MEETING OUR PARIS AGREEMENT COMMITMENTS

The SPEAKER. The Chair recognizes the gentleman from Illinois (Mr. QUIGLEY) for 5 minutes.

Mr. QUIGLEY. Madam Speaker, by rejoining the Paris Agreement, President Biden has promised the world that America will retake its position as a global leader in the fight against climate change and be true to its word to meet our commitments to reduce greenhouse gases. It now falls to us—it falls to Congress—to prove the President right.

Despite all the confused, disingenuous, and flatly false rhetoric around the Paris Agreement, in reality, it is simply a framework for catalyzing, measuring, and improving action to reduce greenhouse gas emissions and adapting to climate impacts.

The agreement, signed by 195 countries in Paris and not simply for the benefit of that city, is made up of commitments from each nation, determined by that nation, and which they are each responsible for meeting.

President Biden’s commitment, necessary as it was, will not itself reduce America’s emissions enough to meet our 2015 promise to the world or to stem the climate crisis. For that, we must act urgently. We must reject the bad-faith talking points about a false dichotomy between environmental stewardship and economic growth and openly embrace the idea that a sustainable economy is dependent upon a sustainable environment.

Far from climate action costing us jobs, the truth is that our entire economy is at stake if we do act on climate. By contrast, climate action means clean air and better public health. It means more miles between fill-ups and more money in Americans’ pockets. It means reliable, robust harvests and innovative and productive ways to make money farming sustainably.

It means passing America’s beautiful natural heritage on to future generations and protecting the places and creatures that make our country the envy of the world. It means safe, livable coastlines that don’t wash away our roads and our homes. And it means high-paying jobs that can’t be outsourced—up to 24 million globally, according to the United Nations.

This Congress must send legislation exactly the type of legislation we will need to meet our Paris Agreement commitments. It means passing America’s beautiful natural heritage on to future generations and protecting the places and creatures that make our country the envy of the world. It means safe, livable coastlines that don’t wash away our roads and our homes. And it means high-paying jobs that can’t be outsourced—up to 24 million globally, according to the United Nations.

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This Congress must send legislation to create green jobs and seize low-carbon opportunities, exactly the type of legislation we will need to meet our Paris Agreement commitments.

President Biden corrected an egregious mistake when he moved to reenter the U.S. into the Paris Agreement. We must move with him and usher in the low-carbon economy of the future now.

LOCKDOWNS ARE KILLING US

The SPEAKER pro tempore (Mr. CUELLAR). The Chair recognizes the gentleman from California (Mr. MCCLINTOCK) for 5 minutes.

Mr. MCCLINTOCK. Mr. Speaker, we are now nearly 1 year into the most self-destructive social experiment in the recorded history of human civilization.

On this day 1 year ago, we enjoyed the greatest economic expansion in our lifetimes. The poverty rate was at its lowest in 60 years. The unemployment rate was the lowest in 50 years. Wage growth was the strongest in 40 years. The wage gap was narrowing, with blue-collar wages rising the fastest.

Unemployment rates for minority groups and women were at the lowest ever recorded.
Then, over the course of just a few catastrophic weeks, our government took a wrecking ball to it all. In the second quarter, GDP plunged by one-third, the worst decline in productivity ever recorded. Unemployment skyrocketed to the highest levels since the Great Depression. Tens of millions of Americans lost their jobs. Trillions of dollars of the Nation’s wealth were squandered.

In the months since, our children have been robbed of a year of their education. Millions of Americans have been forbidden from earning a living by their own government. Shopkeepers have seen their life’s work destroyed, and when in desperation they try to hold on, they are led away in handcuffs.

Our most cherished rights to worship freely; to peaceably assemble; and not to be deprived of our lives, liberty, or property without due process of law have also been devastated.

Now, COVID did not cause this damage. Public officials did. They promised us it was for our own good and that it would save lives. But mounting evidence, including scientific studies, is putting the lie to these sophistries. It is becoming increasingly, tragically, and bitterly clear that the lockdowns have not only failed to save lives, but they are costing lives.

Last month, the University of Denmark released the results of a study comparing Danish municipalities that locked down with those that did not. Their conclusion: The lockdowns had “statistically insignificant effects.”

Their conclusion mirrored a similar study out of Stanford University that compared eight lockdown nations and two non-lockdown nations. They concluded: ‘We fail to find an additional benefit of stay-at-home orders and business closures.’

Now, these are studies based not on assumptions and models but on actual, real-life, hardcore data. That is what the science is telling us, and it is telling us the same thing for multiple studies: The lockdowns have not saved lives, certainly not to any statistically significant level.

But it gets worse, much worse. We are now seeing mounting evidence that the lockdowns are costing lives on a staggering scale. Last month, the National Bureau of Economic Research warned that increases in poverty caused by the lockdowns will cost more than 3 million lives over the next 15 years due to higher poverty levels, with the deaths disproportionately affecting African Americans and women. That comports with a U.N. warning that tens of millions of people worldwide are being pushed to the brink of starvation.

Suicide rates have jumped dramatically over the past year. Dementia deaths between March and September jumped 13,000 as patients were left with little means of social interaction. San Francisco reported that additional deaths from drug overdoses exceeded the total COVID deaths in 2020.

According to The Wall Street Journal, the CDC reported 475,000 excess deaths in the United States at a time when it was reporting 281,000 COVID-related fatalities. Now, that difference is 192,000 additional deaths unexplained by normal mortality and COVID combined.

Could it be this is the butcher’s bill from a folly that has produced skyrocketing suicides, drug and alcohol deaths, domestic homicides, isolation-related deaths, delayed health screenings, cancelled treatments, and poverty-related deaths?

Unlike COVID, which is a curse brought upon us by nature, lockdown deaths are the fault of specific individuals in positions of public trust who imposed draconian restrictions out of panic, fear, ignorance, or egoism. They preened and virtue-signaled and boast-ed how much they cared for the lives of others while they have pursued a folly that is needlessly taking an appalling toll of lives.

Some of those responsible hold power by virtue of appointments by elected officials while others are elected officials themselves, and I fear this nightmare will not end until the officials who are responsible for it are removed from the offices they hold.

HONORING ALBERT HALE

The SPEAKER pro tempore. The Chair recognizes the gentleman from Arizona (Mr. O’HALLERAN) for 5 minutes.

Mr. O’HALLERAN. Mr. Speaker, I rise today in honor of former Navajo Nation President Albert Hale, who lost his battle with COVID this week.

Years ago, Albert and I served together in the Arizona House of Representatives, working on water issues and fighting to uphold Tribal sovereignty. As the second elected president of the Navajo Nation, Albert Hale taught me so much about the Dine people, their culture, and their long-overlooked struggles.

In this body, we are no strangers to Albert’s passing. His work, his light, and his mission will not be forgotten.

And I can’t stand here today and not say that one of my last conversations with Albert was about COVID.

I am so sad that he and many other people who have died from this dreaded disease have not been able to be with their loved ones as they have passed away, or their friends. I am saddened that I didn’t know at that time that Albert would have been stricken with this terrible virus. But we do know Albert would say to us, Please continue to fight the fight for the American people.

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In this body, we are no strangers to the suffering the Navajo Nation has endured throughout the course of this pandemic—and still is. Forced to wait months for CARES Act funding to arrive, Navajo families were often at the epicenter of this global pandemic, several times experiencing the highest per capita infection rates in the world.

As a Congress, we must, once and for all, commit ourselves to discontinuing the shelving of Native American issues and concerns. I know that is what Albert Hale would have said.

We must wholeheartedly devote our efforts to serving all Americans equitably and come together reinvigorated to pass legislation to meet our obligations.

Today, I think of Albert’s passing with a heavy heart for many reasons. I am saddened to lose his friendship and guidance, his smile, his sense of humor, and his sense of caring for his fellow Navajo and American people. And I am frustrated to see yet again that the community he fought to uplift continues to be left behind. Too many Dine mothers, grandfathers, neighbors, and friends have fallen to this deadly disease.

Since coming to Congress in 2017, I have strived to bring the voices of all 12 sovereign Tribal nations in our district to the discussion table in Washington. Today, I recommit myself to fighting for their needs and honoring their unique stories, as Albert Hale did during his time with us.

My thoughts are with the Hale family and the entire Navajo Nation as we mourn Albert’s passing. His work, his light, and his mission will not be forgotten.

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CONGRATULATING DR. KARLA SAPP

The SPEAKER pro tempore. The Chair recognizes the gentleman from Georgia (Mr. CARTER) for 5 minutes.

Mr. CARTER of Georgia. Mr. Speaker, I rise to congratulate a devoted advocate in my district, Dr. Karla Sapp, who was named the 2020 Mental Health Advocate of the Year by the Black Mental Health Symposium.

Dr. Sapp has worked tirelessly to decrease the stigma of mental illness, increase access to care, and improve the wellness of the individuals in her community.

A native of Midway, Georgia, Dr. Sapp previously served with the Georgia Department of Juvenile Justice. For the past 11 years, she has worked as a drug abuse program coordinator with the Federal Bureau of Prisons. I have had the honor of working with Dr. Sapp during her tenure at the Federal Correctional Institution of Jesup.

Karla is a mother, sister, advocate, counselor, teacher, resource, motivator, and public servant. We are blessed to have Dr. Sapp working to better the lives of those suffering from mental illnesses, and I am thankful for her commitment to improving countless lives.

I congratulate her on this amazing accomplishment, and I look forward to her continued journey of service and success.

RECOGNIZING KEN GRINER

Mr. CARTER of Georgia. Mr. Speaker, I rise today to recognize and honor...
Ken Griner of Georgia’s First Congressional District for his 33 years of service in television and his many contributions to Savannah, Georgia.

Over the duration of his successful career, Ken began as a studio camera operator and worked his way up to covering late nights as WTWC’s sports director, and eventually became the hall-mark coanchor at The News at Daybreak in historic Savannah, Georgia.

Ken’s energetic, warm, and bubbly personality made him an invaluable and universally loved person within the television community, and I have personally enjoyed listening to his remarks.

Ken has always been known as a fan favorite; warm and friendly; a helpful coworker; and, above all, a loving person of all people. He is a pillar in Savannah, and I am thankful for his many years of dedicated work in media and for his whole-hearted investment in his work. I hold Ken in the highest regard and I wish him the best of luck in his future endeavors.

HAPPY BIRTHDAY TO MACK MATTINGLY

Mr. CARTER of Georgia. Mr. Speaker, I rise today to recognize Senator Mack Mattingly, who celebrated his 90th birthday on January 7. Mack carries a long list of accomplishments and prestigious titles and awards, but his heart for public service stands out the most.

In the early 1950s, Mack served our country for 4 years in the United States Air Force and was stationed at Hunter Army Airfield in Savannah, Georgia. He first became active in politics in 1964, when he served as chairman of U.S. Senator Barry Goldwater’s campaign for President in Georgia’s First Congressional District.

In 1980, Mack defeated longtime Democratic Senator Herman Talmadge and served in the Senate from January 1981 until January 1987. Mack was the first Republican to serve in the United States Senate from Georgia since Reconstruction.

In his post-Senatorial campaign, President Reagan appointed Mack to serve as assistant secretary-general for defense support for NATO in Brussels, Belgium. He was later appointed as ambassador to Seychelles by President George Bush. Mack has contributed greatly to Georgia and to the United States as a whole through all the positions he held.

I am thankful for his amazing life, and I wish him and his family the best in years to come.

HONORING STEPHEN TOOTLE

Mr. CARTER of Georgia. Mr. Speaker, I rise today to remember and honor Stephen Tootle of Savannah, Georgia, who recently passed away at the age of 32 on December 20.

Stephen was a man of remarkable character and a giving heart, who knew no stranger. He and his family were engrained in the local Savannah community, and everyone who knew him recognized his light-hearted personality and passion for the outdoors.

He was a 2006 graduate of Benedictine Military School and would go on to attend the University of Georgia, where he was a member of the Lambda Chi Alpha fraternity. During this time, he made many lifelong friends. He graduated later from the University of Georgia in 2010, with a degree in risk management and insurance, before he returned to his hometown of Savannah and worked as a commercial fisherman in his family’s crabbing business.

Stephen was known as someone who saw the good in everyone and everything and had a heart of gold. He also had a way of making anyone he met laugh. He was a courageous fighter who battled addiction, and I know his story will continue to touch many lives.

Stephen leaves behind a wonderful, loving family who raised Stephen to be the amazing person he was, and I am thankful for the life he lived. My thoughts and prayers are with his family, friends, and all who knew him during this most difficult time.

REMEMBERING HAWAII COUNTY MAYOR WILLIAM “BILLY” P. KENOI

The SPEAKER pro tempore. The Chair recognizes the gentleman from Hawaii (Mr. KAHELE) for 5 minutes.

Mr. KAHELE. Mr. Speaker, my ohana is from the last native Hawaiian fishing village in Hawaii, Milolii. You have likely never heard of Milolii, and if you haven’t heard of the small fishing village of Milolii, then you probably haven’t heard of Kalapana.

Kalapana, like Milolii, is an ocean community, but Kalapana sits in the shadow of the volcano Kilauea. For decades, this area has been shaped by the various destructive lava flows that have flowed through: but no matter how many times this happened, the people of Kalapana remained resilient and proud of their community.

Mr. Speaker, I can think of no one who embodied the pride and resilience of being Kalapana born and raised than William Punapaia’alaikahala Kenoi, known to most as Hawaii Island Mayor Billy Kenoi. Billy Kenoi would proudly talk about the papaya fields of Kalapana and the mentors who helped him see the world outside of them. Their inspiration took him from the slopes of Kilauea to the University of Massachusetts.

From there, the boy from Kalapana walked with reverence through these very Halls, which he regarded as a heiau, or spiritual center of democracy, as a congressional intern with the legendary Senator Daniel K. Inouye. He then went on to attend the William S. Richardson School of Law at the University of Hawaii at Manoa.

As he moved through his career, he remained that same resilient and proud kid from Kalapana. He worked for justice as a public defender with indigent clients. He moved home to Hawaii Island as a public servant, dedicated to helping his island weather the crystal meth crisis that was ravaging our communities. His leadership in crisis, born of the lava flows and fields of Kalapana, eventually translated to leadership at the island level, when he was elected as Hawaii County mayor in 2008.

Nobody could deny Billy’s charm, keen political drive, and charismatic leadership. And for all his high-level leadership and larger-than-life personality, he left his mark in the individual interactions he had with people, always kind and authentic. Some of us had the fortune of getting to know him as a friend. For me, he was also a mentor.

I will always remember Martin Luther King Day 2016, because it was the day my father had a heart attack and passed away a week later. In the chaotic hours after he passed, there were too many calls and texts of support to count and certainly too many to answer. Despite all of this, one person’s grief persisted and pierced through the pounding grief: Billy Kenoi.

Billy called, asked where I was, and told me to come to the State Capitol. He said, “It was time.” I didn’t know what he meant by that. My father had just passed, but when Billy spoke, I listened. When a man who was once a boy from Kalapana calls you in the middle of a family crisis, you know that he summons with it the resilience and strength of an island community that persisted through lava flow after lava flow.

I went to the State Capitol, to the desk of my father in the State Senate, surrounded by his colleagues, and my life was forever changed. Five years to the day after he passed, Billy Kenoi went into po himself, and he crossed into the afterlife. He left behind a beautiful wife, Takako, and three children, Justin, Liam, and Mahina. He was only 52. And like my father, he was too important a leader to lose too soon.

I will always remember Martin Luther King Day 2016, because it was the profound grief: Billy Kenoi.

Colleagues, I leave you with words from his final speech—and he was famous for speeches—to remember him and take us to a more resilient and prouder future: If impossible is nothing, then everything is possible.

JUSTICE FOR VICTIMS IN SANCTUARY CITIES

The SPEAKER pro tempore. The Chair recognizes the gentleman from North Carolina (Mr. BUDD) for 5 minutes.

Mr. BUDD. Mr. Speaker, I am here to talk for just a moment about law and order. I am here to talk about how we as a body can prevent more needless tragedies in our country. I am here to
The people of my community deserve clarity and honesty when it comes to vaccines from the Federal Government, and I am going to continue to get answers for them.

**ANNIVERSARY OF ROE V. WADE**

Mr. BUDD. Mr. Speaker, the Supreme Court decision in Roe v. Wade was decided 48 years ago last month. Since abortion was made legal, more than 60 million unborn children have had their lives prematurely ended. This is a matter of conscience for me, and I believe that life begins at conception.

In recent years, advances in science and medicine have given us an increasingly vivid picture of what life in the womb is like. A child has a heartbeat at just 6 weeks. A child feels pain at 20 weeks.

Science makes clear that life exists in the womb and, therefore, an unborn child is entitled to the most fundamental of human rights, and that, Mr. Speaker, is the right to live.

This issue transcends what it means to be an American and goes to the core of what makes us human. I hope that one day soon, the Supreme Court corrects their constitutional error so that the American people can reassess their voice in determining the moral question of our time.

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**HONORING THE LIVES AND SERV-ICE OF FBI SPECIAL AGENTS DANIEL ALFIN AND LAURA SCHWARTZENBERGER**

The SPEAKER pro tempore. The SPEAKER pro tempore. The SPEAKER pro tempore. The SPEAKER pro tempore.

Mr. Speaker, it is with a heavy heart that I rise today to honor a fallen hero who graced our glorious Nation forever in their debt and forever grateful.

They made the ultimate sacrifice and, for that, Americans will be forever in their debt and forever grateful.

May their memories be a blessing.

**HONORING THE LIFE OF BILL REYNOLDS**

The SPEAKER pro tempore. The Chair recognizes the gentleman from California (Mr. GARCIA) for 5 minutes.

Mr. Speaker, rise today to honor a fallen hero who graced this Nation for 47 years. Mr. Bill Reynolds, one of my best friends and a loyal wingman, crossed into heaven to be alongside the Lord on January 11.

As a young man, Bill also crossed oceans to fight for this Nation in the jungles of Vietnam in 1967. In fact, he was one of the few surviving members of the well-known “The Boys of ’67,” the Army’s Charlie Company, 9th Division, 47th Infantry Regiment.

He was wounded in battle in combat on the Mekong Delta on June 19, 1967, in one of the fiercest days of the Vietnam war during the Battle of My Lai. Despite being wounded, Bill continued to fight alongside his fellow Americans as they took on heavy fire. His brave service earned him the Bronze Star as well as the Purple Heart.

From an early age, Bill was a scraper. He was a real patriot. He loved his friends, he loved his family, but his allegiance was to his country and to the United States of America and those who served to protect her. The blood he shed and the sacrifices that he made overseas during
Mr. RUTHERFORD. Mr. Speaker, there is nothing more precious than the gift of life given to us by God, who knew us before He formed us in the womb.

Mr. Speaker, life is sacred, and it is heart-wrenching that there are those across this country and in Congress who reject that truth and view abortion as nothing more than a medical procedure.

Sadly, a professed Catholic who knows better has already taken steps to increase the killing of babies across the world and make innocent taxpayers foot the bill.

He has revoked the Mexico City policy, which means American taxpayers will now be sending dollars overseas to support the killing of unborn babies in foreign countries. And he is actively working to eliminate the Hyde amendment, which is a longstanding, bipartisan doctrine that prevents taxpayer funds from paying for the killing of babies in the United States.

Let’s be clear, abortion is murder, not healthcare.

Abortion is not the answer to a child’s mental or physical challenges. I am reminded today of the words of Frank Stephens, a Special Olympian. Many of you heard him speak here at Congress. He is now living with Down syndrome. He says: “About abortion, I don’t want to make it illegal, I want to make it unthinkable. Politicians change laws, I want to change people’s hearts.”

Mr. Speaker, I agree with Frank Stephens. I believe we can do both. We can change lives and we can change people’s hearts.

BLACK HISTORY MONTH

The SPEAKER pro tempore. The Chair recognizes the gentleman from Nebraska (Mr. BACON) for 5 minutes.

Mr. BACON. Mr. Speaker, I rise today to recognize three “Legacy Leaders” from my state and in Nebraska for Black History Month.

Every February, we celebrate the achievements of African Americans and recognize their pivotal roles in the history of our great country. This year, I recognize Ella Willis, Teela Mickles, and Bettie McDonald, who have worked diligently to leave a meaningful and lasting impact on the Omaha community.

Originally from North Carolina, our first Legacy Leader, Ella Willis, came to Omaha in 1967, right after the race riots. After seeing the damage and destruction from the riots not being repaired, she joined the Neighborhood Action and Fact Association, founded by Andy & The Gang.

Around 2004, Mrs. Willis became the president of the association. She worked to secure grant funding for the beautification of 24th Street and the neighborhood garden and marketplace building. The association assisted with the painting of murals along the 24th Street corridor, including The Union for Contemporary Art.

In 2005, under Mrs. Willis’ leadership, the association received the Environmental Improvement Award from the Urban Community Improvement Program. Her community advocacy started long before, when she joined the NAACP in the early sixties, while her husband served in Vietnam. She participated in the voting registration process, protesting for the right for Black women to vote and registering Black men.

Mrs. Willis thanks God for Dr. Martin Luther King, Jr., and praises his belief in justice, hope, love, and nonviolence, saying, “This is what we must learn together as brothers and sisters of God. Have love and faith in your heart.”

Another Legacy Leader is Teela A. Mickles, the founder and CEO of Compassion in Action, a faith-based, nonprofit organization that serves individuals confined in the State correctional facilities and families affected by incarceration.

Mrs. Mickles became a single parent to five young children after an unfortunate turn in life and later attended college, earning her associate degree in Chemical Dependency Counseling. At the same time, she developed Compassion in Action’s Pre-Release Education/Reentry Preparation Program, with her motto of “Embracing the person, rebuilding the family, and breaking the cycle.”

She has been recognized for her dedication and accomplishments through the years: The UNO Woman of Color Award, Heartland Family Services’ Family Advocacy Award, and the City of Omaha Excellence Award, and many, many more.

Mrs. Mickles is also an ordained minister on staff at Mission Church and credits the success of her organization to her strong faith in God and belief that every person is viable. As she says: “If you’re not dead, God’s not done.”

Our third Legacy Leader is Bettie McDonald, cofounder of Native Omaha Days, a week-long homecoming event that celebrates the community’s historical and cultural legacies.

Born and raised in Omaha, Bettie belongs to the Bryant-Fisher family, hailed as one of the most prodigious Black families in Nebraska. After graduating from the Allhouse School of Beauty and Culture, she became owner of her own beauty shop of over 50 years, The Economy Beauty Salon.

The vision for a reunion of native Omahans was first arranged in 1976 and less than a year later the original founding planning members, Vera Johnson and Bettie McDonald, started the Omaha Days Corporation. It is now known as Native Omaha Days and, every 2 years, has brought people to Omaha from across the country.

Approaching its 22nd biennial, Native Omaha Days has reached a peak, influencing cultural programming along 24th Street and adjacent North Omaha neighborhoods.
Bettie is an active member of St. Paul Baptist Church. This year she will celebrate 70 years of marriage, 70 years, to her husband, Jesse McDonald.

I personally thank these three women for making a difference and leaving a legacy of future Black leaders in Omaha. We owe them much gratitude and recognition.

THE CURRENT STATE OF THE COVID-19 PANDEMIC

The SPEAKER pro tempore. The Chair recognizes the gentleman from Illinois (Ms. UNDERWOOD) for 5 minutes.

Ms. UNDERWOOD. Mr. Speaker, I rise today as my home State of Illinois approaches the grave milestone of 20,000 COVID–19 deaths.

I am thinking of the families of each of our neighbors we have lost, and I am also thinking of everyone in our community who is currently suffering from the physical, psychological, and financial consequences of the pandemic.

The past year has been so hard for so many of us, and it is not over. We still have a lot of work to do. We need to keep going until our families’ health and economic well-being is secure.

Now, thanks to the work of incredible scientists, we have authorized vaccines that are safe and effective, offering a level of protection that can save lives and crush this virus.

But until we actually get shots in arms, the virus will continue to spread. This process has been difficult, and the bottom line is that our current vaccine process is not sustainable. But we can change that. We must change that.

The good news is that we can. We have a new administration laser-focused on ramping up distribution, and there are investments to be made in order to help.

Local health departments are overwhelmed with phone calls from people wondering where to go for a vaccine.

Web-based appointment signups are filling faster than people can register.

Immunization providers lack the resources to carry out vaccination campaigns at this unprecedented scale.

To address these challenges and carry out an efficient COVID-19 vaccination campaign that prioritizes the people who need them most, Congress needs the leadership and boldness of the next relief bill must include significant funding to accelerate vaccine administration with a particular focus on providing vaccine doses and outreach to ensure that nobody is left behind.

We also need to fund the workforce that will carry out vaccination efforts, as well as testing, contact tracing, and other critical initiatives to stop the spread of the virus.

I have introduced two bills, the Community Immunity During COVID-19 Act and the Civil Air Patrol, Resilience Force, and Jobs to Fight COVID-19 Act, to make the investments that will be needed to end the pandemic, prevent the next public health crisis, and ensure a strong economic recovery.

Finally, as we continue to confront a once-in-a-century health crisis, it is absolutely unacceptable that millions of Americans continue to lack access to affordable healthcare.

That is why I introduced H.R. 369, the Health Care Affordability Act, which would increase the dollar amount of premium tax credits across all income levels.

It would eliminate premiums for lower-income households; reduce premium costs by hundreds or thousands of dollars for middle-class families, including those who currently make too much money to qualify for the tax credit; and ensure that everyone would be able to buy a plan for no more than 8.5 percent of their income. For families in northern Illinois who currently pay 15, 18, or 20 percent of their income for healthcare, this is real savings that matters.

This was included in the President’s American Rescue Plan, and I urge my colleagues to support its inclusion in the next relief package.

At this challenging moment in history, the decisions we make will be felt for generations. If our ideas are too small, the consequences not only mean a protracted pandemic but a stunted economic recovery.

But if we pursue solutions that meet the moment, we can not only get to the other side of the pandemic, we can emerge from it stronger than before, with evidence-based public health investments that prevent future crises; with career pathways that usher in a new era of economic growth; and with a healthcare system built on a foundation of equity, where access to quality care is not the privilege of a few but the right of all.

I believe that this future is possible, and I know that the decisions we make today will help it. I hope my colleagues on both sides of the aisle are ready to do the work we were sent here to do.

CONGRATULATING ETHAN KNARR

The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania (Mr. THOMPSON) for 5 minutes.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to recognize and congratulate Ethan Knarr of DuBois, Pennsylvania. Ethan recently accepted a fully qualified appointment to the United States Air Force Academy in Colorado.

Ethan credits his success to the love and support he has received from family and friends, including Rod and Debbie Frampton, as well as his four sisters, Lucy, Ann, Katie, and Bonnie.

Undoubtedly, Pete’s academic success and experience with the Civil Air Patrol will serve him well as he starts this exciting new chapter at the Air Force Academy.

Best wishes to Pete, and I look forward to seeing all that he achieves.

RECOGNIZING LISA WINGER

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to recognize Lisa Winger of Oil City. Lisa was recently recognized by the Venango Area Chamber of Commerce as the 2020 Citizen of the Year.

According to the chamber, nominees are those who “in the face of danger, combat adversity through feats of ingenuity, courage, or strength, and those who perform great deeds or selfless acts for the common good.”

Susan Williams, executive director of the chamber, noted nominations for Lisa mentioned her impeccable character and that she was highly respected, a leader, and selfless.

Lisa works at the AseraCare Hospice, where she counsels residents and their families by providing compassion, comfort, and advice.

She truly lives a life of service. Outside of her work with AseraCare, Lisa has also established an Alzheimer’s support group at the Oil City YMCA. She leads the county’s Toys for Tots program.

A friend of Lisa’s said in her nomination that Lisa “works tirelessly for Venango County and dedicates herself to everything she does.”

I would like to congratulate Lisa on this much-deserved recognition and thank her for her commitment to serving her community.
CELEBRATING THE LIFE OF MAXY HUGH HAMMOND

The SPEAKER pro tempore. The Chair recognizes the gentleman from South Carolina (Mr. NORMAN) for 5 minutes.

Mr. NORMAN. Mr. Speaker, I rise today to celebrate the accomplishments of a true family man and public servant, Maxy Hugh Hammond. Maxy was born in Lancaster, South Carolina, on October 19, 1956.

Maxy was from a family that was heavily involved in every facet of service. Maxy Sr., was very active in serving in the Lancaster community, having served on the Lancaster School Board and Lancaster City Council for years and "whetted the appetite" for his son to serve the public, which he did for many years, including serving on the Lancaster County Council, United Way, Chamber of Commerce, Rotary Club, Economic Development Board, Boy Scout Council, school improvement councils, and many more boards and commissions.

Maxy began his work career 45 years ago, including 7 years with the Catawba nuclear plant; Springs Industries for 12 years, where he worked in the engineering department; Kanawha Insurance in sales for 15 years; and vice president of Founders Federal Credit Union for 10 years, retiring on December 31, 2020.

Maxy has been married for 42 years to Jennifer Starnes Hammond and has two children, his son, Garrett, and his wife, Holly, who is married to Matthew Whitley.

The joys of Maxy and Jennifer’s life are their two granddaughters, Avery and Maryn Reese, who will be 1 year old in April, and Oak, who will be 2 years old in June, and Maryn Reese, who will be 1 year old in April.

I had the privilege of viewing and listening to a series of testimonials posted on Facebook about Maxy and what he and his family have meant to the greater Lancaster community, which included heartfelt comments by his family, his friends, and his coworkers from all walks of life.

Those who knew him the best had this to say:

“Our office is like a six-pack, and Maxy is the plastic ring that holds our office together.”

“He never puts himself first. It is about everyone else.”

“If this building was burning down, he would circle the building two to three times before worrying about himself.”

“Maxy doesn’t care about titles, accolades, or recognition. It is all about others'.”

“If Maxy can make everyone else happy, that is all he wants.”

Maxy Hammond is a true public servant who has lived his life for his God, his family, and his country.

