains by removing from it sins that bring reproach to any people.
Lord, use our lawmakers as your servants of reconciliation and hope, empowering them to fulfill your purposes on Earth.
We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE
The President pro tempore led the Pledge of Allegiance, as follows:
I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

RESERVATION OF LEADER TIME
The President pro tempore. The previous order, the leadership time is reserved.

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

LETTER OF RESIGNATION
The President pro tempore. The Chair lays before the Senate the letter of resignation of Senator KAMALA D. HARRIS of California, which became effective at 12 noon yesterday, January 18, 2021.
Without objection, the letter is deemed read and spread upon the Journal and will be printed in the RECORD. The letter follows:

**U.S. SENATE, January 18, 2021.**

GOVERNOR GAVIN NEWSOM, Sacramento, CA.

DEAR GOVERNOR NEWSOM: I hereby resign as Senator from the State of California, effective January 18, 2021 at 12:00 p.m. EST. As I assume my duties as Vice President of the United States, I would like to thank the people of California for the honor of serving them in the U.S. Senate over the past four years.

Sincerely,
KAMALA D. HARRIS, U.S. Senator.

RECOGNITION OF THE MAJORITY LEADER
The President pro tempore. The majority leader is recognized.

MESSAGE FROM THE HOUSE
Mr. McCONNELL. Mr. President, I understand that the Senate has received a message from the House of Representatives that it has taken action relative to impeachment, though it has not yet transmitted the article of impeachment to us.
I ask that pursuant to Rule I of the Rules of Impeachment, the Secretary of the Senate notify the House that the Senate has received its message.

The PRESIDING OFFICER (Mr. CRUZ). So ordered.
The Senator from Iowa.

Mr. GRASSLEY. I ask unanimous consent to speak for 1 minute in morning business.
The PRESIDING OFFICER. Without objection, it is so ordered.

IOWA
Mr. GRASSLEY. Mr. President, last week, I started my annual tradition of holding Q&A’s with Iowans in all 99 counties. This is my 41st consecutive year, and remember that only one meeting counts for the tally. But I hold many Q&A’s in more populous counties.
For example, I was in 10 counties last week: A snow plow manufacturer in Manchester, IA, that employs over 300 Iowans and the Marshalltown High School to hear what is on the minds of young people, because they never come to my town meetings. I heard about the pandemic, the Paycheck Protection Program, commodity prices, infrastructure, and high drug prices.
I look forward to the next 89 county meetings to keep in touch with my constituents.
I yield the floor.
The PRESIDING OFFICER. The majority leader.

PROTESTS
Mr. McCONNELL. Mr. President, the last time the Senate convened we had just reclaimed the Capitol from violent criminals who tried to stop Congress from doing our duty.
The mob was fed lies. They were provoked by the President and other powerful people, and they tried to use fear and violence to stop a specific proceeding of the first branch of the Federal Government which they did not like.
But we pressed on. We stood together and said an angry mob would not get veto power over the rule of law in our Nation, not even for one night.
We certified the people’s choice for their 46th President.
Tomorrow, President-Elect Biden and Vice President-Elect HARRIS will be sworn in. We will have a safe and successful inaugural right here on the west front of the Capitol—the space that President Bush 41 called “democracy’s front porch.”
And then we will move forward. Our work for the American people will continue, as it has for more than 230 years. There are serious challenges that our Nation needs to continue confronting, but there will also be great and hopeful opportunities for us to seize.

Certainly, November’s elections did not hand any side a mandate for sweeping ideological change. Americans elected a closely divided Senate, a closely divided House, and a President candidate who said he would represent everyone.

So our marching orders from the American people are clear. We are to have a robust discussion and seek common ground. We are to pursue bipartisan agreement everywhere we can and check and balance one another respectfully where we must. And through all of this, we must always keep in mind that we are all Americans, we all love this country, and we are all in this together.

**HONORING POLICE OFFICERS**

Mr. MCCONNELL. Now, Mr. President, on a related matter, a great deal has already been said about the disgraceful events of January 6. More will be said in the weeks ahead.

I understand the FBI has already made at least 100 arrests, and the Justice Department reports more than 275 persons under investigation—a number that is climbing fast. I want to commend the work of the Department to swiftly investigate and bring offenders to justice.

As I have stated, January 6 saw failures of institutions, protocols, and planning. Those failures did not just leave Congress itself exposed; they also left the courageous men and women of the Capitol Police themselves in a totally untenable situation.

So today, I want to reaffirm the huge respect and gratitude that I have—and I believe all Senators have—for the men and women of the U.S. Capitol Police who put their own safety on the line every single day that they clock in and stand guard.

Neither the institution of Congress nor the American people will ever forget the bravery and the valor of Officer Brian Sicknick, who sacrificed himself to protect this place and those inside it. We will not forget our friend Officer Howard Liebengood.

And we will never forget our debt to all the brave CP officers and their families.

It is more than just comforting to come to work in a place protected by such fine men and women, at risk to themselves, but also in a very humbling way.

We are also grateful to the local officers from DC, Virginia, and Maryland, to Federal law enforcement officers, the National Guard, the Secret Service, and all the other professionals who helped subdue the criminals and secure the Capitol on the 6th and are working together to protect peace and order this week.

Tomorrow, a new President and Vice President will swear their oaths of office. They will also do so safely and securely because so many brave men and women have sworn their own oaths to support and defend our Constitution. We salute you all.

**MEASURE PLACED ON THE CALENDAR—S. 13**

Mr. MCCONNELL. Now, Mr. President, I understand there is a bill at the desk due a second reading.

**The PRESIDENT pro tempore.** The clerk will read the bill by title for the second time.

The senior assistant legislative clerk read as follows:

A bill (S. 13) to establish an advisory committee to make recommendations on improvements to the security, integrity, and administration of Federal elections.

Mr. MCCONNELL. In order to place the bill on the calendar under the provisions of rule XIV, I object to further proceeding.

The PRESIDENT pro tempore. Objection having been heard, the bill will be placed on the calendar.

Mr. MCCONNELL. I suggest the absence of a quorum.

The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

The PRESIDENT pro tempore. Without objection, it is so ordered.

**RECOGNITION OF THE MINORITY LEADER**

The PRESIDENT pro tempore. The Democratic leader is recognized.

Mr. SCHUMER. Mr. President, before I get into my remarks, I noted that my dear friend and colleague, the Senator from Illinois, is giving remarks to say a fond and, I am sure, a somewhat ironic farewell to the administration of Federal elections. I have done a great job for him, for the Senate, for Senate Democrats, and for me for decades. We are going to miss her very much. The only consolation is that she is going on to the new administration and even bigger and better things.

**59TH INAUGURATION CEREMONIES**

Mr. SCHUMER. Mr. President, the Senate returns to session today for what will be a very busy and consequential period. Tomorrow, we will celebrate one of democracy’s core attributes: the peaceful transfer of power, albeit under much different circumstances than most Americans are used to.

Rioters, insurrectionists, White supremacists, and domestic terrorists tried to prevent the peaceful transfer of power. They were incited by none other than the President of the United States. They have failed. Though they have made the transition of power anything but peaceful, democracy’s oldest and most revered tradition, the peaceful passing of the torch, will take place tomorrow.

We must remain vigilant. We must remain strong. If we do, democracy will always prevail. Despite what these evil terrorists tried to do, the peaceful passing of the torch will take place tomorrow as it has for generations.

The weeks since the attack on the Nation has learned about the heroism displayed by many Capitol Police officers on January 6. I want to again thank those officers who protected Members and staff. Let us also recognize the bravery of one officer in particular, Brian Sicknick, who was killed in the line of duty.

I also want to acknowledge those members of the fourth estate for their efforts during these difficult times, for offices whereby the American people are clear. We are to remain strong. If we do, democracy will always prevail. Despite what these evil terrorists tried to do, the peaceful passing of the torch will take place tomorrow as it has for generations.

**BUSINESS BEFORE THE SENATE**

Mr. SCHUMER. Mr. President, the Inauguration of a new President and the start of a new administration always brings a flurry of activity to our Nation’s government, but rarely—rarely—has so much piled up for the Senate as during this particular transition period. So the Senate must accomplish three essential items: a second impeachment trial of Donald Trump; the confirmation of President Biden’s Cabinet and other key officials; and legislation to provide much needed—almost desperately needed—COVID relief.

Again, there are three essential items of business. No. 1, as mandated...
by law and Constitution, once the House of Representatives delivers Articles of Impeachment to the Senate, we will conduct and complete a trial of Donald Trump for inciting an insurrection against these United States.

No. 2, the Senate will confirm key members of soon-to-be President Biden’s Cabinet. Those Cabinet officials in charge of national security must be confirmed quickly, as well as those in charge of responding to the current health and economic crisis.

No. 3, the Senate will take up legislation to provide the country additional relief from the pandemic.

On impeachment, the Senate has solemn responsibility to try and hold Donald Trump accountable for the most serious charge ever levied against a President: the incitement of an insurrection against the United States of America.

The events on January 6, make no mistake about it, were not a spontaneous outburst. President Trump invented the lie that motivated these criminals. He exhorted them to come to Washington. He then directed them at the U.S. Capitol, and his demagoguery whipped them into a frenzy.

We need a precedent that the severest threat ever committed by a President will be met by the severest remedy provided by the U.S. Constitution: impeachment and conviction by this Chamber, as well as disbarment from the practice of law.

In 236 years, the House of Representatives has impeached the President of the United States only twice. In just the past 13 months, it has impeached President Trump twice more. President Trump is a threat to our constitutional order whether he is in or out of office. Even now, he has not accepted responsibility for what he has done and still falsely maintains that the election was stolen.

Once he leaves office, do we really expect him to change his tune and accept the truth? Of course not. He will continue spreading lies about the election and inventing a lie that motivated these criminals.

The new administration, as well as the incoming administration, it will turn over work that is needed, once the Senate confirms key national security nominees at State, the Department of Defense, Homeland Security, Treasury, and the intelligence community. The health and economic challenges our Nation faces and the need to get vaccines out quickly also require having key health officials and key economic nominees confirmed and on the job as soon as possible.