On behalf of the Members of the 117th United States Congress, I wish you Godspeed in your retirement years as you spend time with your family and your many friends on the heavenly beaches of the Carolinas.

MIDDLE OF IT ALL

The SPEAKER pro tempore. The Chair recognizes the gentleman from Kansas (Mr. MANN) for 5 minutes.

Mr. MANN. Mr. Speaker, I am humbled to deliver my first speech on the House floor today and discuss the future of our great Nation.

I grew up on a farm south of Quinter, Kansas, that my parents and brother still operate. The house my parents live in, and the house I grew up in, is the same house my great-great-grandfather ordered from Montgomery Ward catalog in the early 1900s.

Growing up there meant I spent thousands of hours on a tractor working in the fields and on horseback doctoring cattle in the family feed yard. Those hours turned into love of country and lessons about the value of hard work.

My Kansas roots run deep, and my desire to serve our country is wider than a country mile. I ran for Congress to advocate for agriculture and our Kansans. Kansasag is a good people who carry a pioneering spirit with them, in the same way those who settled my State did over 160 years ago.

The people of Kansas 1, the Big First, know what that for each other, and sacrifice for each other. The district is home to more than 60,000 farms and is made up of farmers, ranchers, feedlot managers, nutritionists, ethanol producers, ag lenders, and agribusiness owners who feed, fuel, and clothe the world.

As Congress becomes increasingly more urban, the distance from farm to fork has never been greater, and the Big First depends on strong voices for agriculture in Congress. That is why I am honored to serve on the House Agriculture Committee.

At the very top center of the Big First sits Lebanon, Kansas, a seemingly ordinary small town. About 2½ miles northwest of Lebanon is the exact middle of the contiguous 48 States. A few months ago, a group of us met in Lebanon and prayed for our Nation and that God’s will would be done and that our future would be bright.

There is something about being in the middle of the country where farmers pray for rain, parents drive 30 miles one way to take their kids to school, and communities shrink and grow with oil and gas prices that gives you a great perspective. To really be in the middle of it all, though, we must demand results.

I have received many calls from family farmers in the Big First gravely concerned with President Biden’s executive order restricting travel from countries like South Africa, where a large number of our Iowa and Minnesota workers come from during harvest. I will tell you, if an issue matters to a Kansan, it matters to me.

I worked with a number of my colleagues here to issue a letter to President Biden, asking that he exempt essential workers, like those in agriculture, from his travel ban. Soon after, we were told the President would grant the exemption. But to me, an exemption to an overreaching executive order is not enough.

After watching President Biden issue 25 executive orders in his first 10 days as President, more than the last seven Presidents combined during their first 10 days, I decided I could no longer sit idle and watch executive orders dictate the direction of this country with no input from Congress. The executive branch was not created to legislate—Congress was.

We are now up to 42 executive orders from the Biden White House. That is why, earlier this week, I introduced the More Accountability is Necessary Now acts, six pieces of legislation promoting accountability and transparency to the administration’s future executive orders.

The MANN acts require that the executive branch notify the American public and Congress of its intent to issue any new executive orders pertaining to agriculture, energy, the environment, pro-life provisions, the Second Amendment, and immigration.

The short-term impact of legislation like this would be to hold our elected leaders more accountable. But for the long term, we must never forget that America is the greatest and most noble experiment that has ever been endeavored.

When our Founding Fathers used the three words “by their Creator” 245 years ago, they unleashed freedom on humanity, because for the first time in history, people stood up and declared that freedoms do not flow from a king or government; they flow from God.

The power of that truth can never be stomped out because it rings loudly in the hearts and minds of Americans from coast to coast and certainly in the Big First, which in many ways is the pilot light of America. In my district, the basic values of faith, family, and freedom are alive and well. It is our responsibility to never let that light go out.

I believe that when we get into the middle of issues, roll up our sleeves, get to work, and do the heavy lifting, we gain better perspectives and better results. Being in the middle of it all instead of being stapled to our desks in Washington, D.C., makes us all better and is good for America.

Get in the middle of it. Stand face to face and engage. Spend time to think, pray, and reflect, like I did that day in the exact center of the country. I promise you will gain a better understanding of where we need to go as a nation.

I did not run for Congress to be a caretaker in the slow demise of America. I ran so I could fight and work to
make it stronger. That is what I intend to do while believing that our brightest days are yet to come.

THE CHALLENGES FACING OUR BORDER

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas (Mr. TONY GONZALEZ) for 5 minutes.

Mr. TONY GONZALEZ of Texas. Mr. Speaker, I rise today to address the Chamber for the first time in my service to the 23rd District of Texas. My path to Congress has been marked by many obstacles. At age 18, I left high school to join the Navy and provide a path to success for my family. As I embarked on a 20-year career as a cryptologist, I deployed to Iraq and Afghanistan and gained a deep understanding of the security issues that currently affect our Nation.

Funding levels and requires that all year increase to current Stonegarden ern border is occurring. A surge at our Southern enforcement agents in my district, it is exactly what is needed. A surge at our South- boots on the ground with sophisticated tools to do their job is exactly what is needed. After speaking to countless law enforcement agents in my district, it is clear that more funding for this program is needed. A surge at our Southern border is occurring.

The Security First Act proposes a 4-year increase to current Stonegarden funding levels and requires that all money seized from drug trafficking activities at the Southern border be funneled to the Stonegarden account. By strengthening our ability to cope with evolving security challenges, the Security First Act helps protect the integrity of our Southern border.

HONORING DEBBIE MOSELEY ON HER RETIREMENT

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas (Mr. BABIN) for 5 minutes.

Mr. BABIN. Mr. Speaker, I rise today to honor the services of Ms. Deborah "Debbie" Moseley, the executive director of The Bridge Over Troubled Waters in Pasadena, Texas. Commonly referred to as "The Bridge," this organization has assisted men, women, and children affected by domestic and sexual violence or homelessness in southeastern Harris County, Texas.

For 34 years, Debbie has served the organization as an advocate in the field of domestic and sexual violence. Debbie began working as a volunteer at The Bridge in 1986, alongside her mother and grandmother. A year later, she started working with The Bridge's child everyday. By strengthening our ability to cope with evolving security challenges, the Security First Act helps protect the integrity of our Southern border.

The SPEAKER pro tempore. The Chair recognizes the gentleman from Illinois (Mr. RODNEY DAVIS) for 5 minutes.

Mr. RODNEY DAVIS of Illinois. Mr. Speaker, I rise today to commemorate the bicentennial celebration of the founding of Montgomery County, Illi- nois.

Montgomery County was formed February 12, 1821, and named in honor of Revolutionary War General Richard Montgomery. Montgomery County has a rich history, including being a friend to Illinois' favorite son, Abraham Lin- coln, and providing a stretch of historic Route 66.

Montgomery County continues to be a vibrant community that supports family, sports, fine arts, churches, and numerous organizations for more than 30,000 residents that make up 20 munici- palities. I am proud to represent Montgomery County and the many people who make it a wonderful place to live.

THANK YOU TO DAVID A. NORTHERN, SR.

Mr. RODNEY DAVIS of Illinois. Mr. Speaker, I rise today to recognize David A. Northern, Sr., for his leadership and service to the people of Cham- paign County, Illinois.

I have had the privilege to work with David through his role as the chief execu- tive officer of the Housing Authority of Champaign County, an organization which provides housing and related services to the most vulnerable populations in our community. He oversaw various programs that provided housing opportunities and assistance to over 13,000 citizens.

In 2018, Rod Northern, Sr., was honored by the International Property and Casualty Insurance Association with the 2018 Rotary Club's Paul Harris Fellow Award in 2018; Rotary Director of the Year in 2016; and the Stella Trumble Community Service Award in 2017.

Mr. Speaker, I would like to thank Debbie Moseley for her lifetime of dedi- cated service to the survivors of domest- ic and sexual violence, and I wish her the very absolute best during her well-deserved retirement.

MONTGOMERY COUNTY, ILLINOIS, BICENTENNIAL

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas (Mr. ROBERT J. GRAY) for 5 minutes.

Mr. ROBERT J. GRAY. Mr. Speaker, I rise today to recognize the people of the 31st Congress for the 31st District of Texas.

The Security First Act proposes a 4-year increase to current Stonegarden funding levels and requires that all money seized from drug trafficking activities at the Southern border be funneled to the Stonegarden account. By strengthening our ability to cope with evolving security challenges, the Security First Act helps protect the integrity of our Southern border.

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The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas (Mr. ROBERT J. GRAY) for 5 minutes.

Mr. ROBERT J. GRAY. Mr. Speaker, I rise today to recognize the people of the 31st Congress for the 31st District of Texas.
David’s distinguished career and experience in Federal housing assistance has been a blessing to Champaign County. While we will certainly miss him in Illinois, we wish him the very best as he begins a new journey as the president and CEO of the Housing Authority of Birmingham District in Alabama, the largest in the State.

Mr. Speaker, I, again, wish to thank my friend David Northern for his service to Champaign County and congratulate him and wish him the best in his new home in Alabama.

REMEMBERING DAVID PICKETT

Mr. ROYDEY DAVIS of Illinois. Mr. Speaker, I rise today in honor of David Pickett, my friend from Taylorville, Illinois, who sadly passed away right before Christmas.

David graduated from Taylorville High School in 1977, and then graduated from Western Illinois University in 1981, with degrees in accounting and computer science.

He will be remembered in our community for his entrepreneurial spirit, his photography skills, and for his love of sharing with others in the community. His most memorable feat in Taylorville will be taking the hobby of photography and turning it into a business called Fun Photo. It was his own sports photography business. I saw David at sports events, and I still have pictures of my young kids in youth football and youth baseball that line my hallway because David was there.

He was part of our community and he was part of our kids.

David was an avid fisherman, a die-hard Cardinals fan. He had a talent for cooking and loved to entertain his friends and family. His vibrant personality and remarkable smile will be missed.

I really wish the best for his family right now. It is a sorrowful loss for them, but also everybody in our hometown of Taylorville, Shannon and my kids send our thoughts and prayers to his wife, Debbie; his children, Mark and J.D.; his grandchildren, Libbey, Ben-net, Jamison, Charlotte, and Connor; his parents, James and Mary; and his siblings, Linda and Tom.

David, may you rest in peace, my friend.

REMEMBERING ROSEMARIE LONG

Mr. ROYDEY DAVIS of Illinois. Mr. Speaker, it is a sad day today. Last night, not just my good friend, but a great friend to our community and Sangamon County, Illinois, passed away.

Rosemarie Long was somebody who I came to know as the head of our local Republican Party in Springfield, Illinois. I can tell you that Rose Long gave such good advice and great mentorship to many people like me and others who have walked this institution. Rose Long was somebody who cared about her community and cared about making her country better.

My heart goes out to her family at this trying time, and I certainly want them to know that I know without Rose’s guidance, without Rose’s friendship, without Rose’s support, I would not be blessed to serve as a Member of Congress.

One thing about Rose, she was not shy, at all, of letting me know her concerns about whatever may or may not be going right for her in this institution. I cannot believe that Rose is gone. I cannot believe that the world is going to be a better place without her. But I know one place that will be better with her, and that is Heaven.

Good luck, Rose. May you rest in peace, and may God continue to bless you and your family at this very sorrowful time.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until noon today.

Accordingly (at 11 o’clock and 12 minutes a.m.), the House stood in recess.

PRAYER

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

O Holy God, we humble ourselves before You, coming to You in prayer as thousands across the globe and hundreds within this Congress have done on this day of the National Prayer Breakfast. We pause to lay before You ourselves, our hopes, our dreams, our frustrations, and our anger, keenly aware of Your sovereignty over our lives, and our failures in living them.

Even as we kneel before You, anoint us with Your mercy and lift up our eyes to Your grace. Shine Your redeeming light on us that we reflect the love that You have shown to us that our attitudes toward each other and to the tasks You set before us would be changed to demonstrate the benevolent plan You desire to share with each one and with this country.

As Your people, holy and dearly loved, we commit to clothe ourselves with compassion, kindness, humility, gentleness and patience. Forgiven by Your mercy, we devote ourselves to bear with one another and to forgive the grievances we have against another.

So transformed, may we live lives of reconciliation, not as a political position but in a posture of compassion. And with these virtues we will choose this day to make that we would be bound together in perfect unity by the strength of Your most holy name in which we pray.

Amen.

PLEDGE OF ALLEGIANCE

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

Mr. COSTA 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.

MEDICAL EDUCATION IN RURAL DISTRICTS

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

Mr. COSTA. Madam Speaker, I rise today to talk about the urgent need to address doctor shortages in rural and medically underserved communities throughout our country. The current pandemic and problems with vaccine distribution have highlighted the dangers behind a lack of access to the quality of healthcare in these areas. I am working to change that right now.

Unlike producing personal protective equipment, it takes years to train a physician. This week, I will introduce legislation to invest in medical education and to create new medical schools throughout this country and in underserved communities like mine in the San Joaquin Valley.

This bill will help curb the shortfall of physicians in rural areas by enabling medical students to stay close to home. Studies increasingly show that students who can study close to home are more likely to stay there and practice there upon graduation.

If we want to keep the promise that every American who wants a vaccine will get one, then we need to have more doctors, nurses, and medical providers throughout our country. This legislation would do just that.

Helping my constituents and keeping them safe is my number one priority. I will continue to do whatever it takes to make that happen. This is important legislation, and I ask my colleagues to support this legislation in a bipartisan basis.

REAL COVID RELIEF

(Mr. WALBERG asked and was given permission to address the House for 1 minute.)
Mr. WALBERG. Madam Speaker, in the midst of these hard times, we are especially grateful for the healthcare and frontline workers who have bravely answered the call. Thankfully, we see glimmers of hope with the discovery and distribution of multiple vaccines.

Yet, sadly, here in Congress, Democrats are using the pretense of COVID relief to ignore bipartisan consensus and push a $2 trillion liberal wish list of unrelated provisions. Let's not forget the most recent targeted COVID relief bill was signed into law only 1 month ago, and together with previously enacted stimulus laws, over $1 trillion remain unspent.

It is time to work together to end this pandemic and help our constituents get back on their feet. Let's get students back in the classroom, vaccines distributed, and workers back on the job.

HONORING DAVID SNIDER
(Mr. O'HALLERAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. O'HALLERAN. Madam Speaker, I rise today in honor of David Snider, a constituent, a colleague, and a friend who passed away late last month. In every role, he dedicated himself selflessly and tirelessly to his community.

I was honored to speak with his family and understand that families across our great State had access to clean drinking water.

David wore many hats, but the one that jumps out is his two terms as Pinal County Supervisor. His efforts helped to keep Arizona on track during the drought that still exists, and his plans and expertise have helped us form important multi-State water agreements.

I know David's legacy will live on. My heart is with the Snider family and the entire Casa Grande community as we mourn his passing.

CONGRATULATIONS TO ORION SAMUELSON ON HIS RETIREMENT
(Mr. LAHOOD asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LAHOOD. Mr. Speaker, I rise today to congratulate Orion Samuelson on his retirement and to thank him for his 60 years of work at WGN Radio and Nexstar Media.

Orion's Hall of Fame career leaves behind a legacy known throughout the country, especially in our agriculture community. We will miss hearing his voice on air, seeing him at the Illinois State Fair in Illinois, and, today, has over 1 trillion remain unspent.

Back home in Michigan, Governor Whitmer continues to go it alone, imposing punitive and arbitrary restrictions that have harmed too many small businesses and hardworking families.

Yet, sadly, here in Congress, Democrats are using the pretense of COVID relief to ignore bipartisan consensus and push a $2 trillion liberal wish list of unrelated provisions. Let's not forget the most recent targeted COVID relief bill was signed into law only 1 month ago, and together with previously enacted stimulus laws, over $1 trillion remain unspent.

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Orion's Hall of Fame career leaves behind a legacy known throughout the country, especially in our agriculture community in central and west central Illinois.

Born on a dairy farm in La Crosse, Wisconsin, Orion got his start in radio in Appleton and Green Bay. In 1960, he came to Chicago and joined WGN Radio as their farm director. In the six decades since, Orion has become the best known voice in agriculture radio. From the recently renamed farm reports to anchoring "The Noon Show" and hosting his "U.S. Farm Report," which still airs today, Orion is a legend in broadcasting and agriculture. In 1963, Orion was the first to read the on-air bulletin that President Kennedy had been assassinated in Dallas.

His booming and distinctive voice is known well throughout Illinois and in our agriculture community. We will miss hearing his voice on air, seeing him at the Illinois State Fair in Springfield, and hearing his reports that helped guide our farmers to success over the years.

I want to thank Orion for his years of work and service, and I hope he enjoys a well-earned retirement.

MINNESOTA'S VETERANS OF FOREIGN WARS
(Mr. HAGEDORN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HAGEDORN. Mr. Speaker, today, I introduce a resolution commemo- Rating the 100th anniversary of the Department of Minnesota Veterans of Foreign Wars.

The Minnesota VFW was founded on January 17, 1921, and, today, has over 200 posts across the State and serves more than 32,000 veterans who fought for America honorably overseas, as well as an additional 21,000 auxiliary members, consisting of veterans' family members.

The Minnesota VFW Century of Service has helped strengthen the common bonds of our military heroes by improving the quality of life for veterans and their families. The VFW provides a wide array of services to its members, including youth development and scholarships, national security advocacy, legislative affairs, citizenship education, veterans' fellowship, re-treats, and financial assistance for disabled veterans.

I am incredibly grateful to those at the Minnesota VFW who work tirelessly on behalf of our nation's Veterans. Here is to another 100 more years. I ask Members to cosponsor my resolution.

EXECUTIVE ORDERS COMPROMISE OUR SECURITY
(Mr. ARRINGTON asked and was given permission to address the House for 1 minute.)

Mr. ARRINGTON. Madam Speaker, the first and most important job of the Federal Government is protecting its citizens. From day one, President Biden, who campaigned as the unifier in chief, has made unilateral decisions to compromise the security of our country and undermine the rights of the American people.

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

Ms. HOULAHAN. Mr. Speaker, a lot of people in this body are talking about jobs these days, and rightfully so. Our economy is in crisis. But what I want to do is urge everyone that when we talk about rebuilding this economy, we are talking about all of the issues that make for a successful, strong, and healthy economy and that includes childcare and attention to our children.

Like many industries during this pandemic, childcare is struggling. Many facilities can't pay their bills due to reduced demand in services and increased costs to keep safe facilities for both children and staff. Many of us on both sides of the aisle have rightfully celebrated the heroes of this pandemic: healthcare workers, frontline workers, and essential workers. And these are the very people who are using childcare right now and they are the ones who cannot work from home and, therefore, need enriching and safe places for their children to go while they literally save lives and provide for the American people.

So I ask every Member who has spoken so passionately about our heroes and about returning to normal life to move beyond those words and to take meaningful votes on legislation that will ensure access to equitable, high-quality childcare for infants, toddlers, preschoolers, and afterschool care children alike all across this country.
In his flood of executive orders, President Biden has already stopped deportation, lifted travel restrictions from terrorist countries, halted border wall construction, empowered sanctuary cities, weakened asylum policies—I am running out of breath, Madam Speaker. I welcome all freedom-loving and law-abiding citizens who want to make a better life for themselves in this country, but we must respect the sovereignty of this country, we must respect the rule of law, and we must always respect the American people’s safety first.

YOUTH MENTORING MONTH
(Ms. SCANLON asked and was given permission to address the House for 1 minute.)

Ms. SCANLON. Madam Speaker, I rise today in recognition of Youth Mentoring Month, which we celebrate in January.

Established in 2002, Youth Mentoring Month celebrates the powerful impact of mentoring relationships and raises awareness about the need for more caring adults to become mentors in their communities. In 2006, I created a career development and mentorship program at Constitution High School in Philadelphia and, throughout the years, I have served as a mentor many times over.

We often talk about mentoring in terms of the benefits to young people, but what surprises so many people about mentoring is the emotional satisfaction and benefits to the mentor. Whether it be through a classroom, an arts program, or a local youth sports team, mentors provide young people with the guidance and encouragement they need to find success and reach their full potential.

As co-chair of the bipartisan Congressional Youth Mentoring Caucus with Representative Jaime Herrera Beutler, I look forward to celebrating and promoting mentoring programs across our country.

CHINA CONTINUES TO SEEK GENETIC TECHNOLOGY
(Mr. MURPHY of North Carolina asked and was given permission to address the House for 1 minute.)

Mr. MURPHY. Madam Speaker, today I would like to bring attention to a troubling assessment that was issued by the National Counterintelligence and Security Center on Monday.

China continues to aggressively seek to acquire Americans’ genetic information. They have targeted government agencies, as well as our universities, through hacks and ill-intentioned partnerships. They recently even tried to buy fertility clinics in the United States to gather American DNA.

And as was catalogued on “60 Minutes” last week, the Chinese are now targeting family research databases that Americans innocently use to research their family trees.

Make no mistake, our healthcare information—our family information—and will be used against us. The Chinese have already demonstrated the lengths to which they are willing to go to use genetics against their own people as they experiment on the Uighurs in the Xinjiang province. This threat cannot be ignored.

China has already received personally identifying information on most Americans. As citizens, we must take better control of our information, and Congress must act to keep this problem from getting worse.

RECOGNIZING THE LEGACY OF THE GREENSBORO FOUR
(Ms. MANNING asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. MANNING. Madam Speaker, on February 1, 1960, four young Black men sat down at a Whites only Woolworth’s lunch counter in Greensboro, North Carolina, and asked to be served. These students from North Carolina A&T State University had trained for weeks to be able to withstand the hostility and abuse that would be thrust upon them.

The next day, the “Greensboro Four” were joined by women from Bennett College and Greensboro Woman’s College. The courage demonstrated by these students sparked a national sit-in movement that spread to 55 cities in 13 States. The sit-ins lasted for 6 months until, finally, the Woolworth’s lunch counter was integrated.

As the Representative from Greensboro, I join my colleagues, Representatives Adams and Butterfield, in introducing a resolution to recognize the legacy of the Greensboro Four, and follow their lead in fighting for a future that will bring equal rights to all people.

RECOGNIZING THE SERVICE OF JOSHUA GRANT
(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON. Madam Speaker, this week, 62 million unborn babies have had their lives cut short in America.

The United States is one of only seven countries in the world where late-term abortions are legal, joining countries like China, North Korea, Vietnam, and then Singapore, Canada, and Holland.

Now, we, under the current administration, look to push for still more
abortion by talking about removing the Hyde amendment allowing for tax-

payer funding and, even worse, repeal-

ing the new Mexico City policy in

which the United States gives money to
organizations abroad who will wind

up performing abortions. That is what
the United States will become known

for around the world.

How is this to respond to the natural

wealth and beauty we have been given.

Recognizing Indiana County, Pennsylvania’s Meals on

Wheels 50-Year Milestone

(Mr. Thompson of Pennsylvania asked and was given permission to ad-

dress the House for 1 minute and to re-

vise and extend his remarks.)

Mr. Thompson of Pennsylvania, Madam Speaker, I rise today to recog-
nize the Meals on Wheels Program in Indiana County, Pennsylvania, who recently celebrated a 50-year milestone of helping neighbors in need. Marty Yachisko is the lifeblood of this operation. Marty has been running the Meals on Wheels Program in Indiana County out of the local American Legion kitchen since 1961. Five days a week, volunteers gather at the Legion to prepare meals for local senior citizens. Currently, Meals on Wheels of Indiana County is serving 35 seniors but, in the past, volunteers have served up to 70 individuals daily.

Before COVID-19, almost 10 million seniors were facing hunger threats. Meals on Wheels provides an incredibly valuable service. It is not just hot meals. For many seniors, their only social interaction of the day may be their visit from a Meals on Wheels volunteer. That connection is invaluable.

Meals on Wheels Indiana is always looking for more volunteers looking to help seniors in their community. Thank you to Marty and the team at Meals on Wheels Indiana County for their dedication.

Celebrating Lunar New Year

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

Mrs. Kim of California, Madam Speaker, I rise today to join my com-

munity in recognizing and celebrating the Lunar New Year.

2021 is the Year of the Ox, which represents strength, determination, and perseverance.

We have seen this spirit in the American people during the COVID-19 pan-
demic. And while we have faced un-
precedented challenges, we have also shown that the American people are re-
silient. And I hope this year, this new year is filled with many blessings, joy, and renewal. I pray that this year brings success and happiness to all.

I have the honor of representing a community to ensure that the American Dream that I was able to achieve is available for everyone and for our next generation. Together, I know we can make a better world.

I would like to extend a happy new year to everyone.

(English translation of the statement made in Korean, Mandarin, Cantonese, and Vietnamese follows:)

"Happy new year.
Korean: “saehae bok mani badeuseryo”
Mandarin: “xinnián kuàiliè”
Cantonese: “Gong hei fat choi”
Vietnamese: “Xuan hay Nam M’i”
The SPEAKER pro tempore (Mrs. Demings), The gentlewoman from Cali-

fornia will provide the Clerk a translation of her remarks.

Providing for Consideration of H. Res. 72, Removing a Certain Member from Certain Standing Committees of the House of Representatives

Mr. Mcgovern, Madam Speaker, by direction of the Committee on Rules, I call up House Resolution 91 and ask for its immediate consideration.

The Clerk read the resolution, as fol-

lows:

H. Res. 91

Resolved. That upon adoption of this reso-

lution it shall be in order without interven-
tion of any point of order to consider in the House the resolution (H. Res. 72) removing a certain Member from certain standing com-

mittees of the House of Representatives. The resolution shall be considered as read.

The previous question shall be considered as or-
dered on the resolution and preamble to adoption without intervening motion or de-

mand for division of the question except one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Ethics.

The SPEAKER pro tempore. The gen-
tleman from Massachusetts is recog-
nized for 1 hour.

Mr. Mcgovern, Madam Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gen-
tleman from Oklahoma (Mr. Cole), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yield-

ed is for the purpose of debate only.

General Leave

Mr. Mcgovern, Madam Speaker, I ask unanimous consent that all Mem-
bers be given 5 legislative days to re-

vise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gen-
tleman from Massachusetts?

There was no objection.

Mr. Mcgovern, Madam Speaker, yesterday, the Rules Committee met and reported a rule, House Resolution 91, to provide for the consideration of H. Res. 72, removing a certain Member from certain standing committees of the House of Representatives under a closed rule. The rule provides 1 hour of debate equally divided and controlled by the Chair and ranking member of the Committee on Ethics.

Madam Speaker, this is one of those moments where this institution must decide where the line is drawn.

A person in this House encouraged vi-

ence against Members of this institu-
tion, part of a larger pattern of dis-
turbing rhetoric.

She has also called the Sandy Hook and Parkland shootings, where young children were killed, a hoax.

She followed and harassed a survivor of the Parkland shooting, David Hogg.

She promoted a video featuring a Holocaust denier which contained dis-
gusting anti-Semitic language.

She has even claimed that 9/11 was a hoax; that a plane didn’t really hit the Pentago.

And what did our distinguished minor-

ity leader, Kevin McCarthy do, Madam Speaker?

Did he take action to push this dis-
gusting rhetoric out of the Republican conference?

Now, this is not a radical idea. When something like this happened in the past, party leadership on both sides stepped up and took action.

That is what happened with Demo-

crat Bill Jefferson and Republican Steve King. We are here today because Minority Leader McCarthy does not have the courage to do what is right.

Now, I remember a time when Repub-
lican leaders had the courage to do what was right. Dealing with the likes of Steve King was not an isolated inci-

dent. In 1991, when the Republican Party contended with David Duke, a Holocaust-denying neo-Nazi and former KKK grand wizard, former President George H.W. Bush said: “He should be rejected for what he is and what he stands for.”

David Duke was pushed out of the party and stripped of any credibility and recognition.

February 4, 2021

Even as recently as 2016, when Duke announced a run for the U.S. Senate, the then-Republican National Com-

mittee chairman said: “David Duke and his hateful bigotry have no place in the Republican Party.”

Madam Speaker, that seems like for-
v...
Party in the House today are not going to do a damn thing about it.

Now, I never thought I would say this, Madam Speaker, but I agree with MITCH MCCONNELL. The Senate minority leader this week called Congresswoman Greene’s embrace of conspiracy theories “a cancer for the Republican Party.”

I would take it a step further. I think giving Congresswoman Greene a megaphone by creating anstanding committee would be a cancer on this entire Congress.

None of us get to decide who the voters send to Congress. But as Members of this body, it is our job to set the standard for the conduct of those who serve here, especially when they cross the line into violence.

The Republican talking point now seems to be: “I condemn Congresswoman Greene’s words, but . . .

Madam Speaker, her words are indefensible, period. And we must act, not because it helps us or hurts them, but because it is the right thing to do for this institution and for America.

Is nothing beyond the pale? Is there no line at all? You can’t. It is indefensible.

And we must take a moment and read what she has said and what she has posted and what she has embraced before she was elected to Congress to be deeply offensive. There is no line. There is no line.

We have to have the courage to pass this rule and the underlying resolution on a bipartisan basis, to stand up for what is right, to demand better from those who serve in this institution, and to demand more for the people that we represent.

Madam Speaker, I reserve the balance of my time.

Mr. COLE. Madam Speaker, I thank the distinguished gentleman from Massachusetts, my good friend, Chairman McGovern, for yielding me the customary 30 minutes, and I yield myself such time as I may consume.

Madam Speaker, today is a sad one for us, for many reasons, including the Rules Committee, and for the entire House of Representatives. Today, we are meeting on an unprecedented resolution by the majority, removing a Member of the minority party from her committee assignments.

Now, before I continue, Madam Speaker, I want to be very clear that I find the comments made by the Representative in question before she was elected to Congress to be deeply offensive. Members are not allowed to be held to a high standard. And if she spoke any of what has been reported while a Member of this body, her words would certainly not meet that standard.

But at last night’s Republican Conference, Representative Greene expressed regret for her past statements, which speaks to a problem with today’s resolution. Representative Greene is not being given the courtesy of a referral to the Ethics Committee, the body empowered to investigate the conduct of Members. She is not being given the same due process that is given to other Members before facing punishment by the House.

Why is it so hard for the majority to give a Republican Member due process before stripping her of her committees? That is all I asked the Rules Committee last night, which the majority rejected.

Today’s resolution raises serious questions for this institution. Indeed, these questions have nothing to do with this particular Member at all. Instead, they are about the future of the institution. The action the majority is proposing to take today is not only premature but, in fact, unprecedented in the history of the House.

Madam Speaker, what the majority is really proposing to do today is establish a new standard for punishing Members for conduct before they ever became a Member. The majority is proposing to void Members of Congress accountable for statements made before they were even a candidate for Congress.

This change opens up troubling questions about how we judge future Members of Congress and whether or not we, as an institution, should impose sanctions on Members for actions they took before they were even candidates for office.

Under this majority’s new approach, could a Member be punished for statements they made 5 years ago? Ten years ago? Twenty years ago?

I would remind the majority that several of their own Members have engaged in activities or made comments that the Republican Majority found offensive and inappropriate. If the majority changes hands in the future, as it surely will at some point, how would the current majority feel if these Members are stripped of their committee assignments with no due process? My friends run the risk of setting off a tit-for-tat exchange of escalating partisan punishment and score-settling that could cripple the operation of the House now and well into the future.

But what has also never been done before in the history of the institution is this: The majority has never taken steps to exercise a veto over the minority’s committee assignments. It has never been done, Madam Speaker.

I know my friend, Chairman McGovern, attempted to point out some cases in yesterday’s Rules Committee hearing to the contrary. But each of those cases he cited actually involved the party sanctioning their own Members. The majority exercising a veto over the minority’s assignments has never happened before.

I would also like to point out that this is the same majority which raised no objections a week ago when this House unanimously approved resolutions on committee assignments.

In the past, the majority and minority have respected each other’s rights to place Members on committees without interference. It has ultimately been the responsibility of each side to also hold their Members accountable for unacceptable behavior, including making decisions to remove Members from their committee assignments when warranted.

Indeed, Madam Speaker, Republicans have removed Members from committees in the past. I know, I have personally been part of those proceedings.

We can and will do so again, if necessary, but it will be done with due process and with the Members in question, whoever they may be, allowed to make their case. That is a simple standard of fair play and decency that the majority has decided not to extend to a Member of the minority in this case.

I truly believe that the majority claiming a new right to be able to exercise a veto over the minority’s committee assignments will ultimately be met with pushback from the minority. A change in norms away from an institution built on mutual consent and toward an institution where the majority
holds a veto power over everything, including committee assignments, is ultimately an institution that cannot function.

If one side feels the other should take corrective action for one of its Members and has failed to do so, then the bipartisan Ethics Committee exists to adjudicate matters related to the Code of Official Conduct. I believe it would be appropriate for the Ethics Committee to determine if a new standard relating to the actions taken by a Member of Congress before they are elected should be covered by the Code of Official Conduct and make the appropriate recommendations for the institution to guide us going forward.

I fear that doing anything other than this would send the institution down a precarious path. The Ethics Committee is the appropriate venue for considering claims of misconduct. That is traditionally what this institution has done when considering the conduct of an individual Member. I believe today it is appropriate to adhere to that norm.

Madam Speaker, the matter we are faced with is bigger than any one individual Member. It is about how we, as an institution, continue to function in the future. I fear that if we open this particular Pandora’s box, we will not like what happens next. I would strongly urge this House to consider an alternative course before it is too late.

Madam Speaker, I urge opposition to the rule, and I reserve the balance of my time.

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

Madam Speaker, I will respond to a couple of things my good friend, Mr. Cole, just said.

As he pointed out, in the past, Members were removed from committees as a result of the actions of the party leaders. It did not go through the Ethics Committee.

The reason we are here is because, in this case, which seems very obvious to us, the Republican leadership chose not to act. In fact, they met last night, and they voted on whether to remove Congresswoman Cheney from her position because she had the courage of her convictions and came down and voted her conscience. They didn’t vote on this.

Agreed to point out, with regard to the Ethics Committee, there is no Ethics Committee that exists quite yet because Republicans haven’t appointed all of their Members to the Ethics Committee, so it doesn’t even function at this particular point.

I would just also say that, listening to my good friend, he talks about all of this as if it is somehow ancient history. Well, the gentlewoman from Georgia, as we speak, continues to fundraise off these disturbing remarks. I am not sure what she said to the Republican Conference last night, but just last night, she tweeted about raising $175,000 off of this and said: “We will not back down. We will never give up.”

That is not contrition, Madam Speaker. I say that to my colleagues. That is doubling down and profiting.

Madam Speaker, I yield 10 minutes to the gentlewoman from Pennsylvania (Ms. Scanlon), a member of the Rules Committee.

Ms. Scanlon. Madam Speaker, I, too, have had the opportunity to work with the ranking member of the Rules Committee that this does raise serious questions for our institution and assure him that this is not a move taken lightly, but our colleagues have left us no choice.

Historically, we have policed themselves. Even as recently as 2 years ago, our Republican colleagues removed a Member from committees after he made a series of false and despicable statements, which were less serious than the conduct we consider here.

But, apparently, that was the old GOP. In the words of Republican Senator John Thune from South Dakota, the party of government and fiscal responsibility, free markets, peace through strength has become the “party of conspiracy theories and qAnon.”

No matter how much our colleagues here today say that they disapprove of the conduct of the Representative from Georgia, they must realize that she is now the face of their party.

If today’s House Republican caucus wants to embrace this behavior, the majority does not. The Member in question has advocated for insurrection and violence against elected officials and children, has challenged the safety of Members and our Capitol Police, and has promoted fringe conspiracy theories that damage our work.

Such behavior would not be tolerated in any other workplace, and it cannot be tolerated in the people’s House. My colleagues on the other side of the aisle know this. While they have been careful to distance themselves from their Member’s remarks and actions, they have not shown the courage to hold a Member of their own party accountable when they don’t have the shield of a secret vote.

They force us to take this action to stop the spread of conspiracy theories, lies, and hate in the Halls of Congress.

This isn’t canceling the Representative from Georgia’s voice. It is about accountability. There is no right to committee assignments, but if a Member conducts himself or herself in so disgraceful a way that she brings discredit upon Congress, and her own party cannot address the problem, then the House, as a whole, has to deal with it.

I urge my colleagues to recognize that this public decision is made in a bipartisan manner, that the indecent behavior of this Member is a threat to Congress and our government.

Madam Speaker, I yield myself such time as I may consume just for informational purposes.

There is no way my friend from Massachusetts could have known this, but last night the Republican members were formally named to the Ethics Committee. We expect them to be approved today so the committee could function immediately. That again, my friend would have had no way of knowing that.

Madam Speaker, I yield 10 minutes to the gentlewoman from Georgia (Mrs. Greene), the Chair of the Ethics Committee.

Mrs. Greene. Madam Speaker, to my Democrat colleagues, to my Republican colleagues, to my district back home in Georgia, 14, to the American people, to my mom and dad, and to my husband and my children: I have been here for 1 month and 1 day, and I have gotten to know part of my conference—my Republican colleagues—but not even all of them. I haven’t gotten to know any of my Democrat colleagues, and I haven’t had any conversations with any of you to tell you who I am and what I am about. You only know me by how Media Matters, CNN, MSNBC, and the rest of the mainstream media is portraying me.

What you don’t know about me is that I am a very proud wife of almost 25 years and that I am a mother of three children. I consider being a mother the greatest blessing of my life and the greatest thing that I will ever achieve. I am proudly the first person to graduate college in my family, making my parents very happy and proud. I am also a very successful businesswoman. We have grown our company from one State to 11 States. I am a very hard worker. I have always paid my taxes. I have never been arrested. I have never done drugs. But I have gotten a few speeding tickets in my day.

What you need to know about me is I am a very regular American, just like the people I represent in my district and most people across the country. I am not a career politician. I have never considered running for Congress or even get involved in politics. As a matter of fact, I wasn’t a political person until I found a candidate that I really liked, and his name is Donald J. Trump, when he ran for President.

To me, he was someone I could relate to, someone that I enjoyed his plain talk; not the offensive things, but just the way he talked normally. And I thought, finally, maybe this is someone who will do something about the things that deeply hurt me, like the fact that we are so deeply in debt, that our country has murdered over 62 million people in the womb, that our borders are open and some of my friends have had their children murdered by illegal immigrants. Or perhaps I was right when we can stop sending our sons and daughters to fight in foreign wars and be used as the world’s police basically. Or maybe that our Government would stand up for our American businesses and our American workers and our American taxpayers their focus. These are the things that I care about deeply.
So when we elected President Trump, and then I started seeing things in the news that didn’t make sense to me—like Russian collusion, which are conspiracy theories also and have been proven so—these things bothered me deeply. I realized that just watching CNN and FOX News, I may not find the truth.

So what I did was I started looking up things on the internet, asking questions, like most people do every day, and I found a lot of things were unbelievable, unbelievable thing—and this was at the end of 2017—called QAnon. Well, these posts were mainly about this Russian collusion information. A lot of it was some of what I would see on the news at night, and I got very interested in it. So I posted about it on Facebook, I read about it, I talked about it, I asked questions about it. And then more information came from it.

But, you see, here’s the problem: Throughout 2018, I was upset about things. We do know that the Government and law enforcement are not always right. I own that. We are not a pure system. But I also own that the people here weren’t doing the things that I thought they should be doing for us, the things that I just told you I cared about. And I want you to know that a lot of Americans, myself included, feel that way, and that is sad. The problem with that is, though, I was allowing—I was allowing things that weren’t true, and I would ask questions about them and talk about them.

And that is absolutely what I regret because, if it weren’t for the Facebook posts and comments that I liked in 2018, I wouldn’t be standing here today and you couldn’t point a finger and accuse me of anything wrong, because I have lived a very good life that I am proud of, my family is proud of, my husband is proud of, my children are proud of. And that is what my district elected me for.

So later in 2018, when I started finding more things, finding lies, things that were not true in these QAnon posts, I stopped believing it. And I want to tell you—and I say this to everyone—any source of information that is a mix of truth and a mix of lies is dangerous, no matter what it is saying, what party it is helping, anything, or any country it is about. It is dangerous. And these are the things that happen on the left and the right. And it is a true problem in our country.

So I walked away from those things and I decided that I am going to do what I have done all my life: I am going to work hard and try to solve the problems that I am upset about. So I started getting involved in politics.

You see, school shootings are absolutely real. Every child that is lost, those families mourn it. I understand how terrible it is because when I was 16 years old, in 11th grade, my school was a gun-free school zone, and one of my schoolmates brought guns to school and then shot our school mascot, and that happened right down the hallway from my classroom. I know the fear that David Hogg had that day. I know the fear that these kids have. And I say this sincerely with all my heart because I love our kids, every single one of your children, all of our children: This is why I truly believe that children at school should never be left unprotected. I believe they should be just as protected as the National Guardsmen. Our children are our future and they are our most precious resource.

I also want to tell you that 9/11 absolutely happened, I remember that day, I was watching it on the news. And it is a tragedy for anyone to say it didn’t happen. So I definitely want to tell you that I do not believe that it is fake.

I also want to tell you that we have to do better. You see, big media companies can take teeny tiny pieces of words that I have said, that you have said, any of us have said, and can portray us into someone that we are not, and that is wrong.

Can we just agree that QAnon is a real thing. It is very real. And with big tech companies like Twitter, you can scroll through and see where someone may have retweeted porn. This is a problem. This is a terrible, terrible thing. Yet when I say I believe with all my heart that God’s creation is he created the male and female and that should not be denied, when I am censored for saying those type of things, that is wrong.

You see, here’s the real situation: I decided to run for Congress because I wanted to help our country. I want Americans to have our American Dream, I want to protect our freedoms. This is what I ran for Congress on.

I never once said QAnon during my entire campaign. I never once said during my campaign any of the things that I am being accused of today. I never said any of these things since I have been elected for Congress. These things were not true, and I do not represent us. They do not represent my district. They do not represent my values.

Here’s what I can tell you: I am beyond grateful for this opportunity. And I will tell you why. I believe in God with all my heart. I am so grateful to be humbled, to be reminded that I am a sinner and that Jesus died on the cross to forgive me for my sins. This is something that I absolutely rejoice in talking to you all. I think it is important for all of us to remember that none of us are perfect. None of us are. None of us can even come close to earning our way into Heaven just by our acts and our works, but it is only through the grace of God.

This is why I will tell you as a Member of this Congress—the 117th Congress: I am a passionate person. I am a competitor. I am a fighter. I will work with you for good things for the people of this country.

But today, I will not stand for is abortion. I think it is the worst thing this country has ever committed. And if we are to say, “In God we trust,” how do we murder God’s creation in the womb?

Another thing I will say to this body is I want to work with all of you for our people. It should be America first always. Always. There is nothing wrong with that.

If this Congress is to tolerate Members that condone riots that have hurt American people, attacked police officers, occupied Federal property, burned businesses and cities, yet wants to condemn and crucify me in the public arena for what I said—a few years ago, that I think we are in a real big problem, a very big problem.

What shall we do as Americans? Shall we stay divided like this? Will we allow the media, that is just as guilty as QAnon of presenting truth and lies, to divide us? Will we allow ourselves to be addicted to hate and hating one another?

I do not, because that is not the future I want for my children and it is not the future I want for any of your children.

Mr. McGOVERN. First of all, Madam Speaker, to equate the media to QAnon is beyond the pale.

Secondly, the gentlewoman just told us that, in 2018, 2020, she had an epiphany and decided not to follow these conspiracy theories anymore. But then, in 2019, she claims that Speaker PELOSI is guilty of treason, and then she said: “It’s a crime punishable by death is what treason is. NANCY PELOSI is guilty of treason.”

That is 2019. Also in 2019, she liked a comment on social media that advocated a bullet to the head of Speaker PELOSI.

Also in 2019, in an interview, she called a student survivor of the Parkland massacre, “Very trained. He is like a dog.” And then she said that he was an idiot who only talked when he is scripted.

Also in 2019, you know, on the Grounds of the Capitol complex. Representative GREENE followed a survivor of the Parkland massacre, calling him a coward; and then when he ignored her shouted questions, she said: He can’t say a word because he can’t defend his stance.

I mean, that is 2019.

Now, we could be here all week going over comments and posts in 2019 and in 2020. So, you know, I just have to say that I did not hear a disavowment or an apology for those things. I did not hear an apology or disavowment for that claim, the insinuation that political opponents should be violently dealt with. I didn’t hear anybody
Madam Speaker, I yield 1½ minutes to the distinguished gentleman from Georgia (Mr. AUSTIN SCOTT), my very good friend.

Mr. AUSTIN SCOTT of Georgia. Madam Speaker, this morning, as many of you, I was watching the National Day of Prayer. While watching, I was reading an opinion piece in Baptist News and this message stuck out to me as relevant to today’s debate: Whoever has the power, makes the rules; whoever makes the rules, makes them in their favor.

Madam Speaker, I want you to know that I read that before I saw your prayer, which I thought was a wonderful closing prayer.

I yield point out, some others who don’t share our faith may not. I thought it was wonderful and that is the First Amendment that we get to enjoy in this country, and I thank you for that prayer.

I rise today in opposition to H. Res. 72 and efforts by the majority to remove a member of the minority party from their committee assignments.

This resolution—and I think this is important—was introduced 3 days ago to the Ethics Committee, but it was brought to the floor without so much as a hearing before the Ethics Committee.

Now I want to stress, the past remarks or emojis that you bring up of our colleague do not represent the values of our President nor of my home State of Georgia. I expressed that in her primary and I continue to express that today.

But if this was about the remarks our colleague made, you would put a resolution on the floor condemning those remarks. But no matter what those remarks are or how bad they are, she and every other Member in this body should be entitled to due process just as every other American is entitled to due process. And in this case, it would be before the Ethics Committee before it came to the floor of the House.

But let’s be honest about what this is.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. COLE. Madam Speaker, I yield the gentleman from Georgia an additional 30 seconds.

Mr. AUSTIN SCOTT of Georgia. Madam Speaker, you have a 10-vote margin in this body. This body has 20 standing committees. You created a proxy voting system that allows your Members to stay at home while the Republican Members show up for work and you have another resolution that you haven’t discussed yet to remove over 100 Republican Members of Congress, including 6 from my home State of Georgia.

Do you really think that we believe that you are going to stop with the gentleman from the 14th Congressional District, Mrs. MARJORIE TAYLOR GREENE? We know better. We know better. The truth of the matter is you have got a math problem in passing your agenda.

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

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

Let me just tell my colleagues from Georgia—I can’t resist because he mentioned proxy voting. I hate to tell him, but a lot of Republicans are voting by proxy, too. So the same ones who condemned it are the ones who are now utilizing it.

And, again, I would remind the gentleman that this is not a criminal trial. And that when the Republicans removed Steve King from his committees, there was no Ethics Committee deliberation on that. The decision was made to remove Steve King because finally, at long last, there was a realization that embracing white supremacy was unacceptable.

When Bill Jefferson, a Democrat, was removed by Democrats, again, removed from his committees, there wasn’t an Ethics Committee deliberation. It was a decision that our leadership made and there was bipartisan support for that as well.

Now, we can sit here all we want and try to make excuses for not taking action. I mean, I think the standard here is, Republicans are coming to the floor and saying: We don’t want to associate ourselves with these remarks. We condemn these remarks, but we don’t appreciate any references to violence, and we don’t appreciate any references to anti-Semitism, but . . .

I mean, but, but, but. And here we are.

And so the issue here is that the Republican Conference last night met to really deliberate on the fate of Congresswoman CHENey. They didn’t take a vote on this. And, basically, by doing nothing, what does that message send? How can we be how welcome it would be if there was a strong, bipartisan vote on this resolution. Imagine what that would mean to the American people to know that we were all unified on the issue of when a Member, when a person who serves in this House has advocated the use of violence, called for assassinations, that we all agree that that is so unacceptable that, at a minimum, they ought not to have the privilege of being on a committee.

And I am not sure we are going to get that kind of unity here today, but I hope we do. I reserve the balance of my time.
In closing, if we do this, it will be no different than when John Adams allowed for a Member—

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. COLE. Madam Speaker, I yield the gentleman from California an additional 15 seconds.

Mr. ISSA. Madam Speaker, when a member of this body was incarcerated for something that John Adams felt was injurious to him under the Sedition Act, it was retroactive. He had written it before the act was passed and the act was, in fact, not in keeping with our free speech.

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

Let me, again, just respond by reminding the gentleman that this isn’t an issue because of political differences on policy. It just isn’t.

I mean, I remind him, Representative GREENE, in January 2019 on her social media, liked a comment that advocated a bullet to the head of the Speaker of the House. That doesn’t bother you? That doesn’t give you pause? Because there is a whole bunch of those kinds of posts on social media.

Is there anything that is so awful that will give you pause?

I mean, we heard Mrs. GREENE. She came down here and we heard 10 minutes of whataboutism and conspiracy, you know, and comparing American journalists to violent QAnon extremists. She was basically saying it is not her fault—it is everybody else’s fault—not taking personal responsibility, and really not apologizing for any of these really offensive things.

And so this is one of these moments of truth as to, you know, what do we think about this institution? I mean, I really do think this is a vote about the integrity of this institution, and about upholding a standard of decency. And, quite frankly, we were all hoping you would do it. You do the right thing.

But, apparently, I think a political decision was made that it is advantageous not to alienate certain types of voters in this country even if they think the way and advocate for the policies and ideas that Mrs. GREENE has put forward. That is what this is about.

And I know I talked to many of my colleagues on the other side. I know many people are uncomfortable and very offended by what she has said and what she has posted, but apparently not offended or uncomfortable enough to actually take action. And I think that is unfortunate.

I reserve the balance of my time.

Mr. COLE. Madam Speaker, I yield 3 minutes to the gentleman from Louisiana (Mr. SCALISE), the distinguished Republican whip of the Congress and my good friend.

Mr. SCALISE. Madam Speaker, I thank the gentleman from Oklahoma for yielding.

Madam Speaker, I have been clear for a long time that the comments made by Mrs. GREENE prior to being elected a Member of Congress are completely inappropriate and, in fact, I have spoken directly to her to express that. And we had a long conversation, frankly, similar to the one that we just heard on the floor a few minutes ago. Madam Speaker, when she became a Member of Congress herself and give a full account of things she has done in her past.

In fact, at the end, she said: Jesus died on the cross to forgive me of my sins. She has actually held herself to account as much as she could.

I wonder if that same new standard that is being talked about today is anticipated to be applied equally by the majority’s side to people who have done things egregious and haven’t given account and, in fact, on those things, as sitting Members of Congress, not what happened in 2018, 2019, that we all decry.

But, Madam Speaker, if the things that happened in 2018 and 2019 were so egregious that they warrant the unprecedented step of removing a Member of Congress from all committees by the majority party against someone in the minority party, if that was so egregious, why then did not a single Democrat object to that last week when that issue came before this Congress on this floor and she was added to those committees?

This is the resolution that added her to the committees. Not a single Democrat last week—no in 2018 or 2019—last week, not a single Democrat objected. But now this new standard seems to apply. This morning, we continued a great tradition in this Congress, the National Prayer Breakfast, where Republicans and Democrats come together and leaders from the entire world come together to pray. Today, things like forgiveness were freely discussed.

I want to read John 8:7. So when they continued asking Him, He lifted up Himself and said unto them, He that is without sin among you, let him first cast a stone at her.

Madam Speaker, we need to stop casting stones at each other and rise to the level where we are going to start spending every day on this House floor, not fighting battles of the past but fighting for the hardworking families of this country who are counting on us to come together.

I ask that the leadership withdraw this resolution and let’s get back to work for the American people. □ 1315

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

Madam Speaker, let me say to the gentleman who just spoke that I do believe that the standard that we are upholding today should be viewed equally for everybody. If any Member of this Chamber was not offended for the execution of another Member, whether it is a Democrat or a Republican, I will join with everybody here in advocating that they be taken off their committees. I have said that over and over and over again.

Madam Speaker, is that a controversial idea, that if people advocate that kind of stuff, that somehow we are going to look the other way or we are going to move on and let’s not even talk about it?

And I will remind the gentleman that this is not ancient history. She continues to fundraise off this stuff. Read her social media. I am sure you do. So, concern was warranted.

And then I am a little confused because the gentleman was saying we shouldn’t be doing this today, we should have done it last week when there was a unanimous consent request to basically move forward a whole bunch of committee assignments—Democrats and Republicans forward.

I mean, the deal is, if we had taken that down, then a whole bunch of people would be without committee assignments, as we spent a lot of work to do get this economy on the right track and crush this virus, especially in the aftermath of the 4 years we have been through.

Madam Speaker, we all want to move forward. We all want to move on. But you can’t move forward unless there is some accounting here, unless there is some reckoning with what all of this means. And I would think that for the sake of this institution, if we want to uphold the standard of decency in this institution, that we will all come together on this.

Madam Speaker, what we just heard from Mrs. GREENE was not an apology. And if that was the speech that was given last night in the Republican Conference, I guess my question would be: And that got a standing ovation?

I didn’t hear an apology for the incredibly dangerous and hurtful remarks that she has made. I didn’t hear an explanation for why she is still fundraising off of these terrible things here.

Madam Speaker, I don’t know what my colleagues found so convincing, but I stand here today still deeply, deeply troubled and offended by the things that she has posted and the things that she has said and still not taken responsibility for and still not apologized for. And the idea of coming to the floor and basically saying: Well, it is the media’s fault, it is this person’s fault or that person’s fault—and that the American media is equivalent to the violent QAnon extremists, well, I got to tell you, just when you think you have heard everything, then you hear that.

Madam Speaker, I reserve the balance of my time.

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

Madam Speaker, just quickly for the RECORD, so my friend knows, the resolution that the Republican whip, Mr. SCALISE, was referring to just a few minutes ago only concerned Republicans. So if you wanted to object to Republicans, that is what you could
have done. It didn’t involve Democrats at all.

Madam Speaker, if we defeat the previous question, I will offer an amendment to the rule to amend House rules to state that any resolution proposing to remove a Member from a committee assignment shall not be in order unless offered by, or with the concurrence of, the leader of the party of the Member that is the subject of the resolution.

Madam Speaker, this speaks to a norm of basic fairness that today’s resolution does not comply with. In the past, the majority has never attempted to exercise a veto over the minority’s committee assignments, nor has the minority ever attempted to do the same to the majority.

This has been, in the past, an unwritten rule, a norm the House has adhered to in order to protect the operations of the institution. But the majority’s actions today threaten that norm and threaten to set off a new round of escalating partisan punishment anytime the majority changes hands. Enshrining historical practice as a new rule is an important step to protect the institution as a whole.

Madam Speaker. I ask unanimous consent to insert the text of my amendment in the RECORD, along with extraneous material, immediately prior to the vote on the previous question.

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

There was no objection.

Mr. MCGOVERN. Madam Speaker, I urge a “no” vote on the previous question, and I reserve the balance of my time.

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

Madam Speaker. I respond by saying to the gentleman: We have been waiting. We have been Members now for over a month in this new Congress, and we have been waiting for action. I guess I got the answer last night: a standing ovation for somebody who has said and posted what Mrs. GREENE has said and posted. I mean, that is the response. We have waited, and now we are going to move forward with this action.

Madam Speaker. I reserve the balance of my time.

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

Madam Speaker. Just in response to my gentle from Virginia, my vote was actually there. So, number one, she didn’t get a standing ovation for things that she said. She got a standing ovation for regretting things that she had said, and saying she has been wrong, and denouncing gun safety advocates; searching it for yourself. Google it. It is there. We are not just saying QAnon is a dangerous, sick cult. Period. And nobody—certainly nobody in this Chamber—should ever, in any way, shape, or form, try to associate themselves with them. They are not patriotic individuals. They are pushing sick, dangerous, violent conspiracy theories. Many of the people who attacked this Chamber on January 6 had their QAnon flags and insignias. So give me a break.

Madam Speaker, I don’t know what it is going to take for some here to act. It is all there. We are not just saying that. It is all there. We are not just saying QAnon is a dangerous, sick cult. Period. And nobody—certainly nobody in this Chamber—should ever, in any way, shape, or form, try to associate themselves with them. They are not patriotic individuals. They are pushing sick, dangerous, violent conspiracy theories. Many of the people who attacked this Chamber on January 6 had their QAnon flags and insignias. So give me a break.

Madam Speaker, I don’t know what it is going to take for some here to act.

Madam Speaker. I think it is a dangerous mistake. It is a mistake that, frankly, when the majority changes, the temptation will be overwhelming for a Member to say: “Oh, well, there is a Member I didn’t like or said something or did something I didn’t like. As a Member, I think I am just going to take that committee assignment away.”

I can give you a list of people that have done things that I think are inappropriate, on both sides of the aisle, quite frankly. But we have never done that here, and I don’t think we should start doing that here. All we have asked for is a process, a Committee on Ethics discussion. We think that is the appropriate way to proceed.

Madam Speaker, I urge my colleagues to vote “no” on the previous question, “no” on the rule, and I yield back the balance of my time.

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

Madam Speaker, this is a very serious matter, and I appreciate my ranking member, Mr. COLE, for the way he conducts himself because I know he cares deeply about this institution, and he knows that I admire him greatly.

The gentleman from Louisiana (Mr. SCALISE) was on the floor, and he quoted the Bible. And I have read the Bible, too, I want to inform the gentleman. And I believe in the Jesuit tradition.

Apology is not just words, it is action. And I didn’t hear Mrs. GREENE do that today. I heard a lot about QAnon, but I didn’t hear her take responsibility, nor did I hear her apologize for some of the most egregious things that she has posted and said.

I also point out for the record—because I think this is important—I am not convinced her memory is 100 percent accurate here on some things. Here, just now—and she spoke to the whole Chamber—she said she didn’t discuss QAnon during her campaign. And I will just report what I said earlier. I don’t know what the hell happened to the Republican Party. The party of Lincoln, the party of Eisenhower, the party of Reagan is becoming the party of MAJORIE TAYLOR GREENE and the party of violent conspiracy theories.

If anyone has any question about the things that she has said or done—anybody who is watching—just spend a moment and look at her social media posts. Don’t take my word for it. Go research for yourself. Google it. It is all there. They go way beyond anything that we have seen from any Member in this body.

Encouraging violence against another Member.

Posting and saying that 9/11 was a hoax:

That school shootings were planned by gun safety advocates;

Encouraging anti-Semitic and anti-Muslim conspiracies and hate speech.

It is all there. We are not just saying this. It is there.

Madam Speaker, now, I am a big believer of the Committee of One’s process, but I don’t need an investigation to tell me what I can read with my own eyes. The only question is this: What are we going to do about it?
Mr. MCGOVERN. Madam Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The SPEAKER pro tempore. The question is on ordering the previous question.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. COLE. Madam Speaker, on that I demand the yeas and nays.

The Speaker pro tempore. Pursuant to section 3(a) of House Resolution 8, the yeas and nays ordered. The vote was taken by electronic device, and there were—yeas 218, nays 209, not voting 4, as follows:

[Table listing the votes of each Member]
The SPEAKER pro tempore (Mr. COLELLA). The question is on the resolution.

The question was taken; and the Speaker pro tempore announced that the ayes have it.

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

The SPEAKER pro tempore. Pursuant to section 3(s) of House Resolution 8, the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 218, nays 210, not voting 3, as follows:

[Roll No. 23]

[YEAS—218]

Mr. ROY. Mr. Speaker, I move that the result of the vote be stricken from the Journal and that the yeas and nays be ordered to be taken by electronic device and that the ayes and nays be as follows:

[Roll No. 24]

[YEAS—205]

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Anne (Stevens) (Mass.)

Avery (Baker) (AL)

Baylor (Clark) (MA)

Bell (Kinzley) (KS)

Bentz (Drew)

Bergman (Armstrong)

Beverly (Baker)

Bice (OK)

Bingham (Henderson)

Bluemel (Espino)

Bobkin (Engstrom)

Borden (Eastman)

Bowers (Bowley)

Boyle, Brendan F.