In 2017, the Senate confirmed President Trump’s Secretary of Defense and his Secretary of Homeland Security on Inauguration Day. President Biden should have the same officials in place on his Inauguration Day at the very least. That is the expectation and tradition for any administration, but especially now in the midst of a Homeland Security crisis.

As I said, the way the Senate works, it will take cooperation from our Republican colleagues to swiftly confirm these highly qualified national security officials. But make no mistake, the Senate will move quickly to consider and confirm President Biden’s cabinet.

Finally, on COVID and the legislation that is needed, once the Senate has confirmed key nominations for the incoming administration, it will turn to the subject of additional COVID relief items, including key items such as an increase in direct payments to Americans, further support of vaccine distribution which must be improved; help for small businesses, schools, and State and local governments. Very soon, the country will pass another tragic milestone: 400,000 American deaths from COVID–19.

There is no issue more urgent than the subject of additional COVID relief items, including key items such as an increase in direct payments to Americans, further support of vaccine distribution which must be improved; help for small businesses, schools, and State and local governments. Very soon, the country will pass another tragic milestone: 400,000 American deaths from COVID–19.

No. 1, the Senate will pass additional COVID relief. The Senate will be in session tomorrow after the conclusion of the Inauguration of the 46th President of the United States. With cooperation, we can confirm key national security nominees at State, the Department of Defense, Homeland Security, Treasury, and the intelligence community. The health and economic challenges our Nation faces and the need to get vaccines out quickly also require having key health officials and key economic nominees confirmed and on the job as soon as possible.

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our State. In that spirit, I want to thank Governor Kemp for appointing me and entrusting me with the important work of being a voice for our State and a servant to our citizens.

I was proud to serve alongside my friends and colleague Senator David Perdue.

I want to recognize Senator Johnny Isakson and Senator Saxby Chambliss for their shining example of what it meant to be a Senator, and, most importantly, a public servant. I also want to recognize and thank my incredible husband, Jeff, whose love and support encouraged me every single day. And I want to thank my family for instilling the values of faith, family, and hard work. You all have my deepest love and gratitude.

As importantly, I want to recognize my very talented and hard-working staff, many of whom are with me today. Together, our work here and in Georgia has made a tremendous difference in our State.

Let me tell you about just some of that work, because in one significant year in the Senate, I am so proud of all we have accomplished together. We delivered more than $47 billion in relief to Georgia and the pandemic—to farmers, to family, to small businesses, hospitals, and schools. And, as a freshman Senator, I introduced and passed six pieces of legislation. We secured funding for rural hospitals. We increased telehealth access, and we speeded funding for rural hospitals. We inched closer to helping homeless veterans get back on their feet, and I was proud to champion agriculture, our State's leading industry, as well as our military, law enforcement, small businesses, and school choice.

I stood up for innocent life, the Second Amendment, and all of our constitutional rights.

I was able to use my business experience to develop four wide-ranging plans to drive economic security, keep our Nation safe, modernize our healthcare system, and increase opportunities in minority communities.

In 2020 alone, our office helped over 5,200 Georgians with casework, including nearly 1,000 Georgia veterans and Active-Duty service men and women navigating their VA benefits in VA medical centers.

I am incredibly proud of all the work we accomplished together for our State and for our country. There is much more work to do. I had hoped to pass a piece of my legislation to bring back to the United States from China the manufacturing of our critical medical supplies, including prescription drugs, over-the-counter medicine, and medical equipment.

I want to wish my successor well in his work serving Georgia.

Now, most farewell speeches urge colleagues to put country before party or to fix what is broken here in the Senate. My message is slightly different.

In all of the events of recent weeks, I want to urge my colleagues to remember why we are here, whom you serve, and to recall the greatness of the American experiment, as well as the fragile nature of our freedoms.

I spent 30 years in the private sector chasing the American dream. I worked on our family's farm. I waited tables. I lived paycheck to paycheck. I moved around the country and worked hard to overcome setbacks and to build a reputation in business. I came to Georgia two decades ago as a job seeker, and I became a job creator, helping to grow a small startup company into a Fortune 500 company.

And, like Georgians, part of that work is giving back in our communities and supporting others in achieving their dreams. I have done that now in business, in philanthropy, in sports, and now in public service. That is the American dream. It gives them a back- ground, the freedom to make the most of their life, chase their passions, build their family and their career, and thrive in the greatest country in the world. Protecting that dream for all Americans is our common cause, regardless of political party.

As I served over the last year, it has become clear that we need more outsiders, more business people, and fewer—with all due respect—fewer politicians.

Americans have high expectations for us. They are looking for leadership. They want results, and, right now, they want their lives back. They are looking for us to restore America and protect their dreams, not to take advantage of a crisis and expand the government.

They certainly don't want their way of life overwhelmed by radical change and costly policies that will push them out of their job, limit their children's educational opportunities, and threaten their right to worship and speak freely.

At the same time, while those on the left feign a desire for unity, they say they cannot tolerate it without accountability. In essence, there can be no unity without conforming to their views. Disagree, and you will be canceled, and not just your social media account but your job, your family, your educational opportunities, and even your God-given rights. Only those who meet the ideological purity test can claim moral superiority and maintain their voice.

Over the last year, I experienced this firsthand many times. Yes, I have been a proud champion of conservative values, but I always put Georgia first and foremost. As the pandemic began to rage around the clock to deliver relief across Georgia, yet the mainstream media, including my own hometown newspaper, flooded its pages not with serious coverage of my relief efforts but with completely false stories about stock trades fabricated by a fleeting wingtip.

When this political attack was thoroughly debunked, that fact was largely omitted from subsequent coverage to fit their narrative. The truth is, the mainstream media and Big Tech increasingly care only about advancing their political ideology and protecting only the speech that fits into their scheme. The trajectory of the double standards, disdain, and contempt that elites and institutions of influence have for conservatives is increasingly being revealed. For the sake of our discourse, this cannot continue.

At this turning point, we must hold accountable those who limit our free speech and the loss of our civil discourse in this country. The American people are alarmed by the effort to censor conservative voices. We are witnessing a constitutional crisis that threatens to erode the First Amendment and silence people across our country. As a Republican and a conservative American who still believes in the Constitution and the core principles on which our country was founded, I refuse to be intimidated by the cancel culture and its dangerous narratives.

However, not every American feels free to speak up. Their voices are being lost.

This is why this Senate is so important. For 230 years, the U.S. Senate has been the central venue for voicing dissenting views, and it has celebrated the deliberation of issues confronting our Nation.

You must be the voice for those who can't use theirs. Now is the time. The urgency weighs on our country. If we are serious about uniting, it must be non-negotiable respect for diversity. Despite it, Diversity of belief is not monolithic.

In 1964, a future President Ronald Reagan spoke to his fellow Americans saying:

You and I have a rendezvous with destiny.

We will preserve for our children this, the last best hope of man on earth, or we will sentence them to take the first step into a thousand years of darkness.

These same words echo today. These words are timeless.

To my colleagues in the Senate, I urge you to address the dire threats to our First Amendment rights in order to restore every American's faith in our democracy and to help restore our trust in each other. It is the only way to ensure that America, the world's shining city on the hill, a republic admired for centuries, can endure for future generations.

I encourage each of you to uphold our uniquely American values and preserve the American dream, and I will continue to champion our party's values from whatever position I occupy. America depends on it. Americans are counting on us to be their voice.

For a shy farm girl who was the first in her family to graduate from college, who could never have imagined that one day I would serve as the U.S. Senator from the great State of Georgia, thank you all. It has been my deepest honor.

May God bless you, and may God bless the United States of America.
learned—that many of us learned—that the names of as I stand here—I want to enforcement agencies, which I don’t know Metropolitan Police and other law en- nationist mob. The Capitol Police, as well as this, were heroic. They were over- moring, where Members of the Senate were through the tunnel to the Hart build- ing, where Members of the Senate were seated and instructed us to stay in this floor. It was interrupted when a rep- determine which Senators were on the PENCE was presiding over the Senate errible had happened in this building on January 6, but we didn’t know the ex- tent of it. As Members of the Senate, we were largely protected from this terrorist insurrection, which took place in this building.

It was about 2:00 p.m. on that after- noon of January 6, when Vice President PENCE was presiding over the Senate and most of us were in our seats, that there was a commotion at the Chair and the Secret Service came in and liter- ally, Vice President PENCE took me away from that podium and took him out the door. We weren’t sure what was happen- ing. It all unfolded quickly. There was an effort to make a quorum call to determine which Senators were on the floor. It was interrupted when a repre- sentative of the Capitol Police stood where the Presiding Officer is now seated and instructed us to stay in this room, in this Chamber, in the Senate, in our chairs. The staff people and sur- rounding offices were going to line the walls. This was going to be a safe place of refuge for whatever was going on. I remember that moment particu- larly because something happened, which is etched in my memory. Two plain clothes officers came down into the well of the Senate and stood there, just a few feet from where I am stand- ing. One of them had an automatic weapon around his neck. I couldn’t imagine what was going on, where, in the U.S. Senate Chamber, it was nec- essary to have that kind of firepower.

He stayed there for a few minutes, and then we were told to leave and leave quickly. We filed out the doors and down the steps and walked across through the tunnel to the Hart build- ing, where Members of the Senate were safely protected.

That is one of the reasons I wanted to say a word this afternoon and this morning. The Capitol Police, through- out this, were heroic. They were over- whelmed by this massive insurrection mob. The Capitol Police, as well as the others who joined them—the DC Metropolitan Police and other law en- forcement agencies, which I don’t know the names of as I stand here—I want to thank them all for literally risking their lives, Senator DURBIN for Members at the Senate, for our staff, and visitors.