Brown, Green (NY)

Brownley

Bush

Butler

Burrell

Caban

Caldwell

Cameron

Carrasco

Carson

Cartwright

Case

Caven

Carter (FL)

Carter (TX)

Cha

Chaffetz

Clarke (NY)

Cleaver

Clyburn

Cohen

Coffman

Cooper

Costa

Couric

Craig

Crow

Cuccinelli

Culver

Dean

DeFazio

DeLauro

Kirkpatrick

Plumlee

Pocan

Porter

Presley

Price (NC)

Price (R)

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Ryan

Sánchez

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February 4, 2021

CONGRESSIONAL RECORD — HOUSE

H347

WHEREAS clause 1 of rule XXIII of the Rules of the House of Representatives provides, “A Member, Delegate, Resident Commissioner, officer, or employee of the House shall not at any time in a manner that shall reflect creditably on the House.’’; and

WHEREAS Representative Marjorie Taylor Greene should be removed from her committee assignments in light of conduct she has exhibited: Now, therefore, be it

Resolved, That the following named Member be, and is hereby, removed from the following standing committees of the House of Representatives:

COMMITTEE ON THE BUDGET: Ms. Greene of Georgia.

COMMITTEE ON EDUCATION AND LABOR: Ms. Greene of Georgia.

The SPEAKER pro tempore. The resolution shall be debatable for one hour, equally divided and controlled by the Chair and the ranking minority member of the Committee on Ethics.

The gentleman from Florida (Mr. DEUTCH) and the gentlewoman from Indiana (Ms. WALTERS) each will control 30 minutes.

The Chair recognizes the gentleman from Florida.

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

Mr. Speaker, I rise today in support of H. Res. 72.

In 2019, the FBI warned that “antigovernment, identity-based, and fringe political conspiracy theories very likely to motivate some domestic extremists to commit criminal, sometimes violent activity.”

In October last year, this House voted nearly unanimously to condemn QAnon conspiracy theories because they encourage the rejection of objective reality, deepen political polarization, and undermine trust in our democratic institutions; but also because they have inspired real-world violence, bomb threats, vandalism, kidnapping, terrorism, murder, and insurrection.

Congresswoman Greene of Georgia has a long history of amplifyng dangerous, conspiratorial theories online and threatening violent, racist, Islamophobic, and anti-Semitic conduct. H. Res. 72 will ensure that Mrs. GREENE’s conduct is not rewarded with seats on two important committees.

The Congresswoman has said that American citizens who practice Islam “do not belong in our government,” and “they should stay in their country.”

Mr. Speaker, this is their country, and it is their government as much as any American’s.

Mrs. GREENE has trafficked in dangerous anti-Semitic lies about the Rothschild family, George Soros, Zionist supremacists, and secret Jewish plots.

Over millennia, because of baseless, ugly lies, millions of Jews have been hated, targeted, expelled from their countries, violently attacked, killed, and exterminated because words lead to action and death.

Mrs. GREENE claimed the mass shooting at Sandy Hook Elementary School in Newtown, Connecticut, that killed
26 people, including 20 6- and 7-year-old kids, was staged. She claimed the Las Vegas shooting that killed 60 people and injured over 800 was an orchestrated attempt to weaken gun rights. And she claimed the shooting at Marjory Stoneman Douglas High School was a travesty and called the survivors crisis actors.

Mr. Speaker, the 17 people who never came home from school in Parkland on February 14, 2018, were my constituents. Their families’ pain is real, and it is felt every single day.

Yesterday, parents of children slain at Sandy Hook, Mark Barden, Daniel’s dad; and Nicole Hockley, Dylan’s mom, wrote a letter to Leader McCarthy to share how these conspiracy theories impact their families: “These vicious lies deny the deaths of our murdered children and bring death threats and constant harassment to our doors and our surviving children.

In 2019, Mrs. Greene created a White House petition to impeach Speaker Pelosi for treason, emphasizing that it is punishable by death, and she liked a Facebook comment stating that: “A bullet to the head would be a quicker way to remove Speaker Nancy Pelosi.”

In March of last year, Mrs. Greene called on her followers to storm Washington, D.C., in what sounds today like a prescient forecast of last month’s deadly insurrection: Flood the Capitol. Flood all the government buildings. Go inside. We can end it. We can do it peacefully. We can. I hope we don’t have to do the other way, but we should feel like we will if we have to.

Mr. Speaker, that is exactly what happened.

Conspiracy theories and hate are malignant. They do not fade away. We must stand up to them and say, Enough.

Mrs. Greene has promised that she will not apologize.

Well, we are here today because Republican leadership has decided to embrace and elevate Mrs. Greene. They rewarded her with a seat on the committee that has responsibility for teaching our children the truth and giving them a safe place to learn it.

Two years ago, the Republican leader spoke on this floor, very strongly saying, “I will pledge to you this, from this very chamber, and I hope you understand this clearly, any hatred, we take action.”

Mr. McCarthy did take action, but it wasn’t condemnation. It was elevation, appointing her to committee seats.

That is why it is necessary to put this resolution to a vote for every Member of this body because this House must take action. I urge my colleagues to support this resolution and remove Representative Greene of Georgia from her positions on the Committee on Education and Labor and the Committee on Budget.

Mr. Speaker, I reserve the balance of my time.
Members, the Members who were asked to serve in the investigative subcommittees and the committee’s professional and nonpartisan staff—was accomplished in bipartisan cooperation. In fact, Chairman DEUTCH himself recognized in the committee report for the 116th Congress that: “All of the committee’s work...is made possible by the committee’s talented, professional, nonpartisan staff. The members of the committee wish to acknowledge their skill, dedication, to the committee and the House. In addition, the committee wishes to thank its departing Members...for their service and for the thoughtfulness and collegiality they showed during their time on the committee.”

As you can see, the work on the Ethics Committee is extensive. The 116th Congress alone, the committee commenced or continued investigative fact-finding gatherings for 50 separate investigations, impaneled six investigative committees, and filed five reports with the House, totaling over 3,300 pages regarding various investigative matters.

These tasks were agreed to by the chair and ranking member of the committee. In fact, the phrase itself, “chair and ranking minority member” appears 38 times, 38 times in the committee rules. The Ethics Committee operates effectively because it is consensus driven, with decisions made jointly by the chair and the ranking member.

But that is not what is happening today on this floor. The current chair and ranking member have not received a complaint and determined whether the information meets the requirements of the committee rules. The current chair and ranking member have not jointly gathered information concerning this alleged conduct. Until yesterday’s Rules hearing, the chair and the ranking member had not had a single conversation regarding Representative GREENE.

As I stated earlier, involving the committee then to only bypass its function, violates the spirit of how this unique committee operates. Once a majority determined that the Ethics Committee was the place for the resolution, it should have allowed the committee to consider the issues properly.

I know our colleagues want to see the Ethics Committee function effectively and not to be used as a partisan political weapon on a manipulated platform. If the Ethics Committee is to consider reviewing statements made by Members of Congress before they were sworn in, then the matter should come before the Ethics Committee in a way that complies with committee rules, preserves the bipartisanmanship intended, and allows the committee to make legal conclusions and factual determinations in a collegial environment.

All I ask is that we let the committee work, as it is supposed to, to effectively serve this body. To do so, the majority should withdraw this resolution if it chooses, and pursue the matter properly through the Ethics Committee. I reserve the balance of my time.

Mr. DEUTCH. Mr. Speaker, I ask unanimous consent that Members have 5 legislative days in which to revise and extend their remarks and to include extraneous material on H. Res. 72.

Mr. Speaker, I yield myself such time as I may consume, and I also note Republican colleagues purport not to defend any of Representative GREENE’s hateful statements or reprehensible conduct, instead, rely on process. The appeals to process should be recognized for what they are, an effort to shield her from her accountability for her egregious language and actions.

Mr. Speaker, I yield 4 minutes to the gentlewoman from Florida (Ms. WASSERMAN SCHULTZ), my friend and colleague from south Florida who has come to this committee from Marjory Stoneman Douglas, as well as I, and the sponsor of this legislation.

Ms. WASSERMAN SCHULTZ. Mr. Speaker, I thank the gentleman for yielding.

I rise to support H. Res. 72, legislation I never hoped to author. My resolution would remove Congresswoman MARJORIE TAYLOR GREENE from her committee assignments. We have already heard today a lot about precedents, so let me explain the precedents which brought us here.

Congresswoman GREENE advocated for the execution of a leader of this House. She advocated for the execution of former President Obama. She encouraged violence against law enforcement and has a long record of racist, anti-Semitic, and Islamophobic comments. She spread cruel conspiracy theories, even claiming the horrific mass school shootings in Sandy Hook and Parkland were staged, and even stalked a young survivor of one of those tragedies, calling him a “coward.”

These are unprecedented comments and actions by a Member. No one else on this floor has called for violence against other Members and law enforcement. Only one Member has done that and refused to back down, and that is the real precedent we are dealing with today.

We have also heard about regrettable conduct before taking office, a so-called statute of limitations on bad behavior. Prior to her floor remarks this afternoon, Congresswoman GREENE spent this entire week doubling down on her promotion of violence, bigotry, and conspiracy theories.

Her response to her critics just yesterday was: “I won’t back down. I’ll never apologize.”

We have also heard today about revenge and whataboutism. GREENE herself threatened that when Republicans wield the gavel, Democrats will face a similar fate.

And if a Democrat proposes violence against Members and peddles dangerous conspiracies, she then refuses to renounce them and our caucus refuses to police it, then punishment would be in order.

That is the reality of what we are dealing with today. And it is not just Republicans. Ms. GREENE has engaged in a campaign with conduct that brings shame on this House and a pointed refusal to denounce or internally police it by Republicans.

Congresswoman GREENE’s past support and present reaffirmation for violence, intimidation, lies, and racism is dangerous. It is exactly the kind of conduct that helps fuel domestic terrorism.

Mr. Speaker, I don’t take this threat of violence lightly. Two years ago, a pipe bomb, one of 16 sent around the country in my name, sat in my district office for more than 24 hours with my staff handling and moving around it before anyone knew or told them it possibly contained an explosive device. None of my staff signed up for that kind of threat. No one should be terrorized at work.

But what delivered that bomb to my office was not just one disturbed man. It was the culmination of endless lies, conspiracy theories, and hate that drove someone to violently attack his political rivals.

We all saw that unfold again with deadly consequences here in the Capitol on January 6. We can’t afford to have these kinds of violent threats continue and certainly not from someone in this very House. It is not about whether we find MARJORIE TAYLOR GREENE’s speech offensive.

The point here is that she has promoted and advocated violence. Denying her a seat at committee tables where fact-based policies will be debated and crafted is an appropriate punishment and restraint of her influence.

Congresswoman GREENE chose a dangerous and harmful path into this House, one filled with deliberate lies that fomented violence. Once elected and seated here as a sitting Member, she then also chose not only to stand by, but affirm those words and actions. A deathbed, mild walk back of a couple of wild conspiracy theories just moments ago is not enough to prevent her future harm. Importantly, there was no apology for the hurt and harm caused, and she did not express regret for the stalking of a teenage mass-shooting victim; nor for life-threatening statements she made or promoted against the leader of this House, and so much more.

Now that she has made her choices, the House must limit the future harm and violence that she can invite on this body. The deceptive and inflammatory
conduction that fueled such violence cannot be tolerated anywhere, certainly not in this House.

We can take an important step toward restoring integrity, security, decorum, and truth in this House by removing Congresswoman Marjorie Taylor Greene from her committee assignments.

While it is an action we do not take lightly, it is the necessary course of action in the face of her extraordinary behavior that is unbecoming of a Member of Congress.

Mrs. WALORSKI. Mr. Speaker, I yield 1 minute to the gentleman from California (Mr. MCCARTHY), the Republican leader.

Mr. MCCARTHY. Mr. Speaker, I rise in opposition to H. Res. 72. This resolution sets a dangerous new standard that will only deepen divisions within this House.

For all of their talk about norms and institutions, it is the Democrats who have voted to determine the people’s House at every turn.

Let’s check the RECORD. Afraid for their political careers, they have moved to shut down debate and silence dissent in committee and on this floor. They went so far as to eliminate the motion to recommit—the minority party’s only chance to offer an amendment—which stood for over a century until this year.

They have rushed impeachment through without a shred of due process, just like today, reducing this tool from the highest constitutional remedy to just another opportunity to fundraise and go on TV.

And now, they are declaring the majority has veto power over the minority’s member selections for committee.

We have reviewed this with the historians. Never before in the history of this House has the majority abused its power in this way. Never in the entire history of this House have you ever abused the power in this way.

But it is clear Speaker Pelosi’s Caucus thinks differently. They are blinded by partisanship and politics, and it is the American people who will suffer the most because of it.

Mr. Speaker, as for the Member in question, let me be very clear: Representative Greene’s past comments and posts as a private citizen do not represent the values of my party. As a Republican, as a conservative, as an American, I condemn those views unequivocally. I condemned them when they first surfaced, and I condemn them today.

Mr. Speaker, this House overwhelmingly voted to condemn the dangerous lies of QAnon last Congress and continues to do so. I made this clear when I met with Representative Greene.

I also made clear that we, as Members, have the responsibility to hold ourselves to a higher standard. She acknowledged this during our conversation and apologized for her past comments. I will hold her to her words and her actions moving forward.

Because these comments caused such deep wounds, I offered Leader HOYER a path to lower the temperature and address these concerns in a productive way. Needless to say, Representative Greene from the Committee on Education and Labor, but it was rejected. It was rejected.

Now, privately, I have had calls from many Democrats, acknowledging what they are doing is wrong. They understand that this power grab is not only cynical, it is hypocritical. If this is the new standard, I look forward to continuing out the standard because if you look for a side that has a leadership that has done something when their Members do something as a Member, not prior, look to me, because I did just that.

But when a Democrat freshman said, “Israel has hypnotized the world,” that supporting Israel is “all about the Benjamin’s,” and “9/11 was some people did something,” did Speaker Pelosi kick her off the Committee on Foreign Affairs, or did she keep her on the committee and even pose with her on the cover of a magazine?

Will the standard change?

When another Democrat was compromised by a Chinese spy, and it was so serious that the FBI had to brief congressional leaders, did Speaker Pelosi remove him from the House Committee or the Committee on Homeland Security after the briefing?

I am the only other person that had that same briefing just recently. I was in the room with the Speaker. I heard what was said. I will be very clear: I would never have that Member on either of those committees.

Or did she reward him by making him the head of the subcommittee overseeing the CIA?

I guess there are different standards. Mr. Speaker, when the chairman of the Committee on Rules objected to certifying the 2016 election, citing Russian interference, did Speaker Pelosi censure him?

How about when the chairwoman of the Committee on Financial Services told reporters at a rally in 2017—she was a Member then, unlike the person we are talking about today—“If you see anybody from that Cabinet in a restaurant, at a gas station, at a terrorist, you got out and you create a crowd. And you push back on them, and you tell them they are not welcome anymore, anywhere.”

After she called for violence against public servants, did Speaker Pelosi condemn it, or did she look the other way and make her chairwoman again?

I don’t know if you want to amend this one and add others so you can keep your standard. The answer is obvious. While Democrats attack Congresswoman Greene, they not only ignore the infractions within their own party, they reward these Members with prestige and influence.

Mr. Speaker, when it comes time to vote, I expect Democrats will codify this partisan power grab. I would advise them to think twice and pull this resolution from the floor while they still can.

I have heard Democrats quote the Senate minority leader to defend this resolution. I would remind them what Leader MCCONNELL said when Democrats voted to make the judicial filibuster: “You will regret this, and you may regret it a lot sooner than you think.”

If that is the new standard, if people are held to what they have said prior to even being in this House, if the majority party gets to decide who sits on whatever committees, I hope you keep that standard because we have a long list you can work within your own.

Mr. Speaker, in the end, this resolution is merely a distraction from the real issues. In the last 2 weeks, Democrats have taken just two votes: the one today and the one last month on a waiver for a Cabinet member.

This is the least productive Congress since last year. I thought that would be hard to beat.

There is nothing for workers who have lost their jobs, including thousands of blue-collar jobs that were eliminated just by a stroke of a pen of President Biden, even laying off the union workers who endorsed him. It is a shame. They need that job. It is a good-paying job. Nobody sat and talked to them before or asked them. They just laid them off.

Nothing for students who have been stuck learning from behind screens for nearly a year, even though the administration’s CDC Director says in-person learning is safe.

Nothing to increase the pace of vaccine distributions so we can get them to people who want them and get one step closer to fully reopening this economy.

At a time when households are already struggling, Congress should use its window of opportunity to get Americans back to work, kids back to school, and vaccines for any American who wants it.

These are the immediate priorities that deserve our energy and our attention. This is what we would work on if we had the opportunity to be in the majority or even had the same opportunity that those in the minority had for last 100 years: to offer a motion to recommit.

Mr. Speaker, as I said before, a House distracted cannot govern, and we are proving it one more time today. Let’s stop trying to invent dangerous and divisive ways to abuse the power of a majority and start working on what really matters.

No one supports what was said before a person ever became a Member. When a Member said something that was inappropriate on this side of the aisle, we removed them from committee because they said it when they were a Member.

As we list the long list of the standards on the other side, no, no one ever
Mr. Speaker, I yield 2 minutes to the distinguished gentlewoman from Georgia (Mrs. McBath).

Mrs. McBATH. Mr. Speaker, I thank my colleague and we can try this. If there is concern on the other side about working with people or getting laid off with every stroke of every executive order, I will work to fix that. If there is concern about getting kids to school, we can try that. If there is concern about getting a vaccine to any American who wants it, we will work on that.

But unfortunately, the majority gets to decide what comes to the floor. And once again, this Congress will get listed as the least productive Congress in history.

But the one thing it will have a record of is changing the rules to be one-sided, a long history that I believe this body will be embarrassed by.

Mr. DEUTCH. Mr. Speaker, I yield 2 minutes to the distinguished gentleman from New Jersey (Mr. Malinowski).

Mr. MALINOWSKI. Mr. Speaker, I yield 2 minutes to the gentleman from New Jersey (Mr. Malinowski).

Mr. Speaker, when we talk about unity, let’s remember we were united last October when the House came together almost unanimously to condemn QAnon in a resolution that I had introduced. We said that QAnon was fanning the flames of anti-Semitism, that the looney lies it was spreading online would lead to people that murdered you in the real world. But then yesterday, Mr. McCarthy, the minority leader, said something that mystified me. He cited that resolution as a reason not to remove Representative Greene from the committee. We had already condemned QAnon, he suggested, so why would we need to do anything else?

It is like saying: We condemned bank robbery last year. We don’t need to actually stop any bank robbers this year. How could almost 400 of us say that QAnon is a threat and then when we see someone who has spent years spreading the same conspiracy theories, the same anti-Semitism, the same false violence, see someone who has spent years ago called her critics pedophiles—not 2 years ago; 3 days ago—then say that person should be given all the privileges of a Member of the House?

Mr. Speaker, if you condemn QAnon, that means you have to keep it in the real world. If you believe that these conspiracy theories are dangerous, you have to separate yourself from the people who are spreading them. It is even a substantial number of us standing with Representative Greene today, violent extremists will see it as another sign that they have a legitimate place in our national debate, that respectable leaders in our society either embrace them or fear them too much to stand in their way.

I ask you, do not send this message. Let’s unite against extremism, not with it.

Mrs. WALORSKI. Mr. Speaker, I yield 2 minutes to the gentleman from New Jersey (Mr. Malinowski).

Mr. ROY. Mr. Speaker, about a month ago, 3 weeks ago, I suspended my social media accounts, my personal social media accounts. I did so because social media is pretty much consuming the way we govern.

And I will just say, why are we governing by sound bite? Why are we governing by looking back at what somebody said on Twitter or Facebook?

This is a body that is called under the Constitution to meet on the floor of the United States House of Representatives—not by proxy, by the
way—and to sit here and debate, and to debate the important issues of the day.

A few weeks ago, I was proud to stand with my colleagues on both sides of the aisle to condemn what occurred on January 6. I joined with some of my colleagues on the other side of the aisle and I am here to disagree on the issue of objections.

And then to have a Member on the other side of the aisle attack my former boss and friend, Senator Ted Cruz, by accuse him of being an attempted murderer? I asked that that statement be stricken and there be an apology for it. I didn’t ask that somebody be stripped from their committeeships. I didn’t ask that they be censured. I basically accuse him of being an attempted murderer?

I watched the horror at the footage of Representative Greene berating a Parkland shooting survivor, a teenager who came to Capitol Hill seeking help from lawmakers to put an end to mass shootings and prevent other high school students from having to witness the senseless murder of their classmates and teachers.

This is personal for me. As a mom of my Carter, who just started kindergarten, and as a survivor of a school shooting my senior year of high school that claimed the life of a classmate, I still live with that trauma today.

My colleagues on the other side of the aisle saw they disapprove of Representative Greene’s actions. However, disapproval without action means nothing.

This is about doing what is right. As Dr. King said, it is never the wrong time to do the right thing.

Mr. Speaker, I yield 1 1/2 minutes to Ms. Walorski.

Ms. WALORSKI. Mr. Speaker, I yield 3 minutes to the gentleman from Texas (Mr. Gohmert).

Mr. GOHMERT. Mr. Speaker, this is personal to me. I have dedicated so much of my adult life to the Constitution of the United States.

If you go back to 1864—it has been cited for about 80 or 100 years even—the Select Committee back in 1864 was the Select Committee in the House that carried the authority, independent of the Ethics Committee, to discipline a Member. As a sanction for such behavior, the House may limit any right, power, privilege, or immunity of that Member. I am sure my colleagues on the other side of the aisle are aware of that.

Mr. Speaker, I yield 1 1/2 minutes to the gentlewoman from Georgia (Ms. Williamson).

Ms. WILLIAMSON of Georgia. Mr. Speaker, I rise today in support of the resolution to remove Congresswoman Marjorie Taylor Greene from her committee assignments.

Her words and actions tout dangerous and dangerous conspiracy theories, threaten our national security, and put the lives of every person at risk.

On January 6, we witnessed what can happen when our leaders spread baseless conspiracy theories and spew violent rhetoric that echoes the same call to violence that resulted in a domestic terrorist attack on the United States Capitol.

We can’t control what Representative Greene does and says, but we can control how we operate as a governing body that holds its officials accountable.

I am particularly concerned about her appointment to the Education and Labor Committee, which not only has oversight of the education of our children, but also has the responsibility to ensure students have safe environments to learn.

I watched the horror at the footage of Representative Greene berating a Parkland shooting survivor, a teenager who came to Capitol Hill seeking help from lawmakers to put an end to mass shootings and prevent other high school students from having to witness the senseless murder of their classmates and teachers.

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Mr. Speaker, I yield 1 1/2 minutes to the gentlewoman from Georgia (Ms. Tlaib).

Ms. TLAIB. Mr. Speaker, after decades of living through discrimination from our government, my older Black neighbors in my district finally began having a sense of hope that a new generation of elected leaders is here.

Recently, however, those same neighbors have told me they began to feel that fear again because of what is happening here in this Chamber. In today’s Republican Party, Marjorie Taylor Greene’s world views are violent, anti-Black, racist, Islamophobic, and anti-Semitic, and they are condoned.

Every single day that goes by without outright condemnation from every single one of her Republican colleagues, without consequences for her extremist views, is an outright endorsement of white supremacy. We owe it to our residents who have been victim of these very hateful views to take action.

When Members like Marjorie Taylor Greene proudly claim that Muslims shouldn’t be allowed in this Congress, or that 9/11 attacks were fake, or that the Speaker of the House should be executed, there must be consequences.

Mrs. WALORSKI. Mr. Speaker, I yield 2 minutes to the gentleman from Arizona (Mr. Biggs).

Mr. BIGGS. Mr. Speaker, it is good to be here today, but what I feel and what I believe as I am listening and I am hearing the debate is this is not really about words said by Ms. Greene before she was her elected overwhelmingly in her district.

If it was about language and that we were disciplining because of language,
we would have disciplined somebody else on this side, on the Democrat’s side, who said: “Israel has hypnotized the world. May Allah awaken the people and help them see the evildoings of Israel.” “It is all about the Benjamins, baby.”

That would invoke some discipline, I would have thought.

How about this one comparing Jewish Israeli settlers to termites. That guy didn’t get disciplined. He is still on the committees I sit on. He said: There has been a threat, almost like termites can get into a residence and eat. And before you know that, you have been eaten up, and you fall in on yourself.

It goes on and it goes on. The Speaker of this House has said that Republicans are enemies of the state. All of these incite violence. All of these statements are statements that just should not be accepted, but they were accepted. There was no condemnation. And as the last speaker just said, no condemnation is an endorsement. So I guess there is endorsement from all of them on those statements.

So here today you are doing something that is unprecedented. You are taking somebody for things she said before she got into this body, and you are saying that we are going to control the minority choice of committee assignments. This has never happened before, but here it goes. I am afraid it is going to cascade, because that is not the way we should do this. You can’t take away the rights of the minority leader and the minority conference. That is the problem that we have here.

No one endorses what Mrs. G REENE said, but we endorse her election and the right of the leader to make her committee assignments and not to have those be taken away by the majority.

Mr. DEUTCH. Mr. Speaker, I yield 1½ minutes to the gentlewoman from Illinois (Ms. KELLY).

Ms. KELLY of Illinois. Mr. Speaker, I rise in support of H. Res. 72, to remove MARJORIE TAYLOR GREENE from her committee post.

Congresswoman GREENE is part of the cult conspiracy mindset that has infected segments of our American society and our Nation.

The wild conspiracy theories that QAnoners invent are, in essence, outrageous lies. Even more alarming, they are lies backed by the threat of violence.

Yet, Representative GREENE and her QAnon adherents are ready to defend their deranged lies with violence. They have expressed a desire to assassinate Speaker PELOSI and to publicly execute those who disagree with their malignant lies. They have even expressed a passion and a desire to overthrow our constitutional democracy.

Congresswoman GREENE indicated before last year’s election that, if Donald Trump lost, Americans may need to reclaim freedom with the price of blood. MARJORIE GREENE has harassed a survivor of the Marjory Stoneman Douglas High School shooting, calling him a coward and proclaiming the massacre was staged as a plot to pass more gun laws.

Yet her Republican colleagues believe she has the proper credentials and principles to serve on the Education and Labor Committee. Some will play both sides, but that is a false equivalence.

I think it is clear that we need to draw the line at Jewish space lasers and calling for political assassinations, not policy differences. At least with one xenophobic racist, both sides were able to put country over party. The party of Honest Abe can no longer be honest with itself.

MARJORIE GREENE and her fellow conspiracy theorists have saturated our Nation with lies. It is time to turn the tables and start talking about truth for a change.

Gandhi liked to say: “Even if you are a minority of one, the truth is the truth.”

Mr. Speaker, I urge everyone to join in defending truth. Stand up for truth even if you are alone.

Mrs. WALORSKI. Mr. Speaker, I yield 2 minutes to the gentleman from Texas (Mr. BARNIN).

Mr. BARNIN. Mr. Speaker, at the direction of the narrow Democrat majority, we are here today standing in judgment over a newly elected colleague of ours for things said as a private citizen that have since been retracted.

Meanwhile, some colleagues have engaged in anti-American, anti-Semitic tropes and commentary before and after their elections to Congress. Other colleagues have incited and called for violence across the country the day Donald Trump became President, and still encourage him and those who support the Republican Party, not to mention other dangerous words that have been harmful to the security of our Nation.

But, Mr. Speaker, none of those are in question. Those Members never saw any condemnation and, in this Democrat majority, they never will.

I went to the Rules Committee yesterday, strongly opposing to this course of action, with a suggestion to correct this blatant double-standard, and should it move forward, I was told by the chairman that, “We don’t share the same values.” because I was demanding that we prioritize accountability for members of his party and their comments and dangerous rhetoric carried out while in office before we address Representative GREENE’s commentary made before she was elected.

Perhaps the chairman is right. My values are that anyone who blatantly calls for violence against Conservatives; provokes deadly riota; endangers Americans; encourages the destruction of our ally Israel; and, perhaps worst of all, dismisses the significance of 9/11 has no business serving in the House of Representatives.

In closing, Mr. Speaker, no one in Congress should be more grateful than the Democrat majority that eliminated our motion to recommit last month and the Democrat members who have these infamod remarks over the years, because I have no doubt that a motion by Republicans to oust those Representatives would have succeeded with very strong bipartisan support. By shattering this precedent perhaps this majority has set in motion a future majority’s obligation to do so.

If my Democrat colleagues are attempting to take the speck out of our eye, I encourage them to also take the log out of their own eyes.

Mr. DEUTCH. Mr. Speaker, I yield 1½ minutes to the gentlewoman from Minnesota (Ms. OMAR).

Ms. OMAR. Mr. Speaker, this is not about one Member. This is about who we are as a body and what we are as a democracy. This is about whether it is acceptable to choose and encourage an insurrection against our basic democratic processes. This is about whether it is okay to demand Members swear in on a Bible of a religion they do not practice. This is about whether it is okay to hold an assault rifle next to Members’ heads in a campaign ad and incite death threats against them. This is about whether it is okay to encourage the murder of the Speaker of the House.

As a survivor of civil conflict and civil war, I know political violence and political rhetoric does not go away on its own. This is about whether or not we will continue to be a peaceful and functioning democracy.

Mrs. WALORSKI. Mr. Speaker, I yield 1½ minutes to the gentleman from Virginia (Mr. GOOD).

Mr. GOOD of Virginia. Mr. Speaker, I am proud to have taken my oath on that Bible, which I do follow and try to live my life after.

Mr. Speaker, I rise today to object to the left’s pattern of teaming up with the mainstream media to try to stifle the voices of conservatives.

First, it was 4 years of trying to remove President Trump. Today, it is trying to strip my friend, MARJORIE TAYLOR GREENE, of her committee assignments. It is only a matter of time until they start coming after everyday Americans.