It wasn’t until the next day that we learned—that many of us learned—that a Capitol policeman had been killed—killed by this mob. My heart goes out to him and his family. I thank him and all of his colleagues, men and women, who each day get up in the morning, put on their uniforms, and come to this building to protect me and protect the other Members of the Senate and the House and all of the staff who work here. We will never be able to repay them in any words for what they sac- rificed and risked on January 6, but let us never, never demean what happened that day. It was a terrorist attack on our home, on our common bond and pull back from the brink of a civil war. Today, the Union, preserved through that war, is battered and divided. For the first time since the Civil War, thousands of Federal troops stand guard at our Nation’s Capitol to pro- tect it from attack by American citi- zens. Carpenters and other crafts people are still hard at work repairing the doors and windows and furniture smashed to bits less than 2 weeks ago by the insurrectionist mob. We must be better than this or we risk losing our democracy.

I believe that beyond the killing field of weaponized politics, there is still a field of shared dreams, which brings me to a specific reason I take the floor of the Senate today.

I come to thank a remarkable woman who has been devoted over many years trying to help the Members of this Senate, Democrats and Repub- licans, find that field on which we can work together.

Reema Dodin has been a member of my staff for more than 14 years. She started as a law school intern in my Chicago office, and over the years, she rose through the ranks: legislative as- sistant; research director; Judiciary Committee staff member; floor coun- sel; and finally my deputy chief of staff.

For years, my person on the Senate floor has been this woman, this amazing woman. I am grateful for her serv- ice to the Senate and her service to the people of Illinois and to our Nation. But tomorrow Reema begins a new challenge as Deputy Director of the White House Office of Legislative Af- fairs. This daughter of immigrants will make history as the highest-ranking Palestinian-American woman ever to work in the executive branch of the President of the United States.

As the liaison to the U.S. Senate, she will continue to help the Senate search for common ground on which to build a better future; only now she will be doing it from a different office, with a much better boss.

I know that she will be a tremendous asset to President Biden and the Na- tion in these divided times, it is rare to find a public servant like Reema, whose excellence and integrity is so widely admired on both sides of the aisle.

No one understands better than Reema—well, perhaps two people in the Chamber might understand better—how this Senate works but only two. As the saying goes, she wrote the book on it, coauthoring an insightful tome entitled, “Inside Congress: A Guide for Navigating the Politics of the House and Senate Floors,” published in 2017 by the Brookings Institution. It came this close to being a New York Times bestseller. But maybe still, with this speech, today, it will actually make sales.

As floor director for the Senate Democrats, Reema has worked closely with staff and Members on both sides of the aisle to whip bills and overcome hurdles. No matter how long or pitched the debate, she has always remained friendly, decent, optimistic, and dedi- cated. It was not unusual to find her still at her desk at midnight or 2 in the morning, sending her final whip alert or email of the day to Senate staffers summarizing the day’s activities and the next day’s Senate agenda.

Reema acquired her political and dip- lomatic acumen through hard work
and partly, it seems, through genetics. Her grandfather served as Social Affairs Minister for the Kingdom of Jordan under King Hussein and was involved in the Israeli-Palestinian peace negotiations in the 1970s. As for Reema, like so many Americans, including myself, is a child of immigrants. Her parents both came to the United States as college students from Hebron, in the occupied West Bank.

Reema was born in North Carolina and grew up in Orange County, CA. She graduated from the University of California at Berkeley, earned her law degree from the University of Illinois Champaign-Urbana, and we’d remain in an honorary daughter of the land of Lincoln. She also is a Truman National Security fellow; a New Leaders Council fellow; an Aspen Socrates alumnus; a former term-member of the Council on Foreign Relations; and a member of the Junior League of Washington, a consortium of women in politics supporting women politicians.

Reema loves the Senate, and she loves the challenge of this great Chamber. She gave tours in this Chamber to those who want to know the procedure and the history of this beautiful room in American history and the Capitol of our Nation. She cares about the people who protect and preserve this building, including the maintenance people, cafeteria workers, and everyone who works here.

Even after so many years of climbing the marble staircase from the Senate floor down to the Rotunda, and back up, she and I remain in awe of those time-worn steps, the colorful Minton tiles that brighten the Senate floors, and the majestic Brumidi frescoes that adorn the walls.

During the recent siege of the Capitol, Reema worried for the safety of Senators and their staff, police officers, and troops who were defending this building, but she also worried about the priceless paintings, statues, and other historical treasures that had been passed down from one generation to the next as part of our national legacy.

Most of all, I know that Reema reveres the Senate as the place where men and women representing all of the people and all of the competing interests of the United States can reason and work together for the common good of our Nation.

In her personal inscription to her book on the Senate, Reema thanked me for taking a chance on folks with only dreams and no connections.

Well, Reema, tomorrow when you join the staff of the President of the United States, Joe Biden, you will have the white house in Washington, DC, and I know that you will use whatever opportunity presents itself on this new assignment to bridge the gaps in America and bring together the people of this country in a better, more caring nation.

I will forever be grateful for your many years of brilliant, loyal service, and I wish you the best.
Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

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

DEFENSE SECURITY COOPERATION AGENCY, Arlington, VA.

Hon. James E. Risch, Chairman, Committee on Foreign Relations, U.S. Senate, Washington, D.C.,

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 20–65 containing the Air Force Letter(s) of Offer and Acceptance to the Government of Egypt for defense articles and services estimated to cost $65.6 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Heidi H. Grant, Director.

Enclosures.

TRANSMITTAL NO. 20–65
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Egypt.

(ii) Total Estimated Value: Major-Defense Equipment $56.8 million. Other $8.8 million. Total $65.6 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major-Defense Equipment (MDE): Twenty (20) AN/AAQ-33 Sniper Advanced Targeting Pods (ATPs).
Non-MDE: Also included are pylons; shipping containers; spare and repair/return parts; ground handling equipment; publica-
tions and technical documentation; software and software support; personnel training; U.S. Government and contractor engineer-
ing, technical, and logistical support services; and other related elements of program and logistical sup-
port. The estimated total program cost is $65.6 million.

This proposed sale will support the foreign policy and national security of the United States by helping to improve the security of a Major Non-NATO Ally country that con-
tinues to be an important strategic partner in the Middle East.

The proposed sale will improve Egypt’s ca-
pability to conduct operations while minimizing collateral damage, Egypt will have no difficulty absorbing the additional equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Lockheed Martin Aeronautics Company in Fort Worth, TX. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representa-
tives to Egypt.

There will be no adverse impact on U.S. de-
FENSE readiness as a result of this proposed sale.

TRANSMITTAL NO. 29–45
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii.

(vii) Sensitivity of Technology: 1. The AN/AAQ–33 SNIPER Pod is a multisensor, electro-optical targeting pod incorpor-
ating infrared, low-light television cam-
era, laser, target designator, and laser spot tracker. It is used to provide navi-
gation and targeting for military aircraft in adverse weather and using precision-guided weapons such as laser-guided bombs. It also provides positive target identification, au-
tonomous tracking, coordinate generation, and precise weapons guidance from extended standoff distances. It offers much greater tar-
get resolution and imagery accuracy than previous systems.

2. The highest level of classification of infor-
mation included in this potential sale is SECRET.

3. If a technologically advanced adversary were to uncover information of the specific hardware and software elements, the infor-
mation could be used to develop counter-
measures that might reduce weapon system effectiveness of a system with similar or advanced capa-
bilities.

Four (4) LAIRCM System Processor Re-
placements (LSPR) (1 installed, 3 spares).

Six (6) Guardian Laser Turret Assemblies (GLTA) (3 installed, 3 spares).

Three (3) Guardian Laser Turret Replac-
ements (GLTR) (1 installed, 2 spares).

One (1) AN/AAQ–24(V)N Large Aircraft Infrared Countermeasures (LAIRCM) system to protect one (1) Airbus 340-200 Head-of-State aircraft.

Each LAIRCM system consists of three (3) Guardian Laser Turret Assemblies (GLTA), one (1) LAIRCM System Processor Replacement (LSPR), five (5) Sensor Modules (SMS), one (1) Control Indicator Unit Replacement (CIUR), one (1) Smart Card As-
ssembly (SCA), and one (1) High Capacity Card (HCC/User Data Memory) card.

The proposed sale will support the foreign policy and national security of the United States by helping to improve the security of a Major Non-NATO Ally country that con-
tinues to be an important strategic partner in the Middle East.

The proposed sale will support the foreign policy and national security of the United States by helping to improve the security of a Major Non-NATO Ally country that con-
tinues to be an important strategic partner in the Middle East.
The principal contractor will be Northrop Grumman, Rolling Meadows, IL. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require the assignment of one U.S. contractor representative in an advisory role to Egypt in connection with the development, production, and service of this system.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

**CONGRESSIONAL RECORD — SENATE**

January 19, 2021

**S57**

The principal contractor will be Northrop Grumman, Rolling Meadows, IL. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require the assignment of one U.S. contractor representative in an advisory role to Egypt in connection with the development, production, and service of this system.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

**TRANSMITTAL NO. 29–55**

Notice of Proposed Issuance of Letter of Offer, Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The AN/AQQ-24/VN LAIRCM system is a self-contained, directed-energy countermeasures system designed to protect aircraft from infrared-guided surface-to-air missiles. The LAIRCM system features digital technology, micro-miniature solid-state electronics. The system operates in all conditions, detecting incoming missiles and jamming them. It can also be used in conjunction with other weapon systems.

2. The Guardian Laser Transmitter Assembly (GLTA), LAIRCM System Processor Replacement (LSPR), and Control Interface Unit Replacement (CIUR) provide all the software and hardware elements, the information included in this potential sale is put in secure storage.

3. The LAIRCM System Processor Replacement (LSPR) analyzes the data from each Missile Warning Sensor and automatically deploys the appropriate countermeasure via the GLTA. The LSPE contains a Built-In-Test (BIT) circuitry.

4. The AN/FYQ-10 Simple Key Loader is a portable, handheld device used for securely receiving, storing, and transferring data between compatible cryptographic and communications equipment.

5. When Threat Warning Sensors detect and declare threat missiles. The sensors are mounted on the aircraft exterior to provide omni-directional protection. They automatically deploy the countermeasure to knock down any missiles and send appropriate data signals to the LSPE for processing.

6. The Control Interface Unit Replacement (CIUR) displays the incoming threat for the pilot to take appropriate action. The CIUR also provides operator interface to program the LAIRCM system, initiate built-in-test (BIT), to display system status, and to provide the crew with bearing to threat missile launch.

7. The Classified Memory Card User Data Module contains the laser jam codes. The Classified Memory Card User Data Module is loaded into the LSPE prior to flight; when not in use, the Classified Memory Card User Data Module is removed from the LSPE and put in secure storage.

8. The highest level of classification of information included in this potential sale is SECRET.

9. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

10. A determination has been made that Egypt can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. The release of this equipment is in accordance with the U.S. foreign policy and national security objective outlined in the Policy Justification.

11. All defense articles and services listed in this transmittal have been authorized for release and export to Egypt.

**ARMS SALES NOTIFICATION**

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the Office of the Foreign Relations Committee, room SD 423.

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

**DEFENSE SECURITY**

**COOPERATION AGENCY**

Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the request of Kuwait for defense articles and services, the principal contractor will be Northrop Grumman, Rolling Meadows, IL. There are no known offset agreements proposed in connection with this potential sale.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

**TRANSMITTAL NO. 29–19**

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 29–19 concerning the Army’s proposed Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act; technical data and publications; performance data; technical data, performance, and publications; organizational equipment; spare and repair parts; tools and test equipment; technical data and publications; personnel training and equipment; U.S. government and contractor engineering, technical, and logistical support services; and other related elements of logistics support.

(vi) Sales Commission, Fee, etc., Paid, Of-

(v) Prior Related Cases, if any: KU–B–UKS.

(iv) Military Department: Army (KU–B–

(iii) Description and Quantity of Articles or Services Under Consideration for Purchase: The Government of Kuwait has requested to buy eight (8) AH–64E Apache Longbow Attack Helicopters and re-

(ii) Total Estimated Value:

(i) Prospective Purchaser: Government of Kuwait.

The proposal includes the sale of eight (8) AH–64E Apache Longbow Attack Helicopters and related equipment.

**POLICY JUSTIFICATION**

Kuwait—AH–64E Apache Helicopter

The Government of Kuwait has requested to buy eight (8) AH–64E Apache Longbow Attack Helicopters and remanufacture sixteen
The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractors associated with this sale will include the companies: Boeing; General Dynamics; Lockheed Martin Corporation; Northrop Grumman Corporation; Raytheon Company; and BAE Systems. There are no known offset agreements proposed in connection with this proposed sale.

Implementation of this proposed sale will require the temporary assignment of approximately sixteen government personnel and five contractor representatives to Kuwait for the period of approximately three years.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

ANNEX ITEM NO. vii

(vii) Sensitivity of Technology:

a. The AH-64E Apache Attack Helicopter is the Army’s advanced attack helicopter, equipped for performing close air support, anti-armor, and armed reconnaissance missions. The aircraft contains the following avionics and command and control equipment: Link 16 Data links; twenty-seven (27) AN/ARN-153 Tactile Airborne Navigation (TACAN) systems; sixteen (16) Manned-Unmanned Teaming International (MUM-Ti) (UHF) radio systems; twenty-four (24) MUM-Ti (VHF) radio systems; twenty-five (25) ISAF Airborne Radio Terminals (SIT)); KOR-24A to provide Air-Ground and Maritime/Fixed Station (AMF) communications. The system uses a 406 megahertz digital radio to provide secure voice and data communications for tactical, technical, and logistics services and other related elements of logistics support.

The total estimated cost is $54.0 billion.

The proposed sale will support the foreign policy and national security of the United States by helping to improve the security of a major Non-NATO Ally that is an important force for political stability and economic progress in the Middle East.

The proposed sale of the AH-64E Apache helicopters will support and improve Kuwait’s capability to meet current and future threats by enhancing Kuwait’s close air support, armed reconnaissance, and antitank warfare capabilities. Kuwait has no difficulty absorbing these helicopters into its armed forces.
provides day, night, limited adverse weather target information, as well as night navigation capabilities. The PNVS provides thermal imaging that permits nap-of-the-earth flight to 5000 ft, and within the battlespace, while TADS provides the co-pilot gunner with search, detection, recognition, and designation by means of Direct View Optics (DVO) and Forward Looking Infra-red (FLIR) sighting systems that may be used singularly or in combinations.

An AN/PRR-48 Modernized Radar Frequency Interferometer (RFI) is a used version of the passive radar detection and direction finding system. It utilizes a detachable UDM on the M-RFI processor, which contains the Radar Frequency (RF) threat library.

The AN/APG-78 Longbow Fire Control Radar (FCR) with Radar Electronics Unit (REU) is an active, low-probability of intercept, millimeter wave radar. The active radar is combined with a passive Radar Frequency Interferometer (RFI) mounted on top of the helicopter mast. The FCR Ground Targeting Mode detects, locates, classifies and prioritizes stationary or moving armored vehicles, tanks and mobile air defense systems as well as hovering helicopters, helicopters, and fixed wing aircraft in normal flight. If desired, the radar data can be used to refer targets to the regular electro-optical Modernized Target Acquisition and Designation Sight (MTADS).

The Manned-Unmanned Teaming International (MUM-T) data link system provides cross-platform communication and teaming between Apache, unmanned aerial systems (UAS), and other interoperable aircraft and ground platforms. It provides the ability to display real-time UAS sensor information and MTADs full motion video feeds across MUM-T equipped platforms and ground operations centers. The M261 2.75 Inch Rocket Launcher is the single-rayband export version of the datalink for the AH-64E.

The M299 Missile Launcher, commonly known as the Longbow Hellfire Launcher (LBHL), is a four rail launcher designed to carry the complete family of AGM-114 Hellfire missiles.

The M261 2.75 Inch Rocket Launcher is a nineteen tube, three zone rocket launcher utilized on heavy attack aircraft.

The Longbow Crew Trainer (LCT) is a contained, simplified, high-fidelity flight simulator used to train Apache crew members. The LCT provided will be configured to reflect Kuwait’s AH-64E Operational Flight Profile.

The highest level of information that may be transferred in support of this proposed sale is classified SECRET.

If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures to your foreign or offensive platforms. The M299, M261, LCT, and AN/APG-78 AN/PRR-48 systems are sensitive and critical components of the Patriot whose prior development and deployment could be used in the development of a system with similar or advanced capabilities.

A determination has been made that Kuwait can provide substantially the same degree of protection of this technology as the U.S. Government. This proposed sale is necessary to U.S. foreign policy and national security objectives outlined in the Policy Justification.

All defense articles, technical data, and services included in this potential sale are authorized for release and export to the Government of Kuwait.

ARMS SALES NOTIFICATION

Mr. RISCH, Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of the proposed sale be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee.

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

DEFENSE SECURITY

Cooperation Agency, Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

To the Honorable in Congress Assembled:

Dear Madam Chairwoman:

I am writing in response to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, and in accordance with the Chairwoman’s subsequent letter(s) of Offer and Acceptance to the Government of Kuwait for defense articles and services estimated to cost $200 million. After this letter is issued, we will plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director, Enclosures.

TRANSMITTAL NO. 25–53

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Kuwait.


(iii) Description and Quantity or Quantities of Articles of Services under Consideration for Purchase: The Government of Kuwait has requested to buy spare parts to support its upgraded Patriot systems. Major Defense Equipment (MDE): None. Non-MDE: Included is one (1) set of Authorized Stockage List (ASL), Prescribed Load List (PLL) and Higher Headquarters Battery (HHB) spare parts; one (1) set of Authorized Stockage List (ASL), Prescribed Load List (PLL) and Higher Headquarters Battery (HHB) spare parts; one (1) set of Fixed Site Antenna Mast Group (ATG)/Information and Coordination Central (ICC) Tethered Manestation Kit (TMM) spare parts; transportation organizational equipment, support equipment, tools and test equipment, technical data and publications, personnel training and training equipment, maintenance services, U.S. government and contractor engineering, technical, and logistics support services, and other related elements of logistical and non-logistical support.


(vi) Sales Commission, Fee, etc., Paid, Offered or Agreed to Be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.


* As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Kuwait—System for Patriot Configuration 3+

The Government of Kuwait has requested to buy spare parts to support their upgraded Patriot systems. Included is one (1) set of Authorized Stockage List (ASL), Prescribed Load List (PLL) and Higher Headquarters Battery (HHB) spare parts; one (1) set of Authorized Stockage List (ASL), Prescribed Load List (PLL) and Higher Headquarters Battery (HHB) spare parts; one (1) set of Fixed Site Antenna Mast Group (ATG)/Information and Coordination Central (ICC) Tethered Manestation Kit (TMM) spare parts; transportation organizational equipment, support equipment, tools and test equipment, technical data and publications, personnel training and training equipment, maintenance services, U.S. government and contractor engineering, technical, and logistics support services, and other related elements of logistical and non-logistical support.

The total estimated program cost is $200 million. The proposed sale will support the foreign policy and national security of the United States by helping to improve the security of a Major Non-NATO Ally that is an important force for political stability and economic progress in the Middle East.

The proposed sale of these spare parts for Kuwait’s Patriot System will improve Kuwait’s capability to meet current and future threats and provide greater security for critical civilian and military infrastructure. The procurement of these spare parts represents a commitment by Kuwait to field and maintain systems that are interoperable with U.S. forces. Kuwait will have no difficulty absorbing this equipment and support into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region. The principal contractor will be Raytheon Missile Systems, Waltham, MA. There are no known offset agreements proposed in connection with this potential sale. The implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Kuwait.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 25–53

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

Sensitivity of Technology:

The spare parts associated with this sale include unclassified and classified parts associated with the Patriot PAC-3 Configuration 3+. The parts will support sustainment of the critical components of the Patriot whose prior development and deployment were to obtain knowledge of the specific hardware and software elements associated with the Patriot missile system, the information could be used to countermeasures that reduce weapon system effectiveness or be used in the development of a
system with similar or advanced capabilities.
4. A determination has been made that the Government of Kuwait can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.
5. All defense articles and services listed in this transmittal have been authorized for release and export to the Government of Kuwait.