We travel down a dangerous road today when the majority party is threatening to make committee assignments for the minority. Mr. Speaker, my friends across the aisle, as we have seen and as we have just heard from one, certainly have no shortage of members who have expressed very offensive opinions after they were elected to this body.

Democrats are not looking to lower the temperature or deliver results for the American people. Their goal is to cause chaos and divide our country so
they can continue to expand their radical left agenda until they have silenced all opposing viewpoints.

Democrats control the House, the Senate, and the White House. If they wanted to deliver results to the American people, they could do it. But their agenda is that they don't want to govern. They want to rule and clamp down on any dissent to their radical agenda.

Mr. DEUTCH. Mr. Speaker, I yield 2 minutes to the gentlewoman from Missouri (Ms. BUSH).

Ms. BUSH. Mr. Speaker, St. Louis and I rise in defense of our Nation's schoolchildren. I cannot sit idly by and allow white supremacy and hatred to have decisionmaking power over our students' futures.

To my Republican colleagues: let history remember what you did in this moment. A prerequisite for appointment to these committees and for all that we do must be that you love and represent all people.

We owe it to our children and we owe it to their parents to have a House Education and Labor Committee that is committed to fighting for a country where all children have an equitable education in an intentionally anti-racist society. Let me say that again: an intentionally anti-racist society.

From the Ferguson-Florissant school district in St. Louis to the Normandy, Hazelwood, Riverview Gardens, Jennings, and University City school districts to St. Louis Public Schools, all of our school districts deserve better. Harris-Stowe State University, University of Missouri-St. Louis, our tech and trade schools, St. Louis University, and Washington University deserve better.

Our teachers, our custodial workers, and our cafeteria workers deserve better.

Our students who don't have a roof to sleep under at night, our students who don't have running water at home, our students who don't have enough to eat deserve better.

Those living with student debt and those who desire to go to college deserve better.

Our parents deserve better.

We cannot build an equitable, anti-racist education system if a seated House Education and Labor Committee member incites violence through the perpetuation of racist lies in an attempt to win an election. We cannot build an equitable, anti-racist society if a Member of Congress endorses white supremacy. We need to strip all opposing viewpoints.

And then we must pass our resolution. H. Res. 25, to investigate and expel them.

Mrs. WALORSKI. Mr. Speaker, I yield 2 minutes to the gentleman from Georgia (Mr. HICE).

Mr. HICE of Georgia. Mr. Speaker, the hypocrisy here is an outrage. My fellow Georgian, Congresswoman GREENE, stood right here in this House and took full responsibility for her statements. That is more than we can say for any of the many in this Chamber who have made outrageous, hate-filled, and vile statements and comments over the past years—and recent months, in particular.

For example, a Democrat member of the House Foreign Affairs Committee has repeatedly made blatant anti-Semitic statements. She still holds her position.

The Democratic chairwoman of the House Financial Services Committee encouraged supporters to aggressively assault anyone who supported President Trump. She still holds her position.

The Speaker of the House has called Republicans enemies of the state. She still has her position.

While we watch cities in flames, businesses being destroyed, officers killed, and civilians attacked, a member of the majority party called for further unrest in the streets. She still has her position.

I have got four pages of similar comments, and this is by no means exhaustive. Inflammatory rhetoric around here has become commonplace, unfortunately, and Members of this House have absolutely crossed the line by calling for violence and making other similar remarks. The majority refuses to hold its own members accountable.

This is the zenith of hypocrisy and injustice.

Mr. Speaker, I call on and urge our Members to oppose this resolution.

Mr. DEUTCH. Mr. Speaker, I yield 1 minute to the gentlewoman from Ohio (Mrs. BEATTY).

Mrs. BEATTY. Mr. Speaker, it is a shame that we must use precious time on the floor of the people's House to address the inflammatory remarks of Member MARJORIE TAYLOR GREENE. But just as we are in the midst of three crises of the coronavirus, the economic distress, and social injustice, we must also act against an assault on democracy and unhinged conspiracy theories.

Disturbing and dangerous words and actions like those we have heard and seen from this individual in this House are below the dignity of a Member of Congress. And if they did not stop when we were all sworn in, then, if anything, these backward views gained a national platform.

Well, I stand here to tell you, Mr. Speaker, I will stand up to bullies who threaten students and threaten to incite and celebrate violence towards our Speaker and our colleagues. Today, as the conscience of the Congress, it is important that we take this step to affirm that conspiracy theories and outrageous lies have no place in the Congress and no place in the people's House. No place.

No place.

Mrs. WALORSKI. Mr. Speaker, I yield 1 minute to the gentleman from South Carolina (Mr. NORMAN).

Mr. NORMAN. Mr. Speaker, here we sit on this fourth day of February and, here we go, we have a pandemic that is shutting down businesses all across this country. We have schools shut down, causing havoc with our children. We have a national debt of over $30 trillion. We have seniors wondering if their Social Security payment will be suspended due to anticipated bankruptcy. We have a Democratic Party focusing today on by-passing the legislative process and issuing executive orders defunding our police departments, destroying our energy independence by shutting off our production of oil and gas, allowing men to identify as women and going to any bathroom of choice.

And what is the majority, who are spending the hard-earned tax dollars, doing today?

Attempting to throw a member of our party, who was duly elected, because of something purportedly to have been said before she got into Congress. Here is what I ask: Throw us all off the committees. Throw all of us off.

God, I hope the American people see what you are doing and that this is nothing more than an abuse of power by a party drunk with power.

Mr. DEUTCH. Mr. Speaker, I am pleased to yield 2 minutes to the gentlewoman from Connecticut (Mrs. HAYES).

Mrs. HAYES. Mr. Speaker, I rise today in support of this resolution on behalf of my constituents in Connecticut's Fifth District. The statements made by the Representative from Georgia have amplified horrific and deeply dishonest rhetoric and empowered and mainstreamed fringe conspiracy theories about school shootings. Giving any Member the platform to spread dangerous rhetoric only rewards and normalizes this behavior, places already vulnerable groups in danger, and further traumatizes survivors.

There is no place in this House for a Member that trivializes these events or refuses to publicly disavow her own words or apologize to those affected.

Mr. Speaker, there are men and women on both sides of this chamber whom I strongly disagree with, colleagues who have made statements that have deeply offended me. Yet, I have never believed we should remove them from committees on this body.

But today is different. We are forced to make this motion, not because of a disagreement in values or opinions, but because the Republican Conference has refused to take any actions addressing dangerous comments made by a Member, comments which have no place in common discourse and cannot be given a platform to be amplified.

While I remain respectful of the voters in Georgia, we have a responsibility as a body to hold our own Members accountable, and I would vote in the same way if a member of my own caucus had committed the same infractions.

Any Member of Congress should promote conspiracy theories or sow doubt about the validity of tragic mass casualty events like Sandy Hook, Parkland, and others. No parent should ever
have to invite a Member of Congress to visit their child’s grave or touch the bullet-riddled clothing that their child wore to prove that their death actually happened.

Mr. Speaker, the Speaker of this House always tells Members to vote for their district. Today, I vote as an act of conscience in defense of my district. I vote for the babies who left for school 8 years ago and never returned home, and the teachers who died trying to protect them.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Mr. DEUTCH. Mr. Speaker, I yield an additional 15 seconds to the gentlewoman from Connecticut.

Mrs. HAYES. Today, I will vote for millions of educators who stand bravely before students while they lead lockdown drills and whisper quietly to them while sheltering in place that school is still safe.

I will vote ‘yes’ on this resolution for two reasons: the communities and the communities who want real debate that produces real solutions for keeping schools and communities safe.

Mrs. WALORSKI. Mr. Speaker, I yield 1 minute to the gentlewoman from Indiana (Mrs. SPARTZ), my new colleague.

Mrs. SPARTZ. Mr. Speaker, as someone who grew up in a communist country where people were punished for expressing their opinions, I have an enormous appreciation for our First Amendment rights. This is a core principle our Nation was founded on.

I might not like many things that my colleagues from both parties have to say. Sometimes I think they are crazy things, but I will still vigorously defend their First Amendment rights and rights of free speech, especially what they have said as private individuals before. The voters will decide if they are the right representative for them.

It is a slippery slope to start policing people’s opinions, and our Congress will start resembling a communist litiburo if we are not careful. I would really like my colleagues to think before they make this vote.

Mr. DEUTCH. Mr. Speaker, I yield 1 minute to the gentlewoman from Florida (Ms. WASSERMAN SCHULTZ), my friend and neighbor.

Ms. WASSERMAN SCHULTZ. Mr. Speaker, I have heard a lot here today so, in closing, let me remind my colleagues that we were sent here, not only to uphold the Constitutionurit but to uphold the standard of conduct.

Let me share with you what should have happened. What should have happened is some response for the pain that the gentlewoman from Georgia has caused and to acknowledge that pain, the damage that she has caused, the violence she has advocated.

I will have heard that she would have realized, like so many of us have, the awe and gravity of serving in this institution and that, despite all the harm that the words and actions she has taken have caused, that now that she is a Member of this body, she truly understands and is sorry she stalked the teenager who was a victim of a mass shooting; sorry that she actually suggested that our leader of the House of Representatives should meet a bullet as he has put it; sorry that she suggested that President Obama should have his life snuffed out.

But none of that happened, and that is why she has forfeited the right to serve on committees in this House of Representatives.

Mrs. WALORSKI. Mr. Speaker, I yield 1 minute to the gentleman from Georgia (Mr. CLYDE).

Mr. CLYDE. Mr. Speaker, I rise today to oppose this unprecedented power grab orchestrated by the Democrats.

Much has been said about what my colleague from Georgia has spoken of in her past, but the past is past. I do not believe Congress has jurisdiction to re-litigate what this body said before they took their solemn oath of office. That is an issue to be adjudicated by her constituents at the ballot box in the 14th District of Georgia, not here in Congress.

Without today this body is putting itself on an extremely dangerous path, a path that opens the door to allowing the majority party to strip the minority party members of their committees, based on statements made or beliefs held before they ever ran for Congress.

It is clear the resolution before us is not about my colleague; it is about Democrats seizing upon an opportunity to further suppress the rights of the minority party, to silence a bold member of the opposition, and to thereby further their social agenda.

Members of Congress have a duty to hold themselves to the highest standards, and I know Marjorie is doing just that. I expect no less from my Democratic colleagues, which is why this resolution must not pass.

Mr. DEUTCH. Mr. Speaker, I am pleased to yield 1 minute to the gentleman from Maryland (Mr. HOYER), the distinguished majority leader of the House of Representatives.

Mr. HOYER. Mr. Speaker, this is a sad day and a difficult day for the House of Representatives and for our country. I have had the great honor of serving this body for 40 years and in that time I have encountered a situation like the one before us now, where a Member has made such vile and hurtful statements, engaged in the harassment of colleagues, and expressed support for political violence. None of us should take any pleasure in what we must do today.

But to do nothing would be an abdication of our moral responsibility to our colleagues, to the House, to our values, to the truth, and to our country.

A great forebear of legislators, Edmund Burke, famously declared: “The only thing necessary for the triumph of evil is for good men to do nothing.”

Yesterday, the Republican Conference chose to do nothing, so today, the House must do something.

I have heard some condemnation from across the aisle of the contents of Representative GREENE’s statements. Some have condemned the white supremacist rhetoric she said and posted online. Some have condemned the falsehoods she shared about 9/11 and the horrific school shootings.

But I have heard little from Republicans about the horrific statements made by their colleague making threats of violence against Democratic elected officials and her threatening conduct toward Representative Bush and others.

Indeed, Mr. Speaker, there seems to be much silence when it comes to her incitement of political violence.

In The Washington Post yesterday, columnist Greg Sargent wrote:

Whatever happens to Representative Greene, the truth is unavoidable: Republicans have yet to offer a clear and unambiguous declaration that political violence is unacceptable and has no place in their ranks.

And I have heard too much about process and not enough about accountability.

No Member ought to be permitted to engage in the kind of behavior that Representative Greene has and face zero consequences. This vote can be a first step in correcting the error of those who, so far, have chosen to do nothing.

A short while ago, Representative Greene came to this floor to defend her indefensible conduct. I heard no apology.

She claimed that we are here today only because of some things she wrote online before she ever ran for Congress, as if one’s moral slate is wiped clean when one becomes a candidate for office.

Regardless, the conduct we are judging today continued to occur even after Representative Greene became a candidate, and even after she was elected.

Mr. Speaker, I urge my colleagues to look at this image.

I heard about motherhood today. Two of those women between them have six children. They are mothers. One of them does not have children, and she has come to this body asking for more housing for people, for more health care for people, for more income for people. How awful.

And they are not the Squad. They are Ilhan, they are Alexandria, and they are Rashida. They are people. They are our colleagues.

And yes, you may have disagreements, but I don’t know anybody, including Steve King, who you precluded from going on committees for much less—and this is an AR-15 in the hands of Mrs. Greene. This was on Facebook just a few months ago.

Is that a message of peace and reconciliation and peaceful democratic dialogue—The Squad’s worst enemy, AR-15 in hand.
I have never ever seen that before. Is this a precedent-setting event? It is, because the conduct, the tweeting, the QAnon association—I heard the disavow of QAnon. I learned more.

AR-15, “Squad’s Worst Nightmare.” Is that what it was intended to do, that each one of these ladies would have a nightmare about somebody with a gun, an AR-15 that can carry a clip of up to 60 bullets? I urge my colleagues to look at that image and tell me what message you think it sends.

Here she is, armed with a deadly assault rifle, pointing it toward three Democratic Members. Now, the pictures were put together, you understand. They were not present; I understand that. And she captioned it “Squad’s Worst Nightmare.”

Yes, some people are having nightmares and some people who wanted to give other people nightmares committed sedition and broke into the House of Representatives and tried to stop us from electing a President of the United States.

These three faces are real people. They are three reasons we are here. But there are many other reasons we are here today.

In 2019, during the same election cycle in which she ran, she showed support for comments online that the quickest way to remove Speaker Pelosi from power would be “a bullet to the head.” Did any of you hear Steve King say anything like that? You removed him from all of his committees.

But as I said, you did nothing. As a matter of fact, you gave a standing ovation, as I understand. I wasn’t there. What message does that send? What message does it send to have a standing ovation to give these three Democratic Members. Vote with good order and peace.

Democrats. Vote with the House, not QAnon and violent conspiracy theories that promote and have demonstrably resulted in sedition and insurrection.

Senator Romney—you remember Senator Romney, he was a candidate for President of the United States on the Republican ticket, nominated in the Republican convention. He said of his party this week: “I think we should have nothing to do with Marjorie Taylor Greene and think we should repudiate the things she said and move away from her.” “Oh, her tent is not large enough to both accommodate conservatives and kooks.”

Not my words, his words, a Republican Member of the United States Senate. Now, he is not a big buddy of Trump’s, so apparently he didn’t have to do what Trump suggested he do.

And Senator Ernst, a conservative woman from Iowa: “She doesn’t represent the party. I don’t want her to be the face of our party. I think this is a great time for us to really talk about what we want to see in the upcoming years and continue to build. We don’t need people that are promoting violence or anything like that.” That is a Republican conservative Senator.

Republican Senator and former Governor of Florida Rick Scott—said—a conservative Republican Senator—“That is not what the Republican Party stands for.”

Let me suggest to you, if it is not, vote with us. Vote with the House, not Democrats. Vote with the House of Representatives. Vote with good order and peace.

Furthermore, Senator Young from Indiana said: “There ought to be no place in the Republican Party for the kind of views espoused by Representative Greene.”

That is what McCarthy said when you kicked King off of all his committees. This is not something you haven’t done. However, sadly, you left it to us to do your job.

Representative Cole called her statements “extraordinarily disturbing.” He said that yesterday; it is an old quote. And Senator Thune asked his fellow Republican worse: “Do they want to be the party of limited government”—I think the answer to that is yes—“or do they want to be the party of conspiracy theories and QAnon?”

Furthermore, Senator Young from Indiana said: “There ought to be no place” in the Republican Party for the kind of views espoused by Representative Greene.

That is what your Republican colleagues have said. This is not partisan. This is about principle.

And you can shake your head as much as you want. This is not about party. It is about whether or not you will vote for decency and truth, not the Members’ worst nightmares.

I hope we can do it together, all of us, embracing our humanity and our basic adherence to the Constitution.

Edmund Burke, who I quoted earlier, said: The only thing necessary for evil to triumph is for good men to do nothing.

Let us not do nothing.

I often share another passage shared so long ago by Edmund Burke when a new Member arrives to serve in the House. It concerns a duty a representative has to his or her constituents. His conclusion on that matter is that we owe them our unbiased opinion, mature judgment, and enlightened sense of conscience.

What does your conscience tell you to do in light of this kind of assertion? Nothing?

Burke told his own constituents that these virtues of a representative “do not derive from your pleasure,” “nor from the law and the Constitution. They are a trust from providence, for the abuse of which” you are “deeply answerable. Your representative owes you, not his industry only, but his judgment, and he betrays, instead of serving you, if he sacrifices it to your opinion.”

This is not about polling. This is not about your base. This is about your conscience and your moral judgment.

In other words, don’t look inside our hearts to the answer that we know is right and is best for the House and for our country.

If the Republican Party for less toxic language took committee assignments away from Steve King, should they do less in this instance?

There is no doubt that if somebody came to the Congress and had said, before they came to the Congress, “I am for violent revolution against the Government of the United States of America,” your party would say that is not somebody we want to be associated with.

This is not what she said; I do not assert that. But should we do less than you did for Steve King for far less toxic language?

Let us not do nothing. Mr. Speaker, let us do the right thing.

WALORSKI. Mr. Speaker, I yield 1 minute to the gentleman from North Carolina (Mr. Budd).

Mr. Budd. Mr. Speaker, today is really about one party single-handedly canceling a Member of the other party because of something said before that Member was even elected.

This isn’t about agreeing or disagreeing with the comments. This is
about Democrats abusing their power and using it to cancel.

This sets a very dangerous precedent. There are Members across the aisle who have said alarming things recently. They have made anti-Semitic comments repeatedly. They have made anti-American comments repeatedly. And they have made comments threatening violence repeatedly.

Cancel culture should not take over our country. Cancel culture should not take over our tech platforms. And cancel culture certainly should not take over the House of Representatives.

We need to let the gentlewoman from Georgia serve and to allow her constituents to judge her performance at the ballot box.

Mr. DEUTCH. Mr. Speaker, I am prepared to close, and I reserve the balance of my time.

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

Mr. Speaker, I absolutely reject racism, anti-Semitism, and bigotry, as I said earlier. I condemn conspiracy theories and calls for violence. I do not in any way condone these reprehensible views.

Sadly, though, here we are today to effectuate another partisan power grab. The Democratic majority has taken unprecedented steps to marginalize Republicans just because we have not done what they want us to do, and that is wrong.

There is a reason that neither party holds a majority on the Ethics Committee, and the reason is to avoid one party or the other weaponizing the committee’s purpose for use in political and partisan fashion.

The majority should withdraw this resolution and, if it chooses, pursue this matter properly through the Ethics Committee.

If the resolution is not withdrawn, then I will vote “no” and hope at some point the Ethics Committee will again be used to serve this body as intended.

Our colleagues serve the House as an institution, deserve better. I ask my colleagues to vote “no.”

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

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

Mr. Speaker, let me just address some of what we have heard today.

First, we have heard the argument made by our colleagues that this is something that should go to the Ethics Committee, despite the fact that we have the authority to be here today to tackle something that our friends should have tackled.

But then they turn around and say that the Ethics Committee doesn’t have jurisdiction for anything that has been said before a Member is elected, thereby creating a loop that will result in no accountability, zero accountability, for any of the horrific sayings, any of the actions that have been promoted by Representative GREENE on social media and in her words.

We also heard that we are doing here risks deepening dangerous divisions. The dangerous divisions that exist in our country resulted in an attack on this Capitol, putting all of our lives at risk. We are trying to stop the divisions in our country by giving a platform to the kinds of conspiracy theories that helped to inflame them.

We heard that this is cynical and hypocritical. Mr. Speaker, is there anything more cynical and hypocritical than to be told on the floor of this House that the minority leader was prepared to take Mrs. GREENE off the committee, not because it was the right thing to do, but because it was a political decision he was willing to consider?

Finally, we heard that Representative GREENE has apologized for this. She came to the floor today. She acknowledged that 9/11 happened; she acknowledged that school shootings are real; she acknowledged that she learned something about QAnon that she didn’t know before.

There was no apology. There was nothing to address any of the pain and hurt that she has done to my constituents and gun violence survivors in every part of this country and the families who have lost loved ones.

Mr. Speaker, we need to be here today. This hateful rhetoric is in the real world as well, outside the Halls of Congress, not just here. Memories of the lives we have lost to gun violence are being forsaken by those who baselessly claim those tragedies were false flag events. Online rants about anti-Semitism, Islamophobia, racism, and conspiracy theories have manifested in real and violent acts. It is not a debating society that we are participating in. This has real impact, in the real world.

Finally, I close with this, Mr. Speaker: We are worried about precedent. Don’t tell me we shouldn’t be. And the precedent of allowing a Member of the House by giving her a platform of a congressional committee to amplify dangerous conspiracy theories is one we should never set.

Leader MCCARTHY has said so himself. I would remind my colleagues again, 2 years ago he said: Any hatred, any hatred we take action.

Unfortunately, the only action taken by Republican leadership has been to appoint Representative GREENE to two powerful committees.

This resolution condemns the practice of promoting extreme ideologies, conspiracy theories, and antigovernment rhetoric. The resolution prohibits that there is no place for such conduct in this Congress or in society. When Mrs. GREENE came to the floor today and compared the media to QAnon, it is a reminder of just how important this action is that we are about to take. This is why we must adopt H. Res. 72.

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

The SPEAKER pro tempore. The question was taken; and the vote was taken by electronic device, and there were—yeas 230, nays 199, not voting 2, as follows:

[Roll No. 25]

YEAS—230

Yeas and nays are ordered on the resolution.

The SPEAKER pro tempore. Pursuant to section 3(h) of House Resolution 8, the yeas and nays are ordered on the previous question.

The vote was taken by electronic device, and there were—yeas 230, nays 199, not voting 2, as follows:
ELECTING MEMBERS TO CERTAIN STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES

Ms. CHENEY. Madam Speaker, by direction of the Republican Conference, I send to the desk a privileged resolution and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 95
Resolved, That the following named Members be, and are hereby, elected to the following committees of the House of Representatives:

COMMITTEE ON THE BUDGET: Mr. Grothman, Mr. Carter of Georgia (to rank immediately after Mr. Burgess). Mr. Carter of Texas, Mr. Carter of Georgia, Mr. Eschenbrenner, Mr. Cislo, Mr. Crenshaw (Courtney), Mr. Carter of Georgia (Mr. Carter of Georgia asked and was granted permission to address the House for 1 minute and to revise and extend his remarks.).

Ms. SCHULTZ. Madam Speaker, I ask unanimous consent that the resolution be considered as read.

The SPEAKER pro tempore (Mrs. HAYES). Is there objection to the request of the gentleman from Wyoming?

There was no objection.

The resolution was agreed to. A motion to reconsider was laid on the table.

MOMENT OF SILENCE HONORING FBI AGENTS DANIEL ALFIN AND LAURA SCHWARTZENBERGER

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

Ms. SCHULTZ. Madam Speaker, it is with a heavy heart that I rise to honor the lives of two fallen FBI agents, Daniel Alfin and Laura Schwartzengber.

On Tuesday morning, while executing a Federal warrant in a child exploitation investigation, Special Agents Daniel Alfin and Laura Schwartzengber were shot and killed in the line of duty in Sunrise, Florida. This was, sadly, the FBI’s deadliest day since the tragic events on 9/11. It has also been more than 30 years since two agents were killed in the line of duty in the day of their lives. They died protecting our most vulnerable citizens and the community they loved.

Laura Schwartzengber’s specialty was pursuing crimes against children. Her work with the FBI Miami Field Office’s Innocent Images National Initiative led to the arrests of those involved in the exploitation of children and sextortion. She leaves behind a husband and two children.

Daniel Alfin was a veteran agent who led the investigation into a dark website called Playpen, one of the country’s largest child pornography operations. He leaves behind a wife and one child.

These were two heroes taken from us way too soon while trying to make our community a safer place to raise our families. We grieve their loss not only to the community they served but to the families and loved ones they leave behind. They made the ultimate sacrifice, and we will be forever grateful.

Madam Speaker, I ask the House to please pause for a moment of silence in memory and honor of these heroes who gave their lives protecting our children.

RECOGNIZING DREAM LIKE DREW WEEK

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

Mr. VAN DREW. Madam Speaker, I am here to speak about a wonderful cause, Dream Like Drew, that promotes awareness of a rare genetic disorder, cri du chat.

Dream Like Drew is a weeklong event starting on May 3 where students can show their support by wearing unique socks, one high and one low.

Cri du chat is caused by the deletion of genetic material on the fifth chromosome that can cause delays in motor functions. Dream Like Drew was started by Kasey Eykyn, a teacher in south Jersey, in honor of her son, Drew Eykyn. Drew is an 8-year-old little boy who was diagnosed with cri du chat shortly after he was born.

He lives life with a positive outlook and mindset that will allow him to achieve his dreams always. Drew is an inspiration to all, and Dream Like Drew is an amazing cause that encourages a discussion on how important acceptance and inclusion is for those with disabilities.

God bless him forever.

HONORING UNITED STATES CAPITOL POLICE OFFICERS

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

Ms. JACKSON LEE. Madam Speaker, I rise with a somber spirit and a heavy heart to be able to celebrate the law officers, the police officers, who stood their ground on behalf of this citadel of democracy on January 6.

Police officers were beaten, sprayed with mace, hit with stun guns, and
beaten with the United States flag and symbols of Nazism. You could see their valiant efforts, the Washington, D.C., Metropolitan Police with our own Capital Police. They stood their ground, being beat continuously by insurrectionists and, of course, domestic terrorists.

Madam Speaker, I offer today my deepest appreciation for them and sympathy for their brothers who were lost in the fight to preserve democracy. Yes, it was a fight because it was an attack on the Capitol. We owe them a great deal of gratitude and, as well, admiration.

Madam Speaker, I intend to introduce a resolution that will honor all those who stood their ground and protected this place. Members of Congress, and others, and were in the midst of a battle where so many were hurt. I express my sympathy and concern for those still hospitalized.

And I do say that it is important for us to say the simple words thank you. Thank you to the men and women of the United States Capitol Police, the Metropolitan Police Department, and, of course, our National Guard, and others.

Mrs. LEE of Nevada. Madam Speaker, this week, we had a hero lie in honor in the dome of the United States Capitol.

United States Capitol Police Officer Brian Sicknick gave his life to protect the U.S. Capitol, one of our greatest symbols of democracy. I had the opportunity to pay my respects to Officer Sicknick in the Capitol rotunda, which is safe and secure because of his sacrifice.

Mr. CARTER of Georgia. Madam Speaker, this week, we had a hero lie in honor in the dome of the United States Capitol.

United States Capitol Police Officer Brian Sicknick gave his life to protect the U.S. Capitol, one of our greatest symbols of democracy. I had the opportunity to pay my respects to Officer Sicknick in the Capitol rotunda, which is safe and secure because of his sacrifice.

I was privileged to serve alongside Chief Riley as a Lakeland city commissioner and as a fellow rotarian. I have seen firsthand his effort to build better relationships with employees, staff, and the community. Doug Riley continues to go above and beyond to strengthen the fire department and its employees.

On behalf of the 15th District of Florida, congratulations to Chief Doug Riley for earning this distinguished honor.

The Lakeland community thanks the chief for his efforts to protect and serve us every day.

Well done, Chief.

COVID-19 RELIEF

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

Ms. KAPTUR. Madam Speaker, I rise to introduce the bipartisan Restoring Communities Left Behind Act. This legislation establishes a $5 billion neighborhood infrastructure stimulus program at the Department of Housing and Urban Development to help communities face down the dire COVID-19 economic crisis.

I am grateful for the cooperation and leadership of Michigan Congresswoman Rashida Tlaib for leading this bill with me, and also for Chairwoman Maxine Waters for encouraging our efforts.

In addition to COVID-19, Americans in rural and urban areas are still suffering from the effects of the 2008 Great Recession, decades of job washout, and redlining. Wall Street’s malfeasance resulted in African Americans alone losing nearly half of their accumulated wealth since the founding of the Republic.

Nothing is more important for wealth creation than owning a home. This bill will provide a lifeline for families to restore financial security through homeownership.

The bill is a critical job-creation program. By investing in neighborhood infrastructure, we are investing in skills training and creating good paying jobs.

Congress must act now to provide stimulus for neighborhoods to recover so they emerge more resilient. I look forward to working to include this bill in a larger COVID relief and recovery package. I urge my colleagues to support this important housing recovery legislation.

HONORING TOMMY LEE EXLEY, SR.

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

Mr. CARTER of Georgia. Madam Speaker, I rise today to remember and honor the life of Tommy Lee Exley, Sr., who passed away on January 16.

Tommy was a man of integrity who dedicated his life to serving others. In addition to serving his country in the National Guard, he was very active in community service. Tommy served on the Effingham Industrial Development Board and the Effingham Hospital Board for a number of years.

He was also an active member of the Lions Club, The American Legion, Sunrise Rotary Club. He was even president of the Springfield Jaycees, which is an organization that identifies community needs and provides solutions by planning and facilitating service projects and funding.

Tommy graduated from the University of Georgia and was an avid Georgia Bulldogs fan.

My thoughts and prayers are with his wonderful family, including the love of his life, Bebe, as well as his friends, during this most difficult time.

INSURRECTION IN THE CAPITOL

The SPEAKER pro tempore (Ms. Williams of Georgia). Under the Speaker’s announced policy of January 4, 2021, the gentlewoman from New York (Ms. Ocasio-Cortez) is recognized for 60 minutes as the designee of the majority leader.