ARMS SALES NOTIFICATION

Mr. RISCH. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee. In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the Record the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

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

DEFENSE SECURITY

Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 20–13 concerning the Air Force’s proposed Letter(s) of Offer and Acceptance to the Government of Kuwait for defense articles and services estimated to cost $290 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 20–13

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

(i) Prospective Purchaser: Government of Kuwait
(ii) Total Estimated Value: $290 million
(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Non-MDE: Also included are containers; weapon support and support equipment; spare and repair parts; U.S. Government and contractor engineering, technical and logistical support services; and other related elements of logistical and program support.

(v) Prior Related Cases, if any: SR–D–YRD.
(vi) Sales Commission, Fee, etc., Paid, Offered or Agreed to Be Paid: None.
(vii) Sensitivity of Technology Contained in the Defense Articles or Defense Services Proposed to Be Sold: See Attached Annex.

*As defined in Section 47(e) of the Arms Export Control Act.

POLICY JUSTIFICATION

Saudi Arabia–GBU-39 Small Diameter Bomb I (SDB I) Munitions

The Kingdom of Saudi Arabia has requested to buy three thousand (3,000) GBU-39 SDB I munitions. Also included are containers; weapon support and support equipment; spare and repair parts; U.S. Government and contractor engineering, technical and logistical support services; and other related elements of logistical and program support. The total estimated program cost will be $290 million.

This proposed sale will support U.S. foreign policy and national security objectives by helping to maintain the security of a friendly country that continues to be an important force for political stability and economic growth in the Middle East.

The proposed sale will enable Saudi Arabia’s capability to meet current and future threats by increasing its stocks of long-range, precision air-to-ground munitions. The survivability of the SDB I allows for an effective munition with less collateral damage. The potential sale will further strengthen the interoperability between the United States and Saudi Arabia. Saudi Arabia will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Boeing, St. Louis, MO. There are no known offset agreements in connection with this potential sale; however the purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the supplier.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Saudi Arabia.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

DEFENSE SECURITY

Arlington, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 20–65 concerning the Air Force’s proposed Letter(s) of Offer and Acceptance to the Government of Egypt for defense articles and services estimated to cost $65.6 million.

As this Letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale. Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 20–65

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

(i) Prospective Purchaser: Government of Egypt.
(ii) Total Estimated Value: Major Defense Equipment $56.8 million. Other $8.8 million.
Total $65.6 million.
(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

20–65 Glider/AQ-33 Sniper Advanced Targeting Pods (ATPs).
Non-MDE: Also included are pylons; shipping containers; spare and repair parts; ground handling equipment; publications and technical documentation; software and support software; personnel training; U.S. Government and contractor engineering, technical, and logistical support services; and other related elements of program and logistical support.

(v) Prior Related Cases, if any: EG–D–SAB.
(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to Be Paid: None.
(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to Be Sold: See Attached Annex.

*As defined in Section 47(e) of the Arms Export Control Act.
CONGRESSIONAL RECORD — SENATE

MESSAGE FROM THE HOUSE RECEIVED DURING ADJOURNMENT

Under the authority of the order of the Senate of January 3, 2021, the Secretary of the Senate, on January 14, 2021, during the adjournment of the Senate, received a message from the House of Representatives, announcing that the House of Representatives adopted an article of impeachment against Donald John Trump, which the managers on the part of the House of Representatives have been directed to carry to the Senate; and Mr. RASKIN, Ms. DEGETTE, Mr. CICILLINE, Mr. CASTRO of Texas, Mr. SWALWELL, Mr. LIEU, Ms. PLASKETT, Mr. NEUGE, and Ms. DEAN, have been appointed such managers.

MEASURES PLACED ON THE CALENDAR

The following bill was read the second time, and referred to the appropriate committee:

S. 13. A bill to establish an advisory committee to make recommendations on improvements to the security, integrity, and administration of Federal elections.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Mr. MCCONNELL (for himself, Mr. SCHUMER, Ms. BALDWIN, Mr. BARRASSO, Mr. BENNET, Mrs. BLACKBURN, Mr. BLUMENTHAL, Mr. BLUNT, Mr. BOOKER, Mr. BRAY, Mr. BROWN, Mr. BURS, Ms. CANTWELL, Mrs. CAPITO, Mr. CARIN, Mr. CARPER, Mr. CASHY, Mr. CASHDY, Ms. COLE, Mr. COONS, Mr. CORKIN, Ms. CORTEZ MASTO, Mr. COTTON, Mr. CREAMER, Mr. CRAPPO, Mr. CRUZ, Ms. DAINES, Ms. DUCKWORTH, Mr. DURBIN, Ms. FEINSTEIN, Mrs. FINESTEIN, Mrs. FISCHER, Mrs. GILLIBRAND, Mr. GRAHAM, Mr. GRASSLEY, Mr. HAGERTY, Ms. HASSAN, Mr. HAWLEY, Mr. HINCH, Mr. HICKENLOOPER, Mr. HIRONO, Mr. HRYEN, Mr. HYDE-SMITH, Mr. INHOFE, Mr. JOHNSON, Mr. KAIN, Mr. KELLY, Mr. KENNEDY, Mr. KING, Ms. KLOBUCHAR, Mr. LANKFORD, Mr. LEAHY, Mr. LEE, Mr. LEEFEL, Mr. LUGA, Ms. LUMMIS, Mr. MARCH, Mr. MARSHALL, Mr. MENENDEZ, Mr. MERKLEY, Mr. MORAN, Ms. MURKOWSKI, Mr. MURPHY, Mrs. MURRAY, Mr. PAUL, Mr. PETERS, Mr. PORTMAN, Mr. REED, Mr. RISCH, Mr. ROMNEY, Ms. ROSEN, Mr. ROUNDS, Mr. RUBIO, Mr. SANDERS, Mr. SASS, Mr. SHATZ, Mr. SCOTT of Florida, Mr. SCOTT of South Carolina, Mrs. SHAHEEN, Mr. SHELB, Ms. SINEMA, Mr. SMITH, Ms. STABENOW, Mr. SULLIVAN, Mr. TESTER, Mr. THUNE, Mr. TIT, Mr. TOOMEY, Mr. TUBERVILLE, Mr. VAN HOLLEN, Mr. WARNER, Mr. WARREN, Mr. WHITEHOUSE, Mr. WICKER, Mr. WYDEN, and Mr. YOUNG) submitted the following resolution; which was considered and agreed to:

Whereas Brian David Sicknick was born in New Brunswick, New Jersey in 1978, the youngest of 3 sons to Gladys and Charles Sicknick;

Whereas Mr. Sicknick served his country in the New Jersey Air National Guard both on American soil and in overseas deployments, from 1997 until his honorable discharge in 2003;

Whereas Ms. Sicknick served most recently in the First Responder’s Unit;

Whereas a joint session of Congress met in the United States Capitol on January 6, 2021, for the purpose of counting the votes of the Electoral College in the 2020 presidential election, as required by the Constitution of the United States;

Whereas on the afternoon of January 6, 2021, rioters attacked the United States Capitol for his selfless acts of heroism on the grounds of the United States Capitol on January 6, 2021; considered and agreed to.

SUBMITTED RESOLUTIONS

WHEREAS Brian David Sicknick was born in New Brunswick, New Jersey in 1978, the youngest of 3 sons to Gladys and Charles Sicknick;

WHEREAS Mr. Sicknick served his country in the New Jersey Air National Guard both on American soil and in overseas deployments, from 1997 until his honorable discharge in 2003;

WHEREAS Mr. Sicknick served most recently in the First Responder’s Unit;

WHEREAS a joint session of Congress met in the United States Capitol on January 6, 2021, for the purpose of counting the votes of the Electoral College in the 2020 presidential election, as required by the Constitution of the United States;

WHEREAS on the afternoon of January 6, 2021, rioters attacked the United States Capitol with the goal of disrupting the counting of the electoral votes;
Whereas Officer Sicknick responded to these riots bravely and was seriously injured in the course of his duty;

Whereas Officer Sicknick returned to his division office, collapsed, and was taken to a local hospital where he succumbed to his injuries;

Whereas Officer Sicknick is survived by family and loved ones, including his parents, Charles and Gladys, brothers Ken and Craig, his longtime girlfriend of 11 years, Sandra Garza, his Aunt Alberta, Uncle Ray, Cousin Aaron, Aunt Elaine, and 2 dachshunds, Sparky and Pebbles; and

Whereas Officer Sicknick, his colleagues at the United States Capitol Police, and their Federal and local law enforcement partners who responded to the attack on the Capitol, and National Guard partners are true national heroes to whom the United States owes a deep debt of gratitude: Now, therefore be it

Resolved, That—

(I) the Senate—
(A) honors the memory of United States Capitol Police Officer Brian D. Sicknick for the selfless acts of heroism displayed on January 6, 2021, in risking and sacrificing his life in the line of duty;
(B) calls upon the appropriate law enforcement agencies to investigate and bring to justice those responsible for the January 6, 2021, attack on the United States Capitol and the death of Officer Sicknick; and
(C) respectfully requests that the Secretary of the Senate—
(1) communicate this resolution to the House of Representatives; and
(ii) transmit an enrolled copy of this resolution to the family of United States Capitol Police Officer Brian D. Sicknick; and
(2) when the Senate adjourns today, it stand adjourned as a further mark of respect to the memory of United States Capitol Police Officer Brian D. Sicknick.

AUTHORITY FOR COMMITTEES TO MEET

Mr. MCCONNELL. Mr. President, I have 3 requests for committees to meet during today’s session of the Senate. They have the approval of the Majority and Minority leaders.

Pursuant to rule XXVI, paragraph 5(a), of the Standing Rules of the Senate, the following committees are authorized to meet during today’s session of the Senate:

COMMITTEE ON ARMED SERVICES

The Committee on Commerce, Science, and Transportation is authorized to meet during the session of the Senate on Tuesday, January 19, 2021, at 3 p.m., to conduct a hearing on nominations.

COMMITTEE ON FOREIGN RELATIONS

The Committee on Foreign Relations is authorized to meet during the session of the Senate on Tuesday, January 19, 2021, at 10 a.m., to conduct a hearing on nominations.

SELECT COMMITTEE ON INTELLIGENCE

The Select Committee on Intelligence is authorized to meet during the session of the Senate on Tuesday, January 19, 2021, at 2:30 p.m., to conduct a closed briefing.

NOTICE

REGISTRATION OF MASS MAILINGS

The filing date for the 2020 fourth quarter Mass Mailing report is Monday, January 25, 2021. An electronic option is available on Webster that will allow forms to be submitted via a fillable PDF document. If your office did not mass mailings during this period, please submit a form that states “none.”

Mass mailing registrations or negative reports can be submitted electronically at http://webster.senate.gov/secretary/mass_mailing_form.htm or e-mailed to OPR_MassMailings@sec.senate.gov.

Far further information, please contact the Senate Office of Public Records at (202) 224–0322.

APPOINTMENTS

The PRESIDING OFFICER. The Chair, pursuant to the provisions of Public Law 116–156, on behalf of the Majority Leader, appoints the following individual to serve as a Member of the Commission on the Social Status of Black Men and Boys: OJ Oleka of Kentucky.

The Chair, pursuant to Public Law 115–123, on behalf of the Majority Leader of the Senate and the Chairman of the Finance Committee, appoints the following individual as a member of the Commission on Social Impact Partnerships: Ryan T.E. Martin of Virginia.

HONORING THE MEMORY OF OFFICER BRIAN DAVID SICKNICK

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 5, submitted earlier today.

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

The bill clerk read as follows:

A resolution (S. Res. 5) honoring the memory of Officer Brian David Sicknick of the United States Capitol Police for his selfless acts of heroism on the grounds of the United States Capitol on January 6, 2021.

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

Mr. MCCONNELL. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The resolution (S. Res. 5) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today’s Record under “Submitted Resolutions.”)

ORDERS FOR WEDNESDAY,
JANUARY 20, 2021

Mr. MCCONNELL. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 4:30 p.m., Wednesday, January 20; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; finally, that following leader remarks, the Senate be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

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

ADJOURNMENT UNTIL 4:30 P.M.
TOMORROW

Mr. MCCONNELL. Madam President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the provisions of S. Res. 5 as a further mark of respect for the late Officer Brian David Sicknick of the United States Capitol Police.

Thereupon, the Senate, at 4:05 p.m., adjourned until Wednesday, January 20, 2021, at 4:30 p.m.
Mr. CLYDE. Madam Speaker, I was not present in the House Chamber for Roll Call Vote no. 13. Had I been present, I would have voted NAY on Roll Call No. 13.

HONORING COUNCILMEMBER WENDY SKILLMAN

HON. MIKE THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 19, 2021

Mr. THOMPSON of California. Madam Speaker, I rise today to honor Cotati City Councilmember Wendy Skillman on the occasion of her retirement after more than eight years of dedicated service to our community.

Councilmember Skillman’s record as a public servant traces back to 2008, when she first moved to Cotati. As a member of the city’s Community and Environment Commission, she organized beloved events including the annual Christmas tree lighting and the ever-popular Pasta Feed and Bingo Night. After more than three years as the Commission’s Secretary and later Vice Chair, she assumed the role of Cotati Planning Commissioner, where she developed strategies in cooperation with local businesses and homeowners to grow the city’s economy while protecting its small-town charm. Those she worked with appreciated her ability to find common ground and advance solutions that served everyone’s interests.

Following her initial foray into city politics, Councilmember Skillman ran a successful campaign for City Council in 2012. Focusing on affordable housing and championing local small businesses, she generated wide-spread community support that carried her to a re-sounding reelection victory four years later. Throughout her terms, she has prioritized cooperation and compromise, leading to many successes. Under her watch, the city emerged from its financial troubles, not only keeping public services operational, but expanding the Police Department, adding new Public Works employees, and kick-starting recreation programs. Well respected by her fellow Council Members, she served with distinction as the Vice Mayor of Cotati in 2014 and 2019 and as Mayor in 2015 and 2020. Her leadership, dedication, and tenacity will surely be missed by her colleagues and constituents.

Madam Speaker, Councilmember Wendy Skillman exemplifies the very best qualities that our community looks to in a leader. It is therefore fitting and proper that we honor her today.

HONORING THE LIFE AND SERVICE OF CAPTAIN PERCY OWENS NORWOOD JR.

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 19, 2021

Mr. THOMPSON of Mississippi. Madam Speaker, I rise today to honor the life and service of a remarkable individual, retired Captain Percy Owens Norwood Jr.

Retired U.S. Coast Guard Capt. Percy Owens Norwood Jr. was born February 14, 1946, in Memphis to Percy and Charlie Lott Norwood. Capt. Norwood of Carrollton, 74, was called to his heavenly home on Friday, November 27, 2020, at Tyler Holmes Memorial Hospital in Winona.

As a young man, Capt. Norwood enlisted in the United States Coast Guard on November 20, 1960. After almost 30 years of outstanding and dedicated service to our nation, he retired with the rank of captain on October 1, 2000. At the time of his retirement, he held three key positions: Commanding officer of Coast Guard Headquarters Support Command, commanding officer of Coast Guard Headquarters staff, and executive officer of Coast Guard Headquarters in Washington, D.C. Percy received numerous personal awards that include the Legion of Merit, two Meritorious Service Medals, two Coast Guard Commendation Medals, and the Coast Guard Achievement Medal. His nonmilitary awards include the National Image Incorporation Award (1993), the National Naval Officers Association’s (NNOA) Dorie Miller Award (1993), the National Association for Equal Opportunity in Higher Education (NAFEO) Distinguished Alumni Award (1995), and the NAACP Roy Wilkins Renown Service Award (1995). Mr. Norwood was inducted into the Alcorn State University Hall of Honor in 2006 for his outstanding leadership and service and elected by his fellow Alumni as Alcornite of the Year in 2008 as Alcorn State University most distinguished alumus.

Capt. Norwood leaves behind his wife, Benjessie Marie Norwood; his children, Angela Lavette Collins, Kelvin King Shailer, Lindsey Marie Norwood Carson (Nathanial) and Matthew Reginald Norwood; his grandchildren Devon, Shy, Nathaniel III, Alexis and Cameron; his great-grandchildren, Alex, Emyrley and Zaniyah; his siblings Laura Norwood Davis, Willie Norwood, James Norwood (Rosie) and Ruther Flowers; his sister-in-law, Yerna Norwood; his god-sister, Willie Mae Smith; his aunt, Emma Harrison; and a host of nieces, nephews, other relatives and friends. Madam Speaker, I ask my colleagues to join me in honoring the life, legacy and service of Captain Percy Owens Norwood Jr.

Calling for the Abolition of the Federal Death Penalty

HON. HALEY M. STEVENS
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 19, 2021

Ms. STEVENS. Madam Speaker, I rise today to condemn the use of capital punishment in the United States and to call for its abolition.

Capital punishment is an unjust and inhumane practice. It is past time we join developed democracies throughout the world and abolish this barbaric practice.

The death penalty in the United States is deeply unfair and inequitable. It is a sentence disproportionately given to people of color, individuals with mental illness and the economically disadvantaged. People of color make up less than 13 percent of the nation’s population while accounting for more than 42 percent of those on death row. And despite the Supreme Court ruling that intellectual disability lessens moral culpability, an estimated five to ten percent of all death row inmates suffer from a severe mental illness. The death penalty is also overwhelmingly imposed on poor people, with 95 percent of death row defendants from underprivileged backgrounds.

The methods of execution used in the United States are unquestionably inhumane. States still allow people to be put to death by hanging, firing squad, electrocution and gas chamber. Although the recent adoption of lethal injection is purportedly more humane, recent botched executions have resulted in agonizing and prolonged deaths for individuals—undeniably a cruel and unusual punishment.

As long as the death penalty exists, innocent individuals will be convicted and sentenced to death. Since 1973, 172 former convicts have been sentenced to death but not executed. Since 1973, 172 former convicts have been sentenced to death but not executed.
his supporters who ransacked the People’s House. The violence rests with him and those who attempted a coup we saw in this very building. We were outraged and saddened at the insurrection and the act of domestic terrorists at the White House.

Most Americans know that the death penalty does not represent justice in our country. It is cruel, inhumane, arbitrary and clearly discriminatory. It is time for us to finally abolish the death penalty.

CONDEMNING THE JANUARY 6TH ATTACK ON THE CAPITOL
HON. TIM RYAN
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 19, 2021

Mr. RYAN. Madam Speaker, I rise today in outrage and sadness at the insurrection and the attempted coup we saw in this very building on January 6. There is no doubt this attack was instigated by President Trump and responsibility for the violence rests with him and his supporters who ransacked the People’s House.

I’d like to include in the Record the following statement from my constituents, the Youngstown Warren Black Caucus write:

The Youngstown Warren Black Caucus is outraged by the act of domestic terrorists at our nation’s Capitol Building yesterday. Though we are angry and saddened, we agree with our 44th President, Barack Obama’s statement that it was not a total surprise.

Donald Trump and many Republican members of Congress who attempted to disenfranchise the votes of 81 million citizens have been encouraging insurrection by their voters. Even after multiple recounts, legal defeats, and explanations of the constitution and how elections are run, Trump continued to spread lies about the election that he lost.

The event made it painfully clear that there are 2 justice systems in America. One for black and brown people and their white allies, and a separate one for domestic terrorists who embrace white supremacy. It is ridiculous that we are still having this conversation 245 years after the founding of this nation.

The Department of Justice, executions of federal death-row prisoners have recently resumed for the first time since 2003. In the midst of our current public health crisis, the Department of Justice has executed more people in six months than the total number executed over the previous six decades.

Most Americans know that the death penalty does not represent justice in our country. It is cruel, inhumane, arbitrary and clearly discriminatory. It is time for us to finally abolish the death penalty.