GENERAL LEAVE

Ms. OCASSIO-CORTEZ. Madam Speaker, I ask unanimous consent that Nevada is one of the hardest-hit States by this pandemic. Currently, we have one of the highest unemployment rates in the country at 9.2 percent, but we have an opportunity to put this pandemic behind us and to begin to rebuild our economy. The answer lies in vaccine distribution. We are doing everything we can to get vaccines to those who are eligible, but with limited resources, we are not able to get them out quickly enough.

This week, we were able to work with Clark County Commissioner Michael Naft to establish a temporary vaccine site for the residents of Laughlin, a rural community on the border of Arizona, California, and Nevada. Before this site was established, these Nevadans had no vaccination options within an hour’s drive of their community.

This pandemic needs to be treated like the crisis it is. We need to act swiftly and get States more funding for distribution. I am urging my colleagues: we must act quickly. We cannot let partisan games get in the way.
all Members have 5 legislative days to revise and extend their remarks and include extraneous material on the subject of my Special Order.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Vermont (Mr. WELCH)?

There was no objection.

Ms. OCASIO-CORTEZ. Madam Speaker, 29 days ago, on January 6, 2021, insurrectionists attacked our Capitol seeking to overturn the results of our Nation's election.

Twenty-nine days ago, the glass in and around this very Chamber was shattered by gunshots, clubs, and by individuals seeking to restrain and murder Members of Congress duly elected to carry out the duties of their office.

Twenty-nine days ago, food service workers, staffers, and children ran or hid for their lives from violence deliberately ignited by the former President of the United States.

Sadly, less than 29 days later, with little to no accountability for the bloodshed and trauma of the 6th, some are already demanding that we move on. Or perhaps, seeking to minimize, discredit or belittle the accounts of survivors. In doing so, they not only further harm those who were there that day and provide cover for those responsible, but they also send a tremendously damaging message to survivors of trauma all across this country that the way to deal with trauma, violence, and targeting is to paper it over, minimize it, and move on.

Sadly, this is all too often what we hear from survivors of trauma as the reason why they don’t get care; that what they experienced wasn’t bad enough or too bad to talk about; or that they are afraid of being invalidated, accused of exaggeration or making a mountain out of a mole hill. As a result, thousands, if not millions, deny themselves the care that they need and deserve to live better lives.

Twenty-nine days ago, our Nation's Capitol was attacked. That is the big story. The story of hundreds of thousands of individual accounts just as valid and important as the other.

Tonight, for this Special Order, we will begin to hear and commit to the CONGRESSIONAL RECORD just some of those many stories. I thank my colleagues for calling out colleagues as the proceedings were taking place, that this building would be invaded. I took it for granted that that just couldn't happen.

Of course, it did. The first sign we had of something amiss is when we saw the security people for our leadership—the Speaker, the minority leader, and our majority leader—rush them off the floor. We on the floor and in this gallery still had no idea what was going on.

Now, in retrospect, we find out the west side of the building was being breached, and one of the police officers said it was like a castle storming.

Mr. McGovern took the chair and began to continue the process of certifying the election until one of the Capitol Police officers told us that teargas had been fired, that people had breached the building, get out the gas masks; many of my colleagues were not wearing gas masks at that moment to imagine what was it like for them that they actually had to have a weapon out. They had families, they had responsibility, and whatever fear they may have felt, their duty was to protect us, and they were going to do it no matter what.

How small I felt at that moment that because of someone who was doing their duty to protect me—I am no more worthy than any other person who works in this building—but that is their job. They were there.

Then, of course, we heard the shot when the mob was getting in to the door of the Speaker’s Lobby. Then to get us out, they had to bring us all the way across this Chamber to the far door. We got stopped right over here where these two doors were being breached, and we heard the sound and saw the poles that were being pushed through.

You know the rest. We are going to hear more stories. But I want to say that, in listening to my colleagues and experiencing it myself, where I had some fear, but then where we were okay, there are two things that just stay with me. The first thing is that the tradition we have had in this country that is so commonplace, we do it every 4 years, the peaceful transfer of power; and how extraordinary is it that we do that every 4 years, was shattered. The second thing is that we saw something that allowed Jim Crow to thrive for over 100 years after the Civil War, and that was the use of violence as a political tactic.

Mr. ESPAILLAT. Madam Speaker, I yield to the gentleman from New York (Mr. Espaillat).

Mr. ESPAILLAT. Madam Speaker, I would like to thank my colleague, Congresswoman ALEXANDRIA OCASIO-CORTEZ, for organizing this Special Order Hour this evening.

The events of January 6 are still burning in the memories of all of us, as well as millions and millions of Americans across the Nation; although some people would like to deny that it never happened, or sweep it under the rug. It continues to burn in everybody. The images are so aggressive that they still burn in the memories of millions upon millions of Americans.

I started that day as I start every day, to come to my office building, and I noticed that I was walking on the sidewalk with some of the protesters, unimpeded. I felt as though I was out of this town, because I was walking right next to me. They were around here as early as 8:30 in the morning. 

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I went to my office, and as I proceeded at one point to leave my office to come down to the floor, I was informed that the Capitol had been breached. So we stayed in our office.

Two police officers came to the office trying to get me. And I kept yelling, ‘Take me to a room, a room in another office building where other Members were, to protect us. I decided to stay in my office with my team, and we locked ourselves in there.

I could see from my window some of the protesters. You see, this assault against the Capitol was not just concentrated on the Capitol steps. It was everywhere, really.

And of course, at about 8:00 a.m., a little bit before that, I came here to conclude the proceedings. I felt it was very important that we completed our work for the night and not be intimidated by that mob. Democracy could never be intimidated.

And so I came here very early. I walked around as agents went around the Capitol and this floor securing evidence. And the scene was pretty horrifying; furniture stuck up against the walls and bloodstains right outside, where someone was shot, was being mopped.

So this is a traumatic experience for all of us on both sides of the aisle and for our Nation. It cannot be swept under the rug. We must continue to ascertain and against our constituents. We are their representatives.

I have said this many times today as we debated a question of the status of a Member. We took an oath to defend this Nation against all enemies, foreign and domestic. And we realize that that oath is really above our personal safety; that if we were called upon to defend our constituents, I would venture to say that most Members would stand by their constituents and this Nation.

This should not be taken as Members fleeing out of fear. But it should be taken as an explanation of what happened in this place; how it was desecrated, undermined, diminished; how the American people watched this precious place.

For those of us who have been here, I fled this place on 9/11. We were in a meeting, and all you could hear is a lot of noise. Members continuing to meet, not wanting to be disturbed, did not move until an officer or screaming came, and we heard the noise saying, ‘We don’t know what’s going on, but get out.

In that instant, we fled, and all we could hear was, run as fast as you can and hit the ground way on the other side near First Street and the Supreme Court. I could see the billowing smoke and the plane that hit the Pentagon. And so, that fleeing, of course, was because we were told to do so.

But Members began to look for their staff and wanted to know what they should do, or was there a possibility of being allowed to leave. It was different from the setting here, except for the fact that Members cared about what was going on with their constituency and their staff.

Here, we were in the same way. Members were protecting their staff in their offices. So I want this not to be about us, but the story needs to be told.

As you have already heard, there were those of us participating in this debate, some on the floor, some in the gallery.

And I will tell you that the first thing I saw, Madam Speaker, because we did not know of the huge crowds down near the White House. We didn’t know that there were people dancing to music inside the White House, watching activities of attack here. But we did know about the major speech that was provoking a crowd of insurrectionists that had planned to come here and kill people.

But the first thing I saw was good friends here rising up out of seats and moving out quickly. And only after they began to move did we hear the words, ‘Hurry up. Get out. Flee. Not necessarily flee, but the first words I heard was our good leadership calling for the doors to be closed. Thank them for that, our Sergeant at Arms, who are here in this place.

We could hear the attack coming from the Senate side, and then we could hear the shooting that occurred right outside in the cloakroom area. And we crouched there, and some of my good colleagues and I began to pray.

I started out by saying this is not about us, but it is about truth. And as I mourned and honored Officer Sicknick, as he was honored by being in a state of honor, I was reminded of the many officers, Capitol Hill and Metro Police, that are in hospitals; that are still hurting; and that are still suffering. And I said earlier this evening that I offered to them my deepest concern and sympathy and respect, and I will be introducing a resolution to honor them.

But I think the importance of this relating what we went through is, as I have heard from my colleagues, we must get to the bottom of this. We cannot let white supremacy, which is now the number one terrorist activity or terrorist group in America, more than foreign terrorists, dominate the goodness of what this democracy and this Constitution stands for.

We can’t let the idea of free speech be the source of the fueling of hatred and anger that turns to violence. We can’t let individuals stand up and call for the killing of the Vice President, or the killing of the Speaker of the House, or the putting on of plastic cuffs on Members of Congress.

We can’t frighten Members of Congress in their offices. We cannot allow this kind of attack on voices like the gentlewoman from New York who simply wants to tell truth. She has freedom.

So I am here on the floor to say that we shall not be denied. We are never going to give up our love for democracy nor its vitality; nor are we going to let this country be dominated by the insurrectionists who come here to do nothing but act in a bloodthirsty manner. We are not afraid of you.

And yes, on behalf of all of those officers that the video showed us that were beaten by American flags, beaten with signs of Nazism, we are going to get to the bottom of this for you. We are going to find out what happened.

We are going to find out why the information came from this Hill to the City of Washington, D.C., and their police, and it was evident that it was given to the brass here, but that there was no response in terms of the kind of equipment or the numbers of officers there, or why wasn’t permission given to the mayor of the City of Washington to call up the National Guard.

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Why did this President deny access to the National Guard to protect, not us, but this place of democracy?
I am grateful for this opportunity. We have work to do. But I think the greatest statement that we can make tonight, that we are in the light of day on this floor, as I said before, not for us, but to be able to stand in the shoes of all those heroes who fought in different ways whether it was in the peace movement, whether it was in the civil rights movement, Black power movement, whether it was Cesar Chavez fighting for farmworkers—people who fought to make a difference for goodness.

For all of those patriots, all of those fallen leaders, some assimilated like Dr. Martin Luther King, we cannot stand and allow the voices of those who provided horror to this place to suggest to the world that they have overcome us.

I close by simply saying to the world that we had a day, January 6, an attack on this place, insurrectionists and domestic terrorists penetrated the United States Capitol, but the bulldozer penetrated the strength of the Constitution and our values and our commitment to protect democracy, but also to give respect and comfort to those who lost their lives on that day or the days of our law enforcement officers, and sadness for those unfortunately who lost their life by being misguided, but also to be able to say that this is a place that we will hold sacred.

We believe victorious. White supremacy, insurrectionists, and also domestic terrorism will not prevail over us. We will win, and we will win for the many Americans who believe in the goodness of this country.

I thank the gentlewoman for yielding to me, and I thank her so very much for her courage.

Ms. OCASIO-CORTEZ. Madam Speaker, I yield to the gentleman from Minnesota (Mr. PHILLIPS).

Mr. PHILLIPS. Madam Speaker, I thank you, the gentlewoman from New York, for organizing tonight, and for inspiring rising generations of Americans, including my own daughters, to dream bigger and to do better.

I want to start my remarks by addressing those who have been belittled, dismissed, minimized, or criticized anyone who has experienced trauma of any type, at any time, in any form. To you, I say I take pity on you, and I say shame on those who have harmed you.

I was in this very room on January 6 when the insurrection began. I was one of 20 colleagues up in the gallery, just over my shoulder, who had to take cover behind our seats, on the floor, and struggle to activate our gas masks, the whizzing sounds, the collective screaming, the collective shouting sounds in this room, which none of us will ever forget.

We know the sound of the breaking glass, of the screams, and of the furniture being moved in front of the doors. We know the feeling of being trapped in this room and believing that being taken hostage may be the best-case scenario.

We know what it feels like, searching for something, anything, with which to defend ourselves, and realizing a pencil is about all we had. We know what it feels like thinking that it is a real possibility that we would not see our families and loved ones again.

We were wrong. We will not forget.

But I am not here this evening to seek sympathy or just to tell my story—rather, to make a public apology.

Recognizing that we were sitting ducks in this room, as the Chamber was about to be breached, I screamed to my colleagues to follow me across the aisle to the Republican side of the Chamber so that we could blend in—so that we could blend in—for I felt that the insurrectionists who were trying to break down the doors right here would spare us if they simply mistook us for Republicans. But within moments, I recognized that blending in was not an option available to my colleagues of color to keep us safe.

So, I am here tonight to say to my brothers and sisters in Congress, and all around our country: I am sorry. I am sorry, for I had never understood, really understood, what privilege really means.

It took a violent mob of insurrectionists and a lightning bolt moment in this very room, but now I know. Believe me, I really know.

I want to close with an invitation, a hope, in this moment, that to everybody watching or listening. Whether you experienced January 6 right here in this room; whether you were barricaded in an office across the street; or whether, like most Americans, you experienced it through a television screen, please do not allow that day to change you for the worse. Rather, please find something in it to improve yourself, to improve our country, and to improve our world.

I surely did, and I hope you will join me.

Ms. OCASIO-CORTEZ. Madam Speaker, I yield to the gentleman from Pennsylvania (Ms. SCANLON).

Ms. SCANLON. Madam Speaker, I thank the gentlewoman from New York for arranging this really important Special Order hour.

Every day, we are so grateful for the hard work and support of our congressional staff. Many of them are young enough to remember the 1999 Columbine shootings, and others about the results of the election in a baseless, monthslong effort to reject votes lawfully cast by the American people.

Our Constitution only works when we believe in it and defend it. It is a shared commitment to equal justice, the rule of law, and the peaceful resolution of our differences. Any person who doesn’t share these beliefs has no place representing the American people, now or in the future. The use of violence and lies to overturn an election is not worthy of debate. Either you stand with the Republic or against it.

As congressional employees, we don’t have a vote on whether to convict Donald J. Trump and his political allies, some of whom we pass every day in the hallways at work.

On January 6, the former President broke America’s 230-year legacy of the peaceful transition of power when he incited a violent mob to disrupt the counting of electoral college votes. Six people died. A Capitol Police officer—one of our coworkers who guards and greets us every day—was beaten to death. The attack on our workplace was inspired and led by the President and others about the results of the election in a baseless, monthslong effort to reject votes lawfully cast by the American people.

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charged into the Capitol with body armor and weapons, many of us hid behind chairs and under desks or barricaded ourselves in offices. Others watched on TV and frantically texted spouses and colleagues as they fled for their lives.

On January 6, the former President broke America’s 230-year legacy of the peaceful transfer of power. He incited violence to disrupt the counting of electoral college votes. Six people died. A Capitol Police officer—one of our co-workers who guards and maintains order—was beaten to death. The attack on our workplace was inspired by lies told by the former president and others about the results of the election in a baseless effort to reject votes lawfully cast by the American people.

Our Constitution only works when we believe in it and defend it. It’s a shared commitment to equal justice, the rule of law, and the peaceful resolution of our differences. Anyone who doesn’t share these beliefs has no place representing the American people, now or in the future. The use of violence and lies to overturn an election is not worthy of debate. Either you stand with the rule of law and the Constitution or against it.

As Congressional employees, we don’t have a vote on whether to convict Donald J. Trump for his role in inciting the violent attack on our Senators and for our sake, and the sake of the country, we ask that they vote to convict the former president and bar him from ever holding office again.

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Mara Kelly, Mary Camila Gomez Osoiro, Maria Di Leone, Maria Martiorys, Maria Rabyla, Mark A. Hinson, Markan Dubuisson, Maru Vazquez, Matt Corridoni, Matt DeFrestas, Matt Jansen, Matt Sonneborn, Matthew A. Coja, Matthew C. Fried, Matthew Holcombe.

Matthew Morgan, Matthew Steil, Maureen Acero, Max Frankel, Maytham Alshadood, Meaghan Johnson, Melanie Parrish, Mia Roberson, Michael Harris, Michael Lawson, Michael McMahon, Michael R. Spencer IV, Sara Barber, Scott R. Nelson, Ph.D., Serena Li, Shadawn Reddick-Smith, Shalini Gagliardi.
What I saw were Capitol Police being overwhelmed and the violent mob of Trump supporters breaking into the Capitol and bringing the electoral college vote count to a halt.

As the violence unfolded, I have to say I was in a secure location, as safe as I knew how to be, but for the actual people who lived through the horrors of that day, it doesn’t share their experiences on the floor of the House today.

I am here to give voice to and acknowledge the experience of hundreds of congressional staffers, Capitol support staff, maintenance workers, and Capitol Police officers who also lived through that deadly insurrection. They experienced and lived the trauma, and it is just as valid and real as the stories that are being shared here today.

Staff barricaded themselves in offices. They heard banging on the doors from insurrectionists who could harm them. Staff also evacuated the House Chamber in gas masks. They were alone, gathering any items they could use as weapons in case the insurrectionists broke into the very room they were sheltering in. They were in danger as well. This is their workplace, hundreds of people who answer the phones and keep our buildings running and keep us safe every day.

When you’re in the office, you are confronted with the reality that you may be putting yourself in harm’s way. Staff didn’t ask for this, they didn’t sign up for this, to be put in harm’s way. They shouldn’t have had to have dealt with an attack like this. They were just doing their jobs.

Those who lived through that dangerous day or watched as the Capitol was attacked from home are also experiencing pain and trauma. To them, I say: What you are feeling is valid, and we are here to support you, and don’t let anybody gaslight or diminish or be afraid to talk about their pain and trauma.

I visited one of the vet centers this morning, and they told me, vaguely, Congressman, the numbers are those. They didn’t get to see until later. The FBI had to go to the gentleman’s home. I didn’t even get sworn in, so I didn’t have to deal with an attack like this. They were just doing their jobs.

I remember sitting up in the gallery last night and watching the insurrectionists break into the Capitol, when we were in the gallery, all of it—all of it is led by hate rhetoric like this. So I urge my colleagues to please, please take what happened on January 6 seriously. It will lead to more deaths. We can do better. We must do better.

Some others in this country who see themselves in the 435 Members of this body. And to see individual Members targeted, demeaned, singled out by virtue of how they were born, including members of Congress, journalists, and anyone else who works as a staffer, this is available to everyone. Unlike my colleagues who come in and leave this Chamber, as permanent fixtures. There are so many others in this country who see themselves in the 435 Members of this body. And to see individual Members targeted, demeaned, singled out by virtue of how they were born is to single out and demean so many people in this country who see themselves in this floor.

Madam Speaker, I yield to the gentlewoman from Michigan (Ms. Tlaib).

Ms. TLAIB. Madam Speaker, I thank my colleague for her incredible courage. I asked her to go last because this is so personal. This is so hard because, as many of my colleagues and my closest colleagues know, on my very first day of orientation, I got my first death threat. It was a serious one. They took me aside. The FBI had to go to the gentleman’s home. I didn’t even get sworn in yet and someone wanted me dead for just existing.

More came later; uglier, more violent. One celebrating in writing the death wish and hoping that more would come. Another mentioned my dear son, Adam, mentioning him by name. Each one paralyzed me each time.

So what happened on January 6, all I can do is thank Allah that I wasn’t there. I felt overwhelming relief. I feel bad for Alexandria and so many of my colleagues who were here; but as I saw it, I thought to myself, Thank God I am not there. I saw the images that they didn’t see later.

My team and I decided at that point we would keep the death threats away. We tried to report them, document them, to keep them away from me because it just paralyzed me. All I wanted to do was come here and serve the people who raised me: the people who told my mother, who only had an 8th grade education, that she deserves human dignity; people who believed in me.

So it is hard. It is hard when my seven brothers and six sisters beg me to get protection, many urging me to get a gun for the first time. And I have to tell you, the trauma from just being here, existing as a Muslim woman is so hard. But imagine my team, which I love and just adore. They are diverse. I have LGBTQ staff. I have a beautiful Muslim who wears her hijab proudly in the halls. I have Black women who are so proud to be here. In the House. I worry every day for their safety.

I worry every day for their safety because of this rhetoric. I never thought that they would feel unsafe here.

So I ask my colleagues to please try not to dehumanize what is happening. This is real. And the Members of Congress, the staff who keep our democracy running. The Members of Congress, the staff who keep our democracy running. The Mobile Vet Centers can accept walk-in appointments every day, including weekends, from 7 a.m. to 11 p.m. If someone would like to schedule a next-day appointment, they may call the Washington, D.C. Vet Center at 202-726-5212.

I just want to emphasize, if you work at the Capitol, as part of the Capitol workforce, whether you work as a maintenance worker, whether you work as a staffer, this is available to you.

I thank my colleagues and the staff who keep our democracy running. The only way to make this right and to help heal our Nation is for the Senate to do the right thing and hold Donald Trump accountable for the insurrection he incited.

Ms. OCASIO-CORTEZ. Madam Speaker, I yield to the gentleman from New York (Mr. Meek).

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Ms. MECK. Madam Speaker, St. Louis and I rise to reflect on how our office experienced the white supremacist attack on our Nation’s Capitol on January 6.

Everybody’s experiences are different, and everybody’s experiences must be validated. Everybody’s experiences.

I remember sitting up in the gallery listening to floor speeches, knowing that there was supposed to be a protest happening outside, seeing people outside and thinking that this was just part of the day. Until something happened, and I just felt the need to stand up and walk out.

I walked out and walked over to the steps, and I went down a flight. I went to the steps and I went to look to see what was happening outside. I saw the tip-top of flags, and then I saw more of the flags, and I could read words.

And then after you could read words, I could see people. Then I realized that people were approaching. So I hopped on the nearest elevator and left and made it back to my office safely.
When we came back into our office, we walked in, and we started to see on our televisions people breaching doors. I remember thinking, Is this actually what is happening?

The more I watched, people were calling. ‘Let me tell you this: That was not a protest. I have been to hundreds of protests in my life. I have co-organized, co-led, and organized protests not only in Ferguson, Missouri, alongside the amazing Ferguson front, but I, too, have been to protest. I don’t even know their names. They don’t even know who died. They don’t even acknowledge the amazing people who put their lives and livelihoods on the line for our safety, believing that Black Lives Matter. Because they actually do. And we shouldn’t have to say it. It should just be true. But it is not evident in our society when we have to continue to say, ‘My life matters.”

And then they hit us with things like this. I remember sitting in the office with my team and just thinking to myself, I feel like I am back at it. At this very minute, I feel like I am back. I feel like this one was of the days out there on the streets when the white supremacist attack happened right before our eyes.

How can we trust that you will address the suffering that white supremacy causes on a day-to-day basis in the shadows if you can’t even address the white supremacy that happens right in front of you in your House?

Does your silence speak to your agreement, is the question.

In St. Louis, the COVID-19 pandemic is disproportionately hospitalizing and killing Black and Brown people. I have lived that. We have people dying from gun violence, a crisis that stems from decades of economic disinvestment and disruption from an overall lack of policing that this very Chamber has continually voted to endorse.

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I have cried those tears. You don’t know what that is like. So I ask you today, take a moment to think about what it is like to live what we live through. If you cannot do what is right in the face of a blatant, heinous, foul, white supremacist attack like the one we just saw, how will you do right by the Black and Brown people you represent who just want to know that our children will have safety, that our children will have life, and that they will have shelter, because you represent us, too.

So on January 3, we stood together to swear our oath of office to the Constitution. We swore to defend it against all enemies foreign and domestic. Well, it was attacked by a domestic enemy called white supremacy and we must stand together now, today, to uphold that oath and hold every single person who helped incite it accountable.

Ms. OCASIO-CORTEZ. Madam Speaker, I thank Representative Bush for her comments today and for how she carries herself in this Chamber every day, which is just a powerful demonstration of why so many people are inspired by her example.

Madam Speaker, how much time is remaining?

The SPEAKER pro tempore. The gentleman from Washington (Mr. NEWHOUSE) is recognized for 60 minutes as the designee of the minority leader.

GENERAL LEAVE

Mr. NEWHOUSE. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and to include any extraneous material on the topic of my Special Order.

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

There was no objection.

Mr. NEWHOUSE. Madam Speaker, in the first days of his administration, President Biden has taken a record-breaking number of executive actions and he has signed more executive orders than any President in recent history.

I am very proud this evening to be joined by some of my colleagues from the Congressional Western Caucus. As a group, we represent constituents across the country who have been negatively impacted by these actions of President Biden.

On his very first day in office, the President signed an executive order to
revoke the Presidential permit for the Keystone XL pipeline. This innovative, first-of-its-kind energy project has been in the works for years with local communities, numerous States, and even our neighbor to the north, Canada, investing heavily in its creation.

Also, on day one, President Biden directed his Acting Secretary of the Interior to issue a 60-day moratorium on new oil and gas leases on Federal lands. And then if that weren't enough, to complete the one-two punch, a week later, he extended that moratorium indefinitely.

Madam Speaker, I am confident my colleagues will echo this sentiment: It is unconscionable that President Biden would, during a global pandemic, eliminate thousands of jobs and prevent the creation of thousands more with one flick of his pen.

As you will hear from my colleagues, this action was thoughtless and devastating to the hundreds of communities and millions of Americans who rely on the oil and gas industry, from labor unions, local small businesses, to rural school districts, conservationists, people all over the country.

His long-term goals may very well be well-intentioned, but, Madam Speaker, right now, in communities across the country, jobs, revenue, and investment are lost. They have just disappeared.

Madam Speaker, what does President Biden propose to do in the meantime? This truly can be described as an attack on American energy and American workers.

Over the last 4 years during the Trump administration, the United States has made huge strides toward energy independence, becoming the largest net exporter of energy in the world.

President Biden's actions will unilaterally undo this progress. It will threaten the energy security of millions of Americans, drive up the prices of hardworking American men and women without a job. President Biden has acted without any input or meaningful debate from the Members of this Congress who represent the people who are most affected by his orders.

Madam Speaker, tonight, we are here to make our voices and their voices heard. I am proud to be joined, as I said, with many of the outstanding members of the Congressional Western Caucus, and we have a lot of them who have a lot of great things to say.

My first guest is a new member of our executive committee. He comes from the State of Minnesota, where at least 50,000 jobs are supported by mining in his home State, a tremendous amount of economic activity.

So I am very pleased to yield to the gentleman from Minnesota (Mr. STAUBER).

Mr. STAUBER. Madam Speaker, I thank the gentleman for this opportunity.

I rise with my colleagues today out of serious concern for the well-being of America’s workers and American energy independence.

Under the Trump administration, America came first. The priority was lowering energy costs for Americans and ending our supply chain dependency, along with supporting high-wage and high-quality jobs in the energy industry.

Sadly, within just 2 weeks, Joe Biden has started destroying much of that progress and setting our Nation back. President Biden’s executive orders have ended high-wage pipeline jobs on Keystone XL. He has banned oil and gas development on Federal lands and forced America to rejoin the unfair Paris climate agreement which gives a free pass to polluters like India and Communist China.

His actions have serious consequences for my rural district and districts like mine.

In my district, gas prices have started to dramatically increase as Joe Biden keeps punishing American families. President Biden's executive order after executive order.

In fact, since November 30, the gas prices have already risen $0.32 and counting. A 60-mile round trip for work is not uncommon in northern Minnesota. A recent study showed a $21 a year increase per driver. Imagine what it will be like for middle class families if these increases continue.

Furthermore, Joe Biden’s executive order canceling critical projects like the Keystone XL pipeline sends a chilling message to union members nationwide, including in my district where many are currently working to replace the Line 3 pipeline.

Many workers are asking themselves: Will Joe Biden cancel their job next? And what about those individuals who were employed with a good-paying, high-quality job working on pipelines or in oil fields on our Federal lands?

Because of Joe Biden’s anti-jobs agenda, individuals are not only being denied a living wage, but the dignity of work. Meanwhile, they will still need to put gas in their vehicles.

Prices will keep rising and the gas they use won’t be produced by hardworking Americans any longer. Instead, they will be purchasing gas for their trucks from hostile countries like Russia, Venezuela, and China, all of which signed the Paris climate agreement, but not one of these countries has met the requirements of the polluter, Communist China. What happened to this new administration’s promise to stand up for all Americans?

Rejoining the Paris climate accord, which was originally poorly negotiated by President Obama, is projected to cost us 1 million jobs. Revoking the Keystone XL pipeline permit will cost us 11,000 jobs in 2021 alone and account for the loss of $1.6 billion in gross wages.

Along with canceling these pipelines and forcing adherence to widely burdensome red tape, we will then have to import oil and natural gas from overseas and burn the failed Obama-era policies and support an all-of-the-above energy strategy that will create jobs, keep energy costs low, and maintain our energy independence which will enhance our national security.

And by working together to support energy jobs and reduced dependence on foreign nations, we have the chance to create a tomorrow with unimaginable potential.

Mr. NEWHOUSE. Thank you, Congressmen STAUBER, in helping to put a human face onto the issue that we are speaking about. The real cost to American citizens, the loss of jobs cannot be understated and the impact to our communities and to families across this country. Thank you very much.

Madam Speaker, a lot of States will be impacted. The whole country will be. I am going to turn to someone from the great State of Texas and you probably know this already: This ban from President Biden will eliminate 2 million jobs in the oil and gas industry in Texas alone—in one State.

Madam Speaker, I yield to the gentleman from Texas (Mr. BABIN), from the Houston area, representing. I think, probably the epicenter of petroleum refining in this country, another fine Member of our Western Caucus.

Mr. BABIN. Madam Speaker, I thank my good friend from the Western Caucus and a classmate—for having this. It is good to be here.

Madam Speaker, I stand here today as a proud representative of Houston, Texas, the epicenter of American energy and the catalyst for this country’s pursuit of energy independence. But, unfortunately, our economic bedrock of oil and gas is under attack, severe attack, by an administration that is eliminating millions of jobs and leaving our national security wide open to threats from adversaries.

An oil and gas moratorium on Federal lands is projected to cost America 1 million jobs. Revoking the Keystone XL pipeline permit will cost us 11,000 jobs in 2021 alone and account for the loss of $1.6 billion in gross wages.

Rejoining the Paris climate accord, which was originally poorly negotiated by President Obama, is projected to cost us 400,000 jobs and is simply a bad deal for the American people and very good deal for the export polluter, Communist China. What happened to this new administration’s promise to stand up for all Americans?

From gas and electric bills, to new highways and bridges, to taxes, to putting food on the table, what happens to the oil and gas industry affects all Americans, and killing these jobs will have a ripple effect that will be felt in every home in the Nation.

Additionally, if we destroy oil and natural gas production here by canceling these pipelines and forcing adherence to widely burdensome red tape, we will then have to import oil and natural gas from overseas and burn
much fuel to get it there. And that means that we will be paying more for energy that was processed not using the same, stringent clean environmental regulations that we have here in America.

No, if we want to stand here and talk about cleaner energy solutions, we have to acknowledge the fact that pipelines are by far the safest and most environmentally friendly way to transport energy. In fact, pipelines have a 99.9 percent safety record. When we kill energy in the United States, we are in turn killing clean energy jobs globally.

Mr. NEWHOUSE. Madam Speaker, I thank Congressman BAIRD. I thank him for explaining to us and helping us understand the pipeline industry and what that does for our country, how it improves safety, and, certainly, our care for the environment as well.

Madam Speaker, I next turn to one to our newest Members—new to our caucus, but also to the House of Representatives—a young lady from the State of New Mexico. YVETTE HERRELL is doing just a great job in the short time that she has been here with us.

And let me just tell you a little bit about New Mexico. If you want an example of a State that is reliant on this industry, oil and gas, you have to look no farther than New Mexico.

You can correct me if I am wrong, but at least 134,000 jobs are supported by the oil and gas industry in the United States. And I know it is a huge part of your State’s economy.

Madam Speaker, I yield to the gentlewoman from New Mexico (Ms. HERRELL).

Ms. HERRELL. Madam Speaker, I thank Chairman NEWHOUSE for yielding and for his leadership in holding this Special Order.

Madam Speaker, with the stroke of a pen, President Biden threatened the economy and public education systems of New Mexico, seven other Western States, four Gulf States, and Alaska.

To put it simply, the executive actions he took on behalf of radical environmentalists to stop new oil and gas leases on Federal lands is nothing short of disastrous.

In New Mexico, over half the oil production and two-thirds of the natural gas production occurs on Federal lands. That translates to over 120,000 people Statewide, and estimates show a ban on new oil and gas leases could cost the State over 60,000 jobs by the end of 2022.

Royalty payments and taxes from the oil and gas industry contribute more than over 50 percent of our State’s general fund. The loss in revenue from this leasing ban will have the greatest impact on the children of New Mexico, as over $1 billion from the oil and gas industry goes to New Mexico public schools each year.

Madam Speaker, before the ban was announced, I sent a letter to New Mexico Governor, Michelle Lujan Grisham, asking how she would make up the lost revenue. I have yet to receive a reply. After the announcement, I introduced the POWER Act, along with nearly 40 of my Republican colleagues. This bill would prevent the President of the United States from halting new oil and gas leasing alongside with coal, hard-rock mineral, and critical mineral leasing on Federal lands without consent of Congress.

For too long, Congress has ceded authority over public lands to the executive branch. This will enable Congress to take back control and stand up for the people we represent.

Just yesterday, I also introduced the Protecting New Mexico’s Jobs and Public Education System Act, which would exempt New Mexico from the current ban on new oil and gas leasing.

My State would be the most negatively affected in the Nation by a leasing ban. More than half of the onshore oil produced on Federal lands in the U.S. is produced in New Mexico.

Madam Speaker, I must also point out that the oil and gas industry is not just about filling up our cars and heating our homes, petroleum-based products are a vital part of our everyday lives. Petroleum-based products include mini medical devices, articles of clothing, and even sporting equipment.

In response to concerns we raised regarding the loss in oil and gas jobs, the Biden administration said people can just find work in the renewable energy sector.

Madam Speaker, well that just is not good enough. To put it in perspective, statistics show workers involved in oil and gas extraction make an average of $48 an hour. How do I tell my constituents to go earn much less than that in other industries? At a time when our economy has been weakened by the COVID-19 pandemic and many of our constituents are out of work, we should be focused on protecting good-paying jobs, not eliminating them. I look forward to working with my Western Caucus colleagues to promote this message and to give a voice to our constituents whose lives will be harmed by the executive actions of the Biden administration.

Madam Speaker, I thank Chairman NEWHOUSE again for hosting this Special Order.

Mr. NEWHOUSE. Madam Speaker, I thank Congresswoman HERRELL. I appreciate her helping us understand the impact this would have on New Mexico, not just jobs but schools as well—$1 billion cost to the school districts of your State. I just can’t imagine the long-term, detrimental impacts that that will bring.

Speaking of that, I turn to another gentleman from the State of Texas, someone I got to know very well on the Committee on Rules. MICHAEL BURGESS represents his district in Texas, and similar to what we just heard from New Mexico, I believe Texas school districts depend on oil and gas production, on pipelines, on gas utilities receive at least $1 billion a year as well.

Dr. BURGESS, thank you so much for being here this evening and helping us tell the American people the real impact of these decisions.

Madam Speaker, I yield to the gentleman from Texas (Mr. BURGESS).

Mr. BURGESS. Madam Speaker, I thank the chairman, and congratulate him for the chairmanship of the Western Caucus, and I appreciate being included in this discussion this evening.

Madam Speaker, on the way over here, there is a bit of breaking news: POLITICO, in their online newsletter, 6:30 tonight, the headline: “Biden’s plans for recovery imperiled by swelling ranks of long-term jobless.”

First sentence reads:

Millions of Americans are staring at the reality of long-term unemployment, a precarious and worsening situation that threatens to drag on the economic recovery after the pandemic ends.

You know what, I remember when Democrats used to be the champion of the working class, the champion of the working man and woman.

Long-term unemployment is so damaging to people’s families and people’s lives. Suspending the production on Federal lands—granted Texas doesn’t have the amount of Federal lands that some of the other Western States do, but still, it affects us.

And Todd Staples, our former agriculture commissioner in the State of Texas—now the head of the Texas Oil and Gas Association—writes in January: “Banning energy development on Federal lands and in offshore waters not only threatens thousands of the blue-collar jobs, but still, it affects us.

And as we heard from our colleague, Ms. HERRELL, it does affect tax revenues for local activities in our schools, building our highways.

Todd Staples went on to say:

The oil and natural gas industry is producing energy in cleaner and more efficient ways than 10 to 15 years ago, all while producing more affordable and reliable energy to power our daily lives. Increased use of natural gas is the number one reason the United States power sector cut carbon dioxide emissions 33 percent.

Now, look, everybody talks about going to electric cars. Where is the electricity going to come from? Well, some of it is going to come from natural gas, natural gas-fired power plants.

But, again, I do remember when the Democratic party used to be the party of the working man and woman. I guess the party is so far from that. A little over 2 weeks ago, he said, on the western steps of this Capitol building, that his number...
one priority was going to be American jobs. And then he immediately causes immeasurable harm to millions of Americans.

Madam Speaker, I thank the gentleman for leading this hour and for letting me participate.

Mr. NEWHOUSE. Madam Speaker, I think you are starting to get the message that it is clear: This is going to impact every citizen of this country. These wrongheaded decisions are impacting our way of life, our cost of living in so many different ways.

I don’t know what the next speaker is going to talk about for sure, but I will make a guess that BRUCE WESTERMAN, who is our new ranking member of the Committee on Natural Resources, hailing from the State of Arkansas, may talk about a tree. I am not sure about that, but certainly, the natural resource impacts here are going to be real, and I always say people may not understand that. But we passed a huge bill this Congress—I am sure you remember the Land and Water Conservation Fund—which was part of a bigger piece of legislation. Well, guess where a lot of that money comes from to make that happen? It is from oil and gas leases. The great State of Arkansas is set to get a lot of money in 2021 from that fund. And this is going to have an impact there.

Madam Speaker, I yield to the gentleman from Arkansas (Mr. WESTERMAN), and thank him not only for his partnership and his activity and work on the Western Caucus, but also on the Committee on Natural Resources.

Mr. WESTERMAN. Madam Speaker, I thank the gentleman from Washington and commend him for the great work that he has done with the Western Caucus and also here in Congress to be a voice for rural America and for these areas, like my district, that depend on Natural Resources.

Madam Speaker, our country is at a crossroads on the environment. One road leads to a vibrant, all-of-the-above energy approach, where we combine our state-of-the-art technology with hardworking American ingenuity and work ethic to incentivize smart environmental solutions.

The other road leads to a top-down regulatory approach in which those in power ban, tax, and prohibit energy access and admit economic ruin and environmental degradation. It is clear which path President Biden has chosen.

With a stroke of a pen, he eliminated thousands of American jobs, put many more into jeopardy, defunded bipartisan conservation programs, and eliminated some of the safest, most reliable forms of energy production and transportation we have.

Let’s not confuse action with progress. The data is very clear. America leads the world in environmental standards. If our goal is actually a cleaner, safer, and healthier environment—and I hope it is—then we should continue modeling these standards for the rest of the world to follow, while developing the technology of the future.

However, through his sweeping bans that killed the Keystone pipeline and shut down new energy leases on Federal lands and natural gas will not go away overnight. It cannot. Our infrastructure depends on it. So by shutting down one of our main domestic supplies, our supply will shift overseas, where we have no control over their environmental standards.

Let me make that very clear: Much as my Democratic colleagues might pretend otherwise, America’s demand for oil and natural gas will not go away overnight. It cannot. Our infrastructure depends on it. So by shutting down one of our main domestic supplies, our supply will shift overseas, where we have no control over their environmental standards.

Put simply, President Biden’s orders will hurt our environment in the long run and devastate our economy in the meantime.

So what is our alternative?

How about allowing the free market to work, like it always has. We have an innovative, pragmatic plan in place, unlike the Democrats’ haphazard, shooting-from-the-hip approach. It is clear why I have a pro-growth solutions like the Trillion Trees Act.

Madam Speaker, we don’t need to make hollow political points with no substance and no hope for success. We need an energy plan that looks to the future while taking care of the needs of today.

Democrats want to make us choose between a healthy environment and a strong economy. I am here to tell you we can have both. Actually, if we want a cleaner, safer, healthier environment, then we must have a strong economy. They go hand-in-hand.

I hope President Biden reverses this ban and puts our environment and America’s economy first.

Mr. NEWHOUSE. Madam Speaker, I thank Congressman WESTERMAN. I appreciate that very much, and I thank him for getting in that word “tree.” I appreciate that very much and for really helping us understand the true impacts not only to our economy but to our environment of these kinds of decisions.

Madam Speaker, I yield to the gentleman from Wisconsin (Mr. TIFFANY), another W State, which we have to stick together, a strong member of the Congressional Western Caucus. He comes from a State that also is set to receive a tremendous amount of funding through the Land and Water Conservation Fund, which, again, is financed through oil and gas leases.

Madam Speaker, I thank Congressman TIFFANY for participating this evening, and I appreciate him being here.

Mr. TIFFANY. Madam Speaker, while America and Congress’ attention has been diverted from the real issues, we have seen economic disruption over the last couple of weeks that is going to compromise American security in three ways.

One is national security; two, our economic security; and most important for millions of Americans, their job security.

First came the White House decision to shred the Keystone pipeline permit, a slap in the face to our friends in Canada and a pink slip for countless Americans who rely on the strategic energy security project for their livelihoods.

But you know what may have happened, most importantly? With a stroke of a pen, a contract was eliminated. Can other countries trust America anymore? Can we trust our President and our executive branch when, at a stroke of a pen, they unilaterally say that contract is null and void?

Then came the moratorium on Federal oil and gas leases, the prospect of a long-term drilling ban on public lands, and even steps to halt energy projects on private land.

The White House has also pushed the U.S. back into the U.N.’s Paris climate treaty, subjecting American interests to a whim of international bureaucrats. By the way, the English were smart enough to get out of one of those agreements. They called it Brexit.

These things will kill family-wage American jobs that can’t be outsourced, raising prices at the pump and draining trillions of dollars from the U.S. economy. All of this was done with a stroke of a pen, without approval from Congress, and the ramifications will be disastrous.

Madam Speaker, when it comes to national security, it is no coincidence that we have seen peace break out in the Middle East over the last few years. The diplomatic achievements of the Trump administration in that troubled region are a result, in part, of policies that have made American energy dominance a reality. We gained the upper hand when we began producing more petroleum and became energy independent in America. By turning back the clock on these historic gains, the new administration is putting more American lives and treasure at risk.

Closer to home, the economic costs will also be dire. The cancellation of the Keystone pipeline and new energy restrictions have put Wisconsin jobs on the chopping block, including more than 2,000 jobs at Michels and Precision Pipeline companies will not be the only victims of the Biden administration’s great leap backward.

Thousands of downstream companies provide support services to pipeline firms, businesses like parts suppliers, steelworkers, fracking sand mine operators, and even restaurants, taverns, and other Main Street businesses that count energy industry workers among their customers. All of these businesses will be hit, and the economic hit, this one inflicted by their own government in Washington, not a pandemic in Wuhan.
Even more galling was the administration's glitzy response that these hard-working Americans should simply suck it up and find better jobs. Is that what unity looks like, Madam Speaker?

By taking aim at Americans who work in oil and gas, the Biden administration is targeting a key source of revenues for State and local governments, funding that they rely on to pay for schools, road repairs, first responders, and public health services. In Wisconsin alone, the loss of revenue associated with the cancellation of Keystone is estimated to hit $3 billion.

I would like to emphasize, while we are here with the chair of the Western Caucus and hearing from Members from the west side of Mississippi—Wisconsin is on the east side of the Mississippi—it is Eastern States that are going to be hit with this equally hard, including the States of Ohio and Pennsylvania.

While people in our communities are struggling to pay their bills and find work, this administration is killing jobs and making their lives more expensive.

While those on the other side are pushing a $350 billion State bailout, the White House is choking off their revenues. While our Nation faces rising threats from foreign adversaries, the other side is taking active steps that will make America less safe, less secure, and less self-reliant.

American workers are tired of being lectured about carbon emissions by people who fly around the world on private jets, like President Biden’s climate czar, who admitted that even if U.S. emissions dropped to zero, it would make no difference because 90 percent of CO₂ comes from other countries. In fact, a third of the total global emissions come from China.

The bottom line is that access to affordable and reliable energy is essential to a dynamic economy supporting millions of good Made in the U.S. jobs. Advancing the energy independence and innovation have resulted in the U.S. becoming a global leader in carbon emissions reductions. Protecting our environment while safely producing American energy is not mutually exclusive goals. Advancing American ingenuity and innovation associated with fracking and horizontal drilling are the main reasons the U.S. has become a world leader in protecting the Earth. You heard me. Fracking, demonized by the left without any merit, has proven to be one of the best energy solutions for our environment. I think it is becoming very clear that my colleagues on the left have become fracking liars.

But these facts don’t matter to the Biden administration. All they seem to care about are any efforts to dictate to the people who live within it.

One of the great things about a citizen legislative body is that we are made up of individuals from all walks of life, and I am very proud that we have, on the Western Caucus, a new member, who is a key stream and also a new member of our executive committee, but also someone whose family is one of these people who we are talking about whose jobs will be impacted by these decisions.

Madam Speaker, I am anxious to hear from our new Member from Colorado, and I thank her very much for being a part of this discussion, coming from a State that has tens of thousands of jobs that rely on this industry.

Madam Speaker, I yield to the gentlewoman from Colorado (Mrs. BOEBERT).

Mrs. BOEBERT. Madam Speaker, I thank the gentleman from Washington, and I thank my chairman of the Western Caucus. It is an honor to serve with him, especially in a time like this where our energy needs are so dramatically threatened.

Madam Speaker, I rise today as the proud Representative of Colorado’s Third Congressional District, one of the most beautiful districts in the entire Nation, where waters like the Colorado, the Arkansas, and the Animas Rivers flow, and snow falling along the Rocky Mountains provides outdoor recreation in towns like Durango, Telluride, Aspen, and Steamboat Springs.

Colorado’s Third District is also home to some of the Nation’s most abundant energy resources. We all win when America develops our resources responsibly at home. Yet, this administration is laser-focused on eliminating fossil fuels and the majority of jobs in the energy industry.

It is not complicated. We are stronger and safer when we remain energy independent and when dictators across the world can no longer fund their deadly terrorist activities on the backs of our energy needs.

Madam Speaker, there is no reason the U.S. should be dependent on volatile foreign sources from countries like Russia, Iraq, and Saudi Arabia when we can safely produce these resources right here in America, creating American jobs.

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But these facts don’t matter to the Biden administration. All they seem to care about are any efforts to dictate to the people who live within it.
Blake Moore’s State is under Federal ownership.

Madam Speaker, I yield to the gentleman from Utah (Mr. Moore). I know he has a great perspective on this issue, and I am very anxious to welcome him and give him the floor so that he can share with us his thoughts.

Mr. Moore of Utah. Madam Speaker, when the gentleman says perspective, the part I would like to highlight is that it is about balance. I am going to speak to that in a little bit, but before my comments get drowned out in some of the prepared statements, making sure there is balance benefits all, and it is something that I am really passionate about and Utahns are passionate about.

Madam Speaker, I rise today to call on the Biden administration to reverse its unilateral orders, including Executive Order 14008 pausing new oil and gas leases on Federal land; Secretarial Order 3395 suspending mineral leasing and permits; and Executive Order 13990 revoking the Keystone XL pipeline permits.

Utah, as the gentleman mentioned, has the second highest percentage of federally owned land at about 65 percent. Approximately 10,000 Utahns rely on the oil and gas industry for their employment and livelihoods. These orders will result in Utah families losing their jobs and will reduce crucial funding for conservation programs that protect the natural wonders of my home State and our great country.

They will make our country more reliant on imported energy from other countries with lower environmental standards than our own and weaken our national security foothold. Restricting extraction has real costs for our schools, our first responders, and public services. The Keystone pipeline’s extension to North America’s Building Trades Unions will provide $10 million in renewable energy job training for union workers and invests a total of $1.7 billion in renewable energy infrastructure, proving that a productive balance of development and conservation can be achieved.

Rushed executive actions do not allow for collaboration with the people who are directly impacted by these decisions. Utahns will feel the negative effects of these actions.

I encourage the administration to reverse these actions and work with a bipartisan group of legislators to promote productivity over partisan-ship, and I stand by that commitment today.

Mr. Newhouse. Madam Speaker, I appreciate that very much.

Continuing a theme of our strong fresh perspective, let us turn to the gentleman from Kansas (Mr. Mann). This is kind of news to me. I didn’t realize that Kansas is such a major producer of energy. I think of Kansas as wheat and corn, but energy is an important part of the economy. I don’t think a lot of Americans understand truly the impact of these decisions in other States. I thank Congressman Mann for participating tonight.

Madam Speaker, I yield to the gentleman from Kansas (Mr. Mann).

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

My district in Kansas has a lot of oil and gas, and a lot of ethanol production as well, which is very important for the energy, the backstop for the country.

Madam Speaker, I rise today to discuss President Biden’s recent executive actions and their impacts on American energy.

Kansas-1, the Big First, is one of the most productive agricultural areas of the country, and is also home to a flourishing energy industry. In a rural district like the Big First, communities shrink and grow with oil and gas prices. My district is the 11th largest district in this country and has more than 83,000 miles of roads. We depend on energy every day to fuel agricultural equipment and to transport our products across the country and around the world.

Crude oil and natural gas are the foundation that fuels the Big First. Whether it be diesel for a tractor, keeping our home and families warm, or filling up a gas tank to drive our kids 30 miles each way to school, my district needs energy. In addition, the Big First also produced nearly 500 million gallons of ethanol last year.

I am gravely concerned with President Biden’s mandates on oil and gas. In my first few weeks in Congress, President Biden issued 25 executive orders in his first 10 days as President. That is more than the last 7 Presidents combined during their first 10 days.

For instance, a mixed messages claiming to support fossil fuels and American jobs, and then issued an executive order dismantling the Keystone XL pipeline.

The United States has achieved energy independence over the last several years. That said, we cannot sit idle and watch executive orders dictate the direction of our country with no input from Congress. The administration will soon fundamentally impact our energy independence. The executive branch was not created to legislate. Congress was.

Earlier this week, I introduced the More Accountability is Necessary Now Acts, six pieces of legislation promoting accountability and transparency to the administration’s future executive orders. The MANN Acts require the executive branch to notify the American public of its intent to issue any new executive orders pertaining to six specific topics that impact my district, including energy and the environment.

We must hold our elected leaders accountable for the pipeline worker and the plant manager, for the farmer and rancher, for the millions of lives depending on agriculture and energy every day, and for the betterment of our democracy.

Mr. Newhouse. Madam Speaker, I appreciate Congressman Mann’s involvement in the Western Caucus.

The voices we have are strong, and we will continue to speak loudly and clearly about the impact of some of these decisions.

Madam Speaker, you probably have guessed that the State of Texas has been impacted tremendously by these decisions. I am very pleased to have a gentleman from the State of Texas. Congressman Chip Roy is someone whom I have come to know and respect for his clearheaded thinking on so many different issues, and I know he can speak firsthand about the oil and gas industry and the impact to our economy.

Madam Speaker, I yield to the gentleman from Texas (Mr. Roy).

Mr. Roy. Madam Speaker, I thank the gentleman for leading this effort. It is so critically important, obviously, to my great home State of Texas, but also to so many States particularly out West and, let’s be clear, 50 States of the Union. This is so fundamental to who we are as Americans.

Unfortunately, my colleagues on the other side of the aisle are attacking the very natural resources and the very independence that the United States of America has to set us apart from the rest of the world to be independent. We were blessed by the good Lord with unbelievable resources, resources that we can use for the benefit of mankind—our own people, the people in this country—for jobs, for affordable energy, and for prosperity, and to lead the world doing that.

Unfortunately, we are seeing a massive attack literally in the first few months of the new administration; 25 executive orders. A huge number of which are obviously targeted at oil and natural gas, targeted at the lifeline of our energy in this country.

Madam Speaker, look at what we have been able to do with clean-burning natural gas as a result of fracking.

We have CO2 levels that are down at 1990 levels. We have vastly exceeded what my leftist friends on the other side of the aisle want to follow, the so-called European welfare state to fly in their expensive jets to Davos, and then fly in their expensive jets to go preach to the world about global warming.

Spare me your preaching as you are riding around in those jets spewing out our great energy, our clean energy, our innovation in the great State of Texas and in our country, are creating clean-burning natural gas. We are creating jobs powering the world.

And now the Democrat administration wants to come in and destroy jobs, destroy our leadership in the world, turn us over to Russia and Iran, and, oh, by the way, empower China to roll...
We are exporting liquified natural gas world being able to flourish. Not just Come and take it.

And to my Democratic colleagues: Come and take it.

We are going to stand up for this world being able to flourish. Not just America, not just Texas, but the world. We are going to drive up the price of energy, increase CO₂, empower China, empower Iran, empower Russia, and harm jobs. They are going to kill hundreds of thousands of jobs in this country even as we are coming out of the negative effect of the pandemic.

We have an expression in Texas: Come and take it. It goes back to our history, our founding as a republic in Texas and Gonzalez, when Santa Anna wanted his cannon back, and we said: Come and take it.

Well, my message to my Democratic colleagues is: We are going to drill and we are going to frack. Texas is going to continue to lead the world.

As you have heard, Americans in rural areas—will suffer because of this ban

The Western Caucus advocates for responsible land and resource manage-

ment. I can assure you that we will continue to be a strong voice for rural America. We will do everything in our power to fight for their livelihoods in the face of these devastating decisions by President Biden. So we—I, tonight, call on President Biden to please re-

work and reverse these actions.

I appreciate your attention, Madam Speaker, and the opportunity to ex-

press our views on this very important issue, and I yield back the balance of my time.

HONORING ELOISE ABRAMS DURING BLACK HISTORY MONTH

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 4, 2021, the Chair recognizes the gentleman from Florida (Mr. SOTO) for 30 minutes.

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to honor Eloise Abrahams.

Eloise Abrahams is an RN, BS, LNHA, and she is the executive director for Guardian Care Nursing and Rehabilitation Center in Orlando, Florida.

With over 35 years of experience in healthcare, Mrs. Abrahams knew working with seniors was her passion. Championed as the first African-American director of clinical services and the first African-American licensed nursing home administrator in Volusia County, she strategically led her team to receive the decade of excellence award from AICCA for exemplary nursing and rehabilitation care and serv-

ices.

Certified as a preceptor in Florida, Eloise takes pride in mentoring and training students, particularly African Americans aspiring to become licensed nursing home administrators. Eloise has received numerous accolades for her stellar leadership, including State and national awards for exemplary care. She was also honored in ONYX magazine, on the Move. Abrahams plays an active role in her church and is a member of the Zeta Phi Beta Sorority, Inc. She serves on several boards of directors and is currently president of the Central Florida Black Nurses Association of Orlando, Inc.

Leading her team through one of the most challenging years in LTC history due to COVID-19, with the support from the GC Board of Directors and Synergy HealthCare Management, she continues to possess a deep passion for providing the highest quality of care.

Abrahams is deeply passionate about the quality of healthcare directed to-

wards seniors and those less fortunate, and has demonstrated a continuous com-

mitment to this cause.

In addition to being involved in her work and her community, she is very family-oriented and understands the need to balance her life. She spends quality time with her beautiful, blend-

ed family and her husband of 29 years. For that and more, Eloise Abrahams, we honor you.

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to honor Gloria R. Emanuel.

Gloria R. Emanuel is currently the senior accountant for financial reporting for the City of St. Cloud. Gloria is responsible for project accounting, debt obligations, and monitoring the compliance of debt covenants.

In her role, Gloria assists the finance director in the refinancing of existing debt. She also handles the issuance of new debt and works to ensure the time-

ement of repayment of all bonds for the City of St. Cloud.

Further, Gloria analyzes and records transactions for the pension trust funds for both general and police and firefighters’ plans.

Gloria also holds the responsibility of preparing several local financial re-

ports, including the State Annual Local Government Financial Report, AFR, the State Annual Police and Firefighters’ Pension Report, and the Comprehensive Annual Financial Re-

port.

Gloria has been employed with the City of St. Cloud for over 32 years, progressing from the position of senior ac-

count clerk to her present position of senior accountant-financial reporting.

She has had exposure to almost all phases, including the city’s financial workings of fixed asset accounting and grant accounting and budgeting.

Gloria has also served as the treas-

urer of a variety of organizations and campaigns, including the Osceola branch of the NAACP and an elected city commissioner’s campaign.

Gloria received a Bachelor of Arts in Business Administration-Finance from the University of North Florida in Jacksonville. She also became a certified government finance officer in 2012.

Currently, Gloria is a member of the Government Finance Officers Association and its local chapters, such as the Florida Government Finance Officers Association.

Gloria has been married for 31 years and is the proud parent of two wonder-

ful children and a pet tortoise named Pearl.

For that and more, Ms. Gloria R. Emanuel, we honor you.

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to recognize Allison Kirby.

Allison Kirby has proudly served as the principal of Jones High School for the past 4 years. She is proud of her ex-

perience as an English teacher, librar-

ian, and assistant principal, experi-

ences that she feels have helped her be-

come a strong leader for Jones High School students.

Kirby’s dream is to create an envi-

ronment where all children feel loved and are able to tackle adulthood and higher education. Her passion for helping young people comes from her grandmother, who served as a
high school English teacher in a segregated school. Her grandmother’s passion for her students helped instill a sense of obligation and devotion to education within Kirby’s heart.

In its early years, Jones High School was the only public high school for African Americans. However, the high school is now open to all students, and Kirby is devoted to ensuring that the environment only grows to be more inclusive to students.

In her efforts to promote educational opportunities for students, Ms. Kirby has led the school in becoming an official community partnership school, revamping the Medical Magnet Program to produce licensed practical nurses and include a Junior Law Enforcement Academy.

Ask anyone at Jones High and they will tell you they are “history in the making.” One of her works, Ms. Kirby happily lives in downtown Orlando with her husband, Dan, and her daughter, Ileana.

For that and more, Ms. Allison Kirby, we honor you.

HONORING JOSHUA J. MYERS

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to recognize Joshua J. Myers.

Joshua J. Myers is a not-for-profit leader with over 14 years of marketing communications, fundraising, and sales management experience. Throughout his career, Joshua has been featured as a commentator for print, radio and television, and other mediums promoting health education and disease prevention.

Through his work, Joshua seeks to promote his passion for connecting people to health and wellness resources that improve their lives, especially those disproportionately affected by health disparities.

Currently, Joshua serves as the Development and Communications Director at Hope and Health Center of Central Florida, a medical clinic with operations throughout Florida.

Joshua holds a bachelor’s degree in theater and communications from the College at Brockport, SUNY, a master’s in communications and media technologies from the Rochester Institute of Technology, and a master’s in arts management from the University of Buffalo, SUNY, at which he was the Arthur A. Schomburg fellow.

He currently resides in Altamonte Springs, Florida, and enjoys reading, cooking, fitness, and the beach.

For that and more, Mr. Joshua J. Myers, we honor you.

HONORING ANGELA EADY

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to recognize Angela Eady.

Angela Eady is a former city commissioner for the City of Kissimmee and a lifelong resident of Osceola County. She has been a champion for expanded access to affordable healthcare, enhancing education opportunities, and bringing higher-paying jobs to Kissimmee.

In addition to serving as a former commissioner, Angela has nearly 30 years’ experience in the healthcare industry, where she currently works full-time for a major pharmaceutical distributor.

In the past, she has served on the Osceola Planning Commission, the Osceola Charter Review Committee, the Osceola County Education Foundation, the local chapter of the NAACP, and the Caribbean American and Floridian Association.

As a classroom teacher, she continues to serve as a secondary math teacher at Osceola High School, a commentator for print, radio and television, and an active advocate for health education and disease prevention.