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Donald Trump and many Republican members of Congress who attempted to disenfranchise the votes of 81 million citizens have been encouraging insurrection by their voters. Even after multiple recounts, legal defeats, and explanations of the constitution and how elections are run, Trump continued to spread lies about the election that he lost.

The event made it painfully clear that there are 2 justice systems in America. One for black and brown people and their white allies, and a separate one for domestic terrorists who embrace white supremacy. It is ridiculous that we are still having this conversation 245 years after the founding of this nation.

The Department of Justice, executions of federal death-row prisoners have recently resumed for the first time since 2003. In the midst of our current public health crisis, the Department of Justice has executed more people in six months than the total number executed over the previous six decades.

Most Americans know that the death penalty does not represent justice in our country. It is cruel, inhumane, arbitrary and clearly discriminatory. It is time for us to finally abolish the death penalty.
media and others. I remain concerned that this provision will be brought up against the next president, and the next, and the next, for mere political opportunism. Indeed, in light of the incoming president's age and existing infirmities, I fear a movement to remove him without just cause using this provision. I am told that Mr. Biden won the presidency in the greatest popular vote on record in the history of the United States. To me that means the American people knew what they were voting on, embraced him as their president, and their choice should not be easily disturbed, if ever. More concisely, the American people were well aware of Mr. Biden's age and health issues and that cannot be used as a pretext to remove him before the natural expiration of his term. This historic victory, greater than the then-historic victory of Obama, cannot be tarnished by congressional machinations to remove the next president. I will not countenance such villany, nor will the Republic.

Invocation of the 25th Amendment should be used in the rarest and most exceptional circumstances. That does not exist relative to President Trump, and none was even whispered. And it does not, and will not, exist for President Biden. I go on record now to register my objection to such loose talk, including the formation of a commission to “investigate” the 25th Amendment. This is dangerous, a breezy talk, a bit too comfortable about removing elected officials to replace them. That is the sole prerogative of the people every four years.

Section 4 of the 25th Amendment addressesa incapacitated President unable to make the decision to relinquish their duties. As the current president is not incapacitated, the current effort falls far short. Laughingly short. Improbably short. Ridiculously short.

I restate my call for civility, I call for unity. I ask the leftists here, the socialists who want to deconstruct this great Nation, to stop the nonsense and join with me in building our country, not tearing it down. I condemn the violence we saw all over the United States from May to the present, from Portland to Washington D.C. Domestic terrorist organizations like Black Lives Matter and the pro-fascist, proto-communist Antifa. I call out the rioters at the Capitol last week and condemn their violation of our House proceedings, indeed directly stopping me from conducting House business. My request for a remand for our choice, and that choice should not be used as a pretext to remove him before the natural expiration of his term. I thank the overwhelmed Capitol Police.

Unlike some of my colleagues, I note my long-time support for our police. It is not a fashion for me, as it is others, who condemn police and seek to defund it on one day, and then after feeling scared and vulnerable, call for more police. I remain consistent in my support for ethical law enforcement. I wish they had backed up that day and were able to arrest and stop any incursion. The leftists in this body have bow taken our law enforcement to such a degree the rules of engagement are not known to even themselves. All law enforcement knows is one mistake and they are cancelled. It does not have to be that way. It should not be that way.

For these reasons, Madam Speaker, I stand in opposition of the resolution and the invocation of the 25th Amendment and I voted No.
I am sad, shocked and angry about last Wednesday’s events, but I am determined to ensure that those responsible are held to account, including the President of the United States.

The President invited this mob to Washington. He fueled their rage with false information and lies. And then he directed them to the U.S. Capitol himself—where they desecrated the home of our democracy and put elected leaders and law enforcement in danger. None of this would have happened without the words and deeds of Donald Trump. None of it.

He threatened our democracy, interfered with the transition of power, and imperiled a coequal branch of government. There simply must be consequences for his indefensible behavior.

Some of my colleagues are now calling for unity. I agree. We must unify around the truth. That America just completed one of the most secure elections in our nation’s history—an election that Joe Biden won. The lies stoking the flames of insurrection must stop. And those perpetuating them must be held accountable.

I am committed to holding those who stormed this building accountable for their actions. I am committed to defending our democracy. And I am committed to upholding the oath to the Constitution that I took just over a week ago.

The President should not serve another day in office. And for that reason, I will vote in favor of the article of impeachment before me today, for my district and for this Nation’s history. We must never find ourselves here again.
Chamber Action
Routine Proceedings, pages S49–S62

Measures Introduced: One resolution was introduced, as follows: S. Res. 5.

Measures Passed:

Honoring the Memory of Capitol Police Officer Brian David Sicknick: Senate agreed to S. Res. 5, honoring the memory of Officer Brian David Sicknick of the United States Capitol Police for his selfless acts of heroism on the grounds of the United States Capitol on January 6, 2021.

House Messages:
Transmission of Article of Impeachment: Pursuant to Rule I of the Rules of Impeachment, the Secretary of the Senate has notified the House of Representatives that the Senate has received its message that the House has taken action relative to impeachment, though it has not yet transmitted the article of impeachment to the Senate.

Appointments:

Commission on the Social Status of Black Men and Boys: The Chair, pursuant to the provisions of Public Law 116–156, on behalf of the Majority Leader, appointed the following individual to serve as a Member of the Commission on the Social Status of Black Men and Boys: OJ Oleka of Kentucky.

Commission on Social Impact Partnerships: The Chair, pursuant to Public Law 115–123, on behalf of the Majority Leader of the Senate and the Chairman of the Finance Committee, appointed the following individual as a member of the Commission on Social Impact Partnerships: Ryan T.E. Martin of Virginia.

Resignation of Senator Kamala Harris: Senator Kamala D. Harris, of California, submitted a letter of resignation from the United States Senate, effective January 18, 2021, in order to prepare for the duties as Vice President of the United States.

Messages from the House:

Measures Placed on the Calendar:

Statements on Introduced Bills/Resolutions:

Authorities for Committees to Meet:

Adjournment: Senate convened at 12 noon and adjourned, as a further mark of respect to the memory of the late Officer Brian David Sicknick of the United States Capitol Police, under the provisions of S. Res. 5, at 4:05 p.m., until 4:30 p.m. on Wednesday, January 20, 2021. (For Senate’s program, see the remarks of the Majority Leader in today’s Record on page S62.)

Committee Meetings
(Committees not listed did not meet)

NOMINATION

Committee on Armed Services: Committee concluded a hearing to examine the expected nomination of Lloyd J. Austin III, to be Secretary of Defense, after the nominee, who was introduced by Senator Sullivan and former Secretary of Defense Leon Panetta, testified and answered questions in his own behalf.

NOMINATION

Committee on Finance: Committee concluded a hearing to examine the expected nomination of Janet L. Yellen, of California, to be Secretary of the Treasury, after the nominee, who was introduced by Senator Feinstein, testified and answered questions in her own behalf.

NOMINATION

Committee on Foreign Relations: Committee concluded a hearing to examine the expected nomination of Antony J. Blinken, of New York, to be Secretary of State, after the nominee, who was introduced by Senator Durbin, testified and answered questions in his own behalf.

NOMINATION

Committee on Homeland Security and Governmental Affairs: Committee concluded a hearing to examine the expected nomination of Alejandro N. Mayorkas, to
be Secretary of Homeland Security, after the nominee, who was introduced by Senators Feinstein and Tester, testified and answered questions in his own behalf.

NOMINATION
Select Committee on Intelligence: Committee concluded open and closed hearings to examine the expected nomination of Avril Haines, to be Director of National Intelligence, after the nominee, who was introduced by former Director of National Intelligence Daniel Coats, testified and answered questions in her own behalf.

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House of Representatives

Chamber Action
Public Bills and Resolutions Introduced: 28 public bills, H.R. 343–370; 2 private bills, H.R. 371–372; and 5 resolutions, H. Res. 49–53, were introduced.

Additional Cosponsors:

Pages H201–06

Reports Filed: There were no reports filed today.

Quorum Calls—Votes: There were no yea-and-nay votes, and there were no recorded votes. There were no quorum calls.

Adjournment: The House met at 1 p.m. and adjourned at 1:02 p.m.

Committee Meetings
No hearings were held.

Joint Meetings
No joint committee meetings were held.

NEW PUBLIC LAWS
(For last listing of Public Laws, see Daily Digest, p. D24)

H.R. 6395, to authorize appropriations for fiscal year 2021 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year. Signed on January 1, 2021. (Public Law 116–283)

S. 3418, to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to allow the Administrator of the Federal Emergency Management Agency to provide capitalization grants to States to establish revolving funds to provide hazard mitigation assistance to reduce risks from disasters and natural hazards, and other related environmental harm. Signed on January 1, 2021. (Public Law 116–284)

H.R. 4356, to amend the Servicemembers Civil Relief Act to allow certain individuals to terminate contracts for telephone, multichannel video programming, or internet access service. Signed on January 5, 2021. (Public Law 116–285)

H.R. 6192, to require the Secretary of the Treasury to honor the 100th anniversary of completion of coinage of the “Morgan Dollar” and the 100th anniversary of commencement of coinage of the “Peace Dollar”. Signed on January 5, 2021. (Public Law 116–286)


H.R. 8354, to establish the Servicemembers and Veterans Initiative within the Civil Rights Division of the Department of Justice. Signed on January 5, 2021. (Public Law 116–288)

H.R. 1240, to establish the Servicemembers and Veterans Initiative within the Civil Rights Division of the Department of Justice. Signed on January 5, 2021. (Public Law 116–289)


H.R. 2468, to amend the Public Health Service Act to increase the preference given, in awarding certain allergies and asthma-related grants, to States that require certain public schools to have allergies and asthma management programs. Signed on January 5, 2021. (Public Law 116–292)

H.R. 3976, to designate the facility of the United States Postal Service located at 12711 East Jefferson
Avenue in Detroit, Michigan, as the “Aretha Franklin Post Office Building”. Signed on January 5, 2021. (Public Law 116–293)


H.R. 4983, to designate the Department of Veterans Affairs community-based outpatient clinic in Gilbert, Arizona, as the “Staff Sergeant Alexander W. Conrad Veterans Affairs Health Care Clinic”. Signed on January 5, 2021. (Public Law 116–295)

H.R. 4988, to designate the facility of the United States Postal Service located at 14 Walnut Street in Bordentown, New Jersey, as the “Clara Barton Post Office Building”. Signed on January 5, 2021. (Public Law 116–296)

H.R. 5023, to name the Department of Veterans Affairs community-based outpatient clinic in Youngstown, Ohio, as the “Carl Nunziato VA Clinic”. Signed on January 5, 2021. (Public Law 116–297)

H.R. 5123, to designate the facility of the United States Postal Service located at 476 East Main Street in Galesburg, Illinois, as the “Senior Airman Daniel Miller Post Office Building”. Signed on January 5, 2021. (Public Law 116–298)

H.R. 5273, to require the Secretary of Homeland Security to develop a plan to increase to 100 percent the rates of scanning of commercial and passenger vehicles and freight rail entering the United States at land ports of entry along the border using large-scale, nonintrusive inspection systems to enhance border security. Signed on January 5, 2021. (Public Law 116–299)

H.R. 5451, to designate the facility of the United States Postal Service located at 599 East Genesee Street in Fayetteville, New York, as the “George H. Bacel Post Office Building”. Signed on January 5, 2021. (Public Law 116–300)


H.R. 5459, to authorize the Secretary of the Interior to correct a land ownership error within the boundary of Rocky Mountain National Park. Signed on January 5, 2021. (Public Law 116–302)

H.R. 5597, to designate the facility of the United States Postal Service located at 305 Northwest 5th Street in Oklahoma City, Oklahoma, as the “Clara Luper Post Office Building”. Signed on January 5, 2021. (Public Law 116–303)

H.R. 5665, to amend the Federal Food, Drug, and Cosmetic Act to give authority to the Secretary of Health and Human Services, acting through the Commissioner of Food and Drugs, to destroy counterfeit devices. Signed on January 5, 2021. (Public Law 116–304)

H.R. 5852, to redesignate the Weir Farm National Historic Site in the State of Connecticut as the “Weir Farm National Historical Park”. Signed on January 5, 2021. (Public Law 116–305)

H.R. 5972, to designate the facility of the United States Postal Service located at 500 Delaware Avenue, Suite 1, in Wilmington, Delaware, as the “Mary Ann Shadd Cary Post Office”. Signed on January 5, 2021. (Public Law 116–306)

H.R. 5983, to designate the facility of the United States Postal Service located at 4150 Chicago Avenue in Riverside, California, as the “Woodie Rucker-Hughes Post Office Building”. Signed on January 5, 2021. (Public Law 116–307)

H.R. 6016, to designate the facility of the United States Postal Service located at 14955 West Bell Road in Surprise, Arizona, as the “Marc Lee Memorial Post Office Building”. Signed on January 5, 2021. (Public Law 116–308)


H.R. 6161, to designate the facility of the United States Postal Service located at 1585 Yanceyville Street, Greensboro, North Carolina, as the “J. Howard Coble Post Office Building”. Signed on January 5, 2021. (Public Law 116–310)

H.R. 6237, to amend the Indian Health Care Improvement Act to clarify the requirement of the Department of Veterans Affairs and the Department of Defense to reimburse the Indian Health Service for certain health care services. Signed on January 5, 2021. (Public Law 116–311)


H.R. 6535, to deem an urban Indian organization and employees thereof to be a part of the Public Health Service for the purposes of certain claims for personal injury. Signed on January 5, 2021. (Public Law 116–313)

H.R. 7088, to designate the facility of the United States Postal Service located at 111 James Street in Reidsville, Georgia, as the “Senator Jack Hill Post Office Building”. Signed on January 5, 2021. (Public Law 116–314)

H.R. 7105, to provide flexibility for the Secretary of Veterans Affairs in caring for homeless veterans during a covered public health emergency, to direct
the Secretary of Veterans Affairs to carry out a retraining assistance program for unemployed veterans. Signed on January 5, 2021. (Public Law 116–315)

H.R. 7259, to allow acceleration certificates awarded under the Patents for Humanity Program to be transferable. Signed on January 5, 2021. (Public Law 116–316)

H.R. 7347, to designate the medical center of the Department of Veterans Affairs in Ann Arbor, Michigan, as the “Lieutenant Colonel Charles S. Kettles Department of Veterans Affairs Medical Center”. Signed on January 5, 2021. (Public Law 116–317)

H.R. 7460, to extend the authority for the establishment by the Peace Corps Commemorative Foundation of a commemorative work to commemorate the mission of the Peace Corps and the ideals on which the Peace Corps was founded. Signed on January 5, 2021. (Public Law 116–318)

H.R. 7502, to designate the facility of the United States Postal Service located at 101 South 16th Street in Clarinda, Iowa, as the “Jessie Field Shambaugh Post Office Building”. Signed on January 5, 2021. (Public Law 116–319)

H.R. 7810, to designate the facility of the United States Postal Service located at 3519 East Walnut Street in Pearland, Texas, as the “Tom Reid Post Office Building”. Signed on January 5, 2021. (Public Law 116–320)

H.R. 7898, to amend the Health Information Technology for Economic and Clinical Health Act to require the Secretary of Health and Human Services to consider certain recognized security practices of covered entities and business associates when making certain determinations. Signed on January 5, 2021. (Public Law 116–321)

H.R. 8611, to designate the facility of the United States Postal Service located at 4755 Southeast Dixie Highway in Port Salerno, Florida, as the “Joseph Bullock Post Office Building”. Signed on January 5, 2021. (Public Law 116–322)

H.R. 8810, to establish a national program to identify and reduce losses from landslide hazards, to establish a national 3D Elevation Program. Signed on January 5, 2021. (Public Law 116–323)

H.R. 8906, to amend title XXIX of the Public Health Service Act to reauthorize the program under such title relating to lifespan respite care. Signed on January 5, 2021. (Public Law 116–324)


H.R. 221, to amend the State Department Basic Authorities Act of 1956 to monitor and combat anti-Semitism globally. Signed on January 13, 2021. (Public Law 116–326)

H.R. 1418, to restore the application of the Federal antitrust laws to the business of health insurance to protect competition and consumers. Signed on January 13, 2021. (Public Law 116–327)

H.R. 1472, to rename the Homestead National Monument of America near Beatrice, Nebraska, as the Homestead National Historical Park. Signed on January 13, 2021. (Public Law 116–328)

H.R. 1492, to update the map of, and modify the maximum acreage available for inclusion in, the Yucca House National Monument. Signed on January 13, 2021. (Public Law 116–329)

H.R. 1923, to amend title 31, United States Code, to require the Secretary of the Treasury to mint and issue certain circulating collectible coins. Signed on January 13, 2021. (Public Law 116–330)

H.R. 1925, to designate the Manhattan Campus of the New York Harbor Health Care System of the Department of Veterans Affairs as the “Margaret Cochran Corbin Campus of the New York Harbor Health Care System”. Signed on January 13, 2021. (Public Law 116–331)


H.R. 2744, to authorize the Administrator of the United States Agency for International Development to prescribe the manner in which programs of the agency are identified overseas. Signed on January 13, 2021. (Public Law 116–334)

H.R. 3153, to direct the Director of the National Science Foundation to support research on opioid addiction. Signed on January 13, 2021. (Public Law 116–335)

H.R. 3250, to require the Secretary of the Interior to conduct a special resource study of the sites associated with the life and legacy of the noted American philanthropist and business executive Julius Rosenwald, with a special focus on the Rosenwald Schools. Signed on January 13, 2021. (Public Law 116–336)

H.R. 4044, to amend the Federal Water Pollution Control Act to reauthorize the National Estuary Program. Signed on January 13, 2021. (Public Law 116–337)

H.R. 4508, to expand the number of scholarships available to Pakistani women under the Merit and Needs-Based Scholarship Program. Signed on January 13, 2021. (Public Law 116–338)
H.R. 4704, to direct the Director of the National Science Foundation to support multidisciplinary research on the science of suicide, and to advance the knowledge and understanding of issues that may be associated with several aspects of suicide including intrinsic and extrinsic factors related to areas such as wellbeing, resilience, and vulnerability. Signed on January 13, 2021. (Public Law 116–339)


S. 371, to provide regulatory relief to charitable organizations that provide housing assistance. Signed on January 13, 2021. (Public Law 116–342)


S. 5076, to authorize the Sergeant at Arms and Doorkeeper of the Senate to delegate authority to approve payroll and personnel actions. Signed on January 13, 2021. (Public Law 116–344)

COMMITTEE MEETINGS FOR WEDNESDAY,
JANUARY 20, 2021
(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

No hearings are scheduled.

CONGRESSIONAL PROGRAM AHEAD
Week of January 20 through January 22, 2021

Senate Chamber

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

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Commerce, Science, and Transportation: January 21, to hold hearings to examine the expected nomination of Peter Buttigieg, of Indiana, to be Secretary of Transportation, 10 a.m., SR–253.

House Committees

No hearings are scheduled.
Next Meeting of the **SENATE**
4:30 p.m., Wednesday, January 20

Senate Chamber

**Program for Wednesday:** Senate will be in a period of morning business.

At 12 noon, Joseph R. Biden will be sworn in as President of the United States, and Kamala D. Harris will be sworn in as Vice President of the United States.

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Next Meeting of the **HOUSE OF REPRESENTATIVES**
2 p.m., Thursday, January 21

House Chamber

**Program for Thursday:** To be announced.

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**Extensions of Remarks, as inserted in this issue**

**HOUSE**

Clyde, Andrew S., Ga., E45
Craig, Angie, Minn., E47

Gosar, Paul A., Ariz., E46
Haaland, Debra A., N.M., E47
Kirkpatrick, Ann, Ariz., E45
Ryan, Tim, Ohio, E46

Simpson, Michael K., Idaho, E46
Stevens, Haley M., Mich., E45
Thompson, Mike, Calif., E45, E47