Angela continues to assist veterans, advocate for affordable housing and combat homelessness. And in addition, Angela has received various awards for her community service, including the NAACP, the Mercy Foundation, the National Congress of Black Women, City of Kissimmee, the Caribbean and Floridian Association, and the Delta Omicron Omicron Sorority.

Public safety has always been a priority for Angela. She will continue to bridge the gap between the community and law enforcement. Angela believes in equality for all; therefore, she will continue to fight for equal rights for all.

Angela is the 10th of 12 children and the mother of one beautiful daughter. She has two precious granddaughters, Mariah and Brooklyn.

Angela Eady has been in public service for most of her adult life and has spent countless hours volunteering to build a better community for all residents in the great city of Kissimmee.

And for those reasons, Ms. Angela Eady, we honor you.

HONORING DR. CAROLYN PASS

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to recognize Dr. Carolyn Pass.

Dr. Pass’ specialties include internal medicine, wound care, and hyperbaric medicine.

Her dedication to providing quality care to her patients continued to flourish as she rose through the ranks of leadership at AdventHealth Lake Wales. While on staff for the past 20 years, she has served on every committee and has been elected three times as chairman of medicine. Currently, she is serving as the first Black female chair of the department.

Dr. Pass’ specialties include internal medicine, wound care, and hyperbaric medicine.

Her passions are her three lovely children, Alexandra, who is a graduate student, and Nicholas and Christian, who are in college.

For that and more, Dr. Carolyn Pass, we honor you.

HONORING DR. VINCENT MILLER

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to recognize Dr. Vincent Miller.

Dr. Vincent M. Miller, II, currently serves as a secondary math teacher at...
Winter Haven High School, and he was recently honored as the first Black male Polk County teacher of the year.

Dr. Miller is a newly published author with one of the top-selling books on Amazon, "21st Century Education Through the COVID Lens.

As an accomplished visionary leader in the academic sector with 10 years in the Polk County school system, he has had many administrative roles, but found his love back in the classroom.

Some of Dr. Miller’s most notable accomplishments in education include decreasing academic suspension rates over 50 percent, establishing various innovative academic programs designed to energize academic offerings and enhance career and professional development outcomes for students.

He holds a doctor of education in educational leadership from Lynn University, a master of business administration from Webster University, a bachelor of science from Central Florida, and a music minor in vocal performance from the University of South Florida.

Dr. Miller is known for his community work through his nonprofit, Filling the Lane. Filling the Lane’s mission is to bridge the gaps between education, sports, arts, and community for at-risk youth. He is also known for performing locally and internationally in shows such as Porgy and Bess, and the Broadway production, KaTonga.

He is very excited to be who honored here today. In the words of Disney: “It’s kind of fun to do the impossible.”

For that and more, Dr. Vincent M. Miller, II, we honor you.

HONORING JACQUELINE BYRD

Mr. SOTO. Madam Speaker, in honor of Black History Month, I would like to recognize Jacqueline Byrd.

Jacqueline Byrd is the superintendent of Polk County Public Schools, an educator, wife of Jason Byrd, Jr., and Jalyn Byrd. She was the first African-American superintendent of Polk County Public Schools. Through her continued focus on improving education for all students, she has become a role model for students, and is an advocate for educating all students, creating wraparound services to address meeting their needs and in removing barriers to allow for success.

Jacqueline can be found visiting schools, attending community events, and advocating on behalf of her students through local community leaders. She loves spending time with her husband and family, even though many of these evenings are spent at school events.

She is the youngest of six children of Eugene and Irene Hodges. Her siblings have always said: “She should have been the oldest.”

Her parents taught her that she would face challenges as an African-American woman, but her independence, character, and integrity were important. She has passed these life lessons to both her children.

For this and more, Josephine M. Howard, we honor you.

A BIRD’S EYE VIEW TO INSURRECTION

Mr. SOTO. Madam Speaker, I would like to take a few minutes to talk about my personal account, like so many other Members have, on the day of January 6. I do so in a poetic, artistic form, with a poem, “A Bird’s Eye View to Insurrection.”

The day started with the humdrum noises of a mundane process

Mahogany boxes were presented, papers shuffled, and gavels knocked,

But the process of the day was everything.

The hearing of voices, the counting of votes, the sum of democracy,

I had a bird’s eye view from the gallery

And on that day, we were in the final steps, the technocratic certification, we were ejecting the President,

Meanwhile, at the Ellipse, at base camp, another scene ensued

A President spewed hateful lies, violence was incited, and a fuse was lit.

Alabama, Alaska, Arizona, stop

Objections were raised, debates began, and passions heated

A text reads Capitol Complex breaches

I rest assured, I am in the safest place on Earth, for the people’s House has never fallen

I call my wife to tell her we are safe

No thought of danger permeates, I am convinced of my safety, and I listen to more speeches

A text reads Capitol Dome breached

Pence and Pelosi, Hoyer and McCarthy, one-by-one they were escorted out

The debate continued, the people’s representatives continued, and Jim McGovern presided

Debate yields to a prayer by the chaplain

I am uneasy, fear is in the air, and the Members evacuate the House floor

We dozen or so remain in the gallery strand

Bang, bang, bang! Bang, bang, bang! Get down! The orders rang.

Guns, flash bombs, tear gas

Which sounds these were, I do not know, as Capitol Police stood as sentinels to protect us

Get down, get down again, so we did

I lie flat, beyond flimsy plastic seat covers, no match for bullets, combating my mortality

I realize finally and truly in this moment I could die

Army Rangers rise, we lawyers take cover, and old souls sit relaxed, waiting peacefully, perhaps for the inevitable

I am cerebral and imagining

I do not even hear the gunshot, mortally wounding a terrorist at the very door behind me, and the Chamber finally defended with urgency

Meanwhile, the Senate Chamber falls without a shot fired

Police bang the doors, the doors bang back, who lurks on the outside

Confusion changes to clarity and now there’s one, and only one, way out

Up we go and out the door, terrorists lay flat with guns drawn upon them, as they look at us with killers’ eyes
Democracy and I may die, but not today
Down, down, down the stairs we go,
cellphones light up, and the world sees proof of my life as I live on live on PBS
This is absurd, fantastical, yet nonetheless very much happening
Down into the tunnels we go
Flank by guardians, we keep moving,
Demons made it out, too, and we rejoice
Up, up, up the stairs we go
We are in a room now, they describe it as safe, and we congregate in herds like cattle
I feel part relieved and uneasy
Instigators and innocent, masked and maskless, Members and staff, we wait together
A community prayer ensues
I call my wife, I have made it, at least I am mostly sure
COVID-19 lurks as a silent killer in the room
Partisan cliques form, realizations begin,
and an awkward casualness attempts to take hold
Guilt, blame, excuses, and outrage begin to form
Because of course we told you so, of course dangerous rhetoric turns to violence,
as the seeds of desplicable lies finally grow to insurrection
I start to contemplate
I am hungry, I am thirsty, and I am subject to propaganda
Gomez and I leave the safe room for our offices on gut feelings alone
I am vaccinated, I am eventually vindicated,
as days later some colleagues are sick with COVID-19
Our colleagues gave it to them, maskless and without remorse
I return to our Return sanctuary, I am greeted with anxious smiles, my staff is safe
We share the events of the great happening, the terrible
We watch the news, we see the mob in all its horror, and the assailing of the Capitol walls
We are in disbelief
Capitol Police fight hand-to-hand combat, they are outnumbered, and beaten by flags that say MAGA, Trump, and back the blue
There is a vicious irony
Now hunger reminds us, snacks are procured, we eat in crisis in fellowship
The hours go by in frightful minutes as our eyes remain glued to the television
Brave cooks open the cafeteria, police keep their posts, and my staff remain safe in the Capitol offices with me
We finally have a real meal
The decision has been made, we will return to the Chamber, and we will do our duty
Arizona receives its objection and it goes down
Arkansas, California, Colorado go by as Pence picks up momentum
We have a standoff on Pennsylvania Debates ensued, lies are called out and anger, a second fight almost happens, but no one really wants to take on NFL linebacker Colin Allred
Midnight passes us as we wait
I venture forth, I return to the scene of the crimes, and again I watch the final mayhem boxes in motion
West Virginia, Wisconsin, Wyoming, Pence concludes his remarks
There is a slight mix of anger, disappointment, and resoluteness in his face
Pence fulfills his constitutional duty
Speaker Pelosi and House Speaker Nancy Pelosi, and others explain that the Capitol has been breached
A domestic terrorist plot has been foiled
I am alive, the Congress is alive, and thank God Almighty, democracy is alive
America must remember this day, learn from it, lest we repeat it
Thank you, Madam Speaker, and I yield back the balance of my time.

PROTECTING OUR SOUTHERN BORDER
The SPEAKER pro tempore. Under the Speaker’s announced policy of January 4, 2021, the Chair recognizes the gentleman from Wisconsin (Mr. GROTHMAN) for 30 minutes.

Mr. GROTHMAN. Madam Speaker, before we deal with the purpose of this speech, I would like to make some observations about changes that have been made in the last few weeks and other rapidly changing aspects of American life.

One of the few positive observations I have made since I was a Congressman is the freedom people have normally had to see their Congressmen. Eccentric people can stand at the base of the Capitol steps a few yards away and hand out their pamphlets, nice and free. Even the most free, even the most Congressmen, for those of us who like to walk outside and not use the tunnel.

Now, a chain-link fence stands around the Capitol with razor wire on top. Let’s be honest. After about midnight on January 7, I think most of us felt pretty safe.

Now, we are almost a month later, and we still have National Guard folks in full combat, ready to protect us. We have wire on top of the walls, as well as Constitution and Independence Avenues shut down.

I feel like I am in East Germany in the 1970s. I am not sure exactly what East Germany was like, but that is how it feels, I think most of us felt pretty safe.

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I feel like I am in East Germany in the 1970s. I am not sure exactly what East Germany was like, but that is how it feels, I think most of us felt pretty safe.
But above all, the idea of paying money to wrap up the project rather than paying money to complete the wall is a waste of money and a real problem. Another thing I found out, with the wall, you have to have law enforce- ries or a Border Patrol agent, which is probably one of many reasons why when I go down at the wall, I have yet to find a Border Patrol agent or a sheriff’s deputy for the counties along the Southern border who is not in favor of the wall.

We are going to wind up losing money as we pay money to care for people crossing the wall, losing money to our society as we have more drugs coming across the Southern border. And not surprising, as marijuana becomes more legal in the United States, more of the drugs that cross the Southern border are fentanyl, are meth, are heroin, resulting in more deaths all around the country. Another reason why we should be taking our Southern border seriously.

I, therefore, strongly encourage my colleagues, as we look at future appropriation bills, to pay attention to the border. We cannot go back to the days of completely anybody can come across there, because, like I said, you are going to wind up with more people de- hydrated to death in the desert. You are going to wind up with more unac- companied minors who are going to be dealt with by the tender arms of the drug cartels, which control all the immigra- tion and illegal immigration across the Southern border.

So, please, I ask my colleagues, do what I did. Go down to Arizona. Go down to Texas. See the situation we have. See whether anybody could possi- bly think going back to the old sys- tem is humane in any way. It is not hu- mane to minors. It is not humane to the people who are guided by the cartels. It is not humane to the people who cross the border and wind up dehydrating across our Southern edge.

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

LET’S KEEP OUR EYES ON THE FUTURE

The SPEAKER pro tempore. Under the Speaker’s announced policy of Jan- uary 4, 2021, the Chair recognizes the gentleman from Michigan (Ms. Ste- vens) until 10 p.m.

Ms. STEVENS. Madam Speaker, I thank you so much for your dedication to this body and your oversight this evening. I thank all of the very hard- working professionals who work on the floor of the House. I am so pleased to be back on the floor of the House of Representatives this day, February 4.

Some on the outside project fair crit- icism, question, demand, want of us. Some may look at us even with a frus- trated or a tilted eye. We know how often we hear the statistic about how popular Congress is. What pours in here through money, outside influence, the money that circles around this building.

And when we walk onto this floor of the House of Representatives, though, we are all but just Members. We are representatives of our constituents, carrying a voting card, carrying a voice, representing the values, the de- terminations, the wishes and the wants of our district, and forced to come to- gether to make a determination.

We ask ourselves, what is it that we demand of this institution?

I had the privilege of being here this evening as we have seen a long debate, a long time of Special Orders ensue, those who reflected on the events of January 6, the horrible insurrection that took place, the desecration of this institution, this pride and joy of the United States of America, both the House and the Senate momentarily taken over. And I join my colleagues in those reflections.

We saw the other side of the aisle re- flect on energy needs, energy resource needs. We also saw some contributions made to constituents back at home.

Tonight, as we look to the Cap- itol—and we know this—it is not a full Chamber right now. These are obvi- ously also different times, Madam Speaker. We don’t have many outside guests walking through the Congress due to the pandemic. But everyone is allowed to look at the Capitol and see the lantern, see the tholus that sup- ports the Statue of Freedom, that sup- ports Lady Freedom. That lantern is lit right now.

And what is that lantern saying? That democracy rings out, that free- dom rings out, that our future is still within our grasp.

I am proud and grateful to be here to- night, Madam Speaker. I know that the time is not always a given. We cer- tainly recognize that in the midst of this pandemic. We reflect just a month on it. Absolutely miraculous. So do we have.

I come from Michigan, and I am real- ly proud of coming from Michigan and I am proud of what Michigan’s story is, particularly coming out of the year 2020, and what that means with regard to the first bill I introduced in the 117th session of Congress.

I come from Michigan, and I am real- ly proud of coming from Michigan and I am proud of what Michigan’s story is, particularly coming out of the year 2020, and what that means with regard to the first bill I introduced in the 117th session of Congress is, our manufacturing economy, our innovation capabilities.

We have continued to monitor this economy. We are seeing some rico-

chets, some growth in areas we weren’t expecting, some job loss. Michigan’s at about 7.5 percent unemployment. We are going to build it back better. We are going to get people back to work with good wages and good benefits and good opportunities. That is what we do. You see that in manufacturing, when people work with their hands, when they produce, when they are part of an out- come and a productivity. And it is real- ly very exciting to see that Michigan will continue to be the manufacturing economy.

It must be recognized, our leadership, because when those supply chain dis- ruptions hit almost a year ago, when we saw the PPE shortages in our hos- pitals, in our healthcare system for the first time, and the American who was advocating for that in manufacturing, when people work with their hands, they produce, when they are part of an out- come and a productivity. And it is real- ly very exciting to see that Michigan will continue to be the manufacturing economy.

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No union is perfect in that regard. But what makes and builds toward a more perfect Union, as our Founders compelled, and as we compel each other, is the constant dedication to doing the work, to standing up for people, to calling out truth and what is right.

I certainly am not shy of doing that, Madam Speaker, and I know that was important for us at the beginning of the pandemic to listen to the science, to recognize the threat and to take it seriously, and to also be resilient. And I see that resilience all around my district, Madam Speaker.

And I continue to be compelled to the constituents of the 11th District, to the falling COVID rates in Michigan. We continue to pay tribute and to recognize those who are suffering, those who are struggling from COVID-19, families who are separated from one another as an individual is getting their treatment. We hold them in our hearts. We think about them and we remain dedicated to the prevention and the cure and to ending this pandemic.

I am so excited to welcome President Joe Biden to the White House. We were here for his inauguration. We were here to hear his remarks. His invitation for unity and unity by way of delivering, unity by way of delivering for the American people; the Buy American provisions that will continue to invest in American manufacturers and using our Federal dollars to identify new supply chain opportunities for us.

It is nice to see all over the district, from Northville up to Troy and Auburn Hills, what people are working on and how we can help them to continue to do that.

Madam Speaker, I thank you for the time tonight and I yield back the balance of my time.

**PUBLICATION OF COMMITTEE RULES**

**RULES OF THE COMMITTEE ON FOREIGN AFFAIRS FOR THE 117TH CONGRESS**

**HOUSE OF REPRESENTATIVES, COMMITTEE ON FOREIGN AFFAIRS, Washington, DC, February 4, 2021.**

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

DEAR MADAM SPEAKER: Pursuant to Rule XI, Clauses 4(a) and 4(c) of the Rules of the House of Representatives, I respectfully submit the Rules of the 117th Congress for the Committee on Foreign Affairs for publication in the Congressional Record. These Rules of the Committee adopted these rules by a voice vote, with a quorum being present, at our organizational meeting on Wednesday, February 3, 2021.

Sincerely,

GREGORY W. MEEKS, Chairman.

(Adopted February 3, 2021)

1. GENERAL PROVISIONS

(a) The Rules of the House of Representa- tives, as the order of business, and the Business Calendar, and the Committee on Ways and Means, are the rules of the Committee on Foreign Affairs (hereafter referred to as the “Committee”), to the extent applicable.

(b) A motion to recess and a motion to dis- pense with the first reading (in full) of a bill the Committee is considering, if printed copies are available, are privileged non-debatable motions in Committee.

(c) The Chairman of the Committee on Foreign Affairs shall consult the Ranking Minority Member to the extent possible with respect to the business of the Committee.

(d) Each subcommittee of the Committee is a part of the Committee and is subject to the authority and direction of the Committee and to its rules, to the extent applicable.

2. MEETINGS

The regular meeting date of the Committee shall be the first Tuesday of every month when the House of Representatives is in session pursuant to clause 2(b) of rule XI of the House of Representatives. Additional meetings may be called by the Chairman as the Chairman may deem necessary or at the request of a majority of the members of the Committee in accordance with clause 2(c) of rule XI of the House of Representatives. The determination of the business to be considered or to be deferred at the request of the Chairman shall be subject to clause 2(c) of rule XI of the House of Representatives. A regularly scheduled meeting need not be held if, in the judgment of the Chairman, there is no business to be considered.

3. QUORUM

For purposes of taking testimony and receiving evidence, two Members shall constitute a quorum of the full Committee or a subcommittee, and the Chairman shall make every effort to ensure that the relevant Ranking Minority Member or another Minority Member is present at the time a hearing is convened. One-third of the Members of the Committee or subcommittee shall constitute a quorum for taking any action, except: (1) recommendation; (2) closing Committee meetings and hearings to the public; (3) authorizing the issuance of subpoenas; and (4) any other action for which an actual majority quorum is required by any rule of the House of Representatives or by law. No measure or recommendation shall be reported to the House of Representatives unless a majority of the Committee is actually present. No measure or recommendation shall be reported to the full Committee by a sub- committee unless a quorum of the subcommittee is actually present. A record vote may be demanded by one-fifth of the Members present or, in the apparent absence of a quorum, by any one Member.

4. MEETINGS AND HEARINGS OPEN TO THE PUBLIC

(a) Meetings:

(1) Each meeting for the transaction of business, including the markup of legislation of the Committee or a subcommittee shall be open to the public except when the Committee or a subcommittee, in open session and with a majority present, determines by record vote that all or part of the remainder of that meeting on that day shall be closed to the public because disclosure of testimony, evidence or other matters to be considered would endanger national security, would compromise sensitive law enforcement information, or would violate paragraph (2) of this subsection; or (b) whenever it is asserted by a Member of the Committee that the evidence or testimony at a hearing may tend to defame, degrade, or incriminate any person, or it is asserted by the witness that the evidence or testimony at a hearing may tend to defame, degrade, or incriminate any person; and

(b) The Committee or subcommittee shall proceed to receive such testimony in open session only if the security or privacy of the witness are not endangered.

3. QUORUM

(A) may vote to close the hearing for the sole purpose of discussing whether testimony or evidence to be received would endanger the national security, would compromise sensitive law enforcement information, or violate paragraph (2) of this subsection; or (B) may vote to close hearings to the public, unless a quorum of the Committee is actually present. A record vote may be demanded by one-fifth of the Members present or, in the apparent absence of a quorum, by any one Member.

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5. CONVENING HEARINGS AND MARKUPS

(a) Hearings:

(1) Notice. Public announcement shall be made of the date, place, and subject matter of any hearing to be conducted by the Committee or a subcommittee at the earliest possible date, and in any event at least one (1) week before the commencement of that hearing. If the Chairman of the full Committee or a subcommittee, with the concurrence of the relevant Ranking Minority Member or the Majority Leader of the HouseDesignated by the House Speaker, determines that there is good cause to begin a hearing sooner, or if the Committee or subcommittee so determines by majority vote in the presence of members on the day of the hearing, the Chairman of the full Committee, for the taking of action, shall make the announcement at the earliest possible date. No change shall be made to a publicly announced hearing title until after consultation with the relevant Ranking Minority Member and notice to previously announced witnesses.

(2) Member Day Hearing. During the first session of each Congress, the full Committee shall hold a hearing at which it receives testimony from Members, Delegates, and the Resident Commissioner on proposed legislation within its jurisdiction.

(b) Markup and Other Meetings to Transact Business:

(1) Convening. The Chairman of the full Committee or a subcommittee may call or convene meetings of the Committee or subcommittee necessary, meetings of the Committee or subcommittee for the consideration of a bill or resolution pending before the Committee or subcommittee, so that the case may be, or for the conduct of other Committee or subcommittee business.

(2) Notice. Public announcement shall be made by the Chairman of the full Committee of the date, place, and subject matter of any markup or other meeting to conduct business at the earliest possible date, and in any event at least one (1) week before the commencement of such markup or meeting, unless the relevant Chairman determines, in consultation with the relevant Ranking Minority Member or the Majority Leader of the HouseDesignated by the House Speaker, that there is good cause to begin such a markup or meeting on an earlier date. If such determination is made, the Chairman of the full Committee, if concurring in the determination, shall make the announcement at the earliest possible date.

(c) Agenda and Texts. The relevant Chairman shall provide to all Committee or subcommittee meetings an agenda for the Committee and subcommittee markup or other meeting to transact business, setting out all items of business to be considered, including copies of pertinent legislation scheduled for markup, at least 48 hours (excluding Saturdays, Sundays, and legal holidays) before the meeting.

(b) Testimony of Witnesses:

(1) Advance Filing Requirement. Each witness who is likely to present testimony other than 48 hours beforehand if possible, notify the relevant Chairman and Ranking Minority Member of the full Committee or subcommittee, or by the Chairman of the full Committee or subcommittee designated by the Ranking Minority Member, of his or her intent to testify before the Committee or subcommittee, or by the Chairman of the full Committee or subcommittee designated by the Ranking Minority Member, of his or her intent to testify before the Committee or subcommittee, and shall address the relevant Chairman and not the witness. A Member of the Committee or subcommittee votes to accept his or her testimony. The relevant Chairman shall make reasonable efforts to verify the identity of any witness presenting testimony remotely.

(4) Truth in Testimony Disclosure. In the case of a witness appearing in a nongovernmental capacity, a written statement of proposed testimony shall include, to the extent practicable, include: a curriculum vitae; a disclosure of the amount and source of any Federal grant (or subgrant thereof) or contract (or subcontract thereof), or of any contract, grant or payment originating with a foreign government; and a disclosure of the name of the foreign principal of a foreign entity. Such statements, with appropriate redactions to protect the privacy, safety, or security of the witness, shall be provided to the Committee or subcommittee in electronic form 24 hours before the witness appears to the extent practicable, but not later than one day after the witness appears. A witness who is present at a hearing of the Committee or subcommittee votes to accept his or her oral presentation to a brief summary of his or her written statement.
An accurate stenographic record shall be made of all hearings and markup sessions. Members of the Committee and any witness may examine the transcript of his or her own remarks and may make any grammatical or technical changes that do not substantively alter the meaning of the remarks. The witness shall return the transcript to the Committee offices within seven (7) calendar days (not including Saturdays, Sundays, and legal holidays) of the transmittal of the transcript, or as soon thereafter as is practicable.

Any information supplied for the record at the request of a Member of the Committee shall be made available to the Member when received by the Committee.

Transcripts of hearings and markup sessions (except for the record of a hearing or hearing which is closed to the public) shall be printed as soon as is practicable after receipt of the corrected versions, except that the Chairman may order the transcript of a hearing to be printed without the corrections of a Member or witness if the Chairman determines that such Member or witness has been given a reasonable time to correct such transcript and such transcript has not been returned within such time.

The Committee shall, to the maximum extent feasible, make its publications available in electronic form. Under extraordinary circumstances, the Committee, except as provided in paragraph (2) of rule X of the Rules of the House, may authorize the Chairman to make available, and the matter shall be presented for approval to the appropriate Committee or subcommittee, as appropriate. A motion to authorize the Chairman to make such publication available under paragraph (2) of rule X of the Rules of the House shall be considered as read if it has been referred to the Clerk of the House on a measure that has been ordered reported such bill or resolution, a quorum being present.

Except in extraordinary circumstances, no extraneous material shall be printed in the public character, and on any amendment offered to the measure or matter, the total number of votes cast for and against, and the names of those Members voting for and against, shall be included as part of the material filed or released.

(b) Foreign Travel Reports. At the same time that the report required by clause 9(b)(3) of rule X of the House of Representatives, the Chairman is directed to present to the Committee, the Committee assigned to the minority, the Committee or a subcommittee shall be given an opportunity to have views or a disclaimer included as part of the material filed or released.

(c) Foreign Travel Reports. At the same time that the report required by clause 9(b)(3) of rule X of the House of Representatives, the Chairman is directed to present to the Committee, the Committee assigned to the minority, the Committee or a subcommittee shall be given an opportunity to have views or a disclaimer included as part of the material filed or released.

The Committee shall, to the maximum extent feasible, make its publications available in electronic form, including official prints of hearings and markup sessions.

No extraneous material shall be printed in either the body or appendices of any Committee or subcommittee hearing, except material which has been accepted for inclusion in the record during the hearing or by agreement of the Chairman of the full Committee or a ranking minority Member of the Committee or subcommittee within five (5) calendar days of the hearing. Copies of bills and other legislation under consideration and responses to written questions submitted by Members shall not be considered extraneous material.

Extraneous material in either the body or appendices of any hearing shall be printed which would be in excess of eight (8) printed pages (for any one submission) shall be accompanied by a request to the relevant Chairman. Such written request shall contain an estimate in writing from the Public Printer of the probable cost of publishing such material.

(a) Record Votes. The result of each record vote in any meeting of the Committee or subcommittee of executive session shall be made publically available in electronic form within 48 hours of such record vote. Such result shall include a description of the amendment, motion, order, or other proposition, the name of each Member voting for and against, and the Members present but not voting.

(b) Amendments. Not later than 24 hours after the adoption of an amendment, or 48 hours after the disposition or withdrawal of any other amendment to a measure or matter considered by the Committee, the text of each such amendment shall be made publicly available in electronic form.

(c) Hearing and Markup Attendance. Member attendance at a hearing or markup session and markup shall be recorded and included in the Committee print of the transcript of that hearing or markup.

Proxy voting is not permitted in the Committee or in subcommittees.

(a) Reports on Bills and Resolutions. To the extent practicable, not later than 24 hours before a report is to be filed with the Clerk of the House on a measure that has been ordered reported by the Committee, the Chairman shall make available for inspection by Members a copy of the draft Committee report in order to afford Members adequate information and the opportunity to draft and file any supplemental or alternative views which they may deem appropriate.

With respect to each record vote on a motion to report any measure or matter of a public character, and on any amendment offered to the measure or matter, the total number of votes cast for and against, and the names of those Members voting for and against, shall be included as part of the material filed or released.

The Chairman is directed to offer a motion under clause 1 of rule XXII of the Rules of the House whenever the Chairman considers it appropriate.

(a) The Committee staff shall be selected and organized so that it can provide a comprehensive range of professional services in the field of foreign affairs to the Committee, the subcommittees, and all its Members. The staff shall include persons with training and experience in foreign affairs, making available to the Committee, with knowledge of major countries, areas, and U.S. overseas programs and operations.

(b) Subject to clause 9 of rule X of the House of Representatives, the staff of the Committee, except as provided in paragraph (c), shall be appointed by the Chairman with the approval of the majority of the Members in the majority party of the Committee. Their remuneration shall be fixed by the Chairman, and they shall work under the general supervision and direction of the Chairman. Staff assignments are to be authorized by the Chairman or by the Staff Director under the direction of the Chairman.

(c) Subject to clause 9 of rule X of the House of Representatives, the staff of the Committee assigned to the minority shall be appointed by the Ranking Minority Member with the approval of the majority of the minority party Members of the Committee. Their remuneration shall be fixed by the Ranking Minority Member, and they shall work under the general supervision and direction of the Ranking Minority Member.

The Chairman shall make sure that a sufficient staff is made available to each subcommittee to carry out its responsibilities under the rules of the Committee. The Chairman shall ensure that the minority is fairly treated in the appointment of such staff.
14. NUMBER AND JURISDICTION OF SUBCOMMITTEES

(a) Full Committee. The full Committee will be responsible for oversight and legisla-
tion relating to: foreign assistance, including development assistance, Millennium Challenge Corporation, the Millennium Challenge Account, HIV/AIDS in foreign countries, democracy assistance, and Public Law 100 programs abroad; management and operations of the State Department and other agencies of jurisdiction; national security developments affecting foreign policy; promotion of diversity and inclusion in the national security workforce; strategic planning and agreements; war powers, treaties, executive agreements, and the deployment and use of United States Armed Forces; peacekeeping, peace enforcement, and enforcement of United Nations or other international sanctions; arms control and disarmament issues; the International Development Finance Corporation, the United States Agency for International Development; activities and policies of the State, Commerce, and Defense Departments and other agencies related to the Arms Export Control Act and the Foreign Assistance Act, including export and licensing policy for munitions items and technology and dual-use equipment and technology; international law; engagement and promotion of democracy; international law enforcement issues, including narcotics control programs and activities; international cyber issues; the United Nations and affiliated agencies, and of other multilateral international organizations; and international economic policy and trade not otherwise assigned to a subcommittee, and international education and exchange programs; the Peace Corps, the American Red Cross; and all other matters not specifically assigned to a subcommittee. The full Committee shall have jurisdiction over legislation and other matters referred to the full Committee, legislative jurisdiction over matters assigned to the other subcommittees insofar as they may affect the region.

(b) Subcommittees. There shall be six (6) standing subcommittees. The names and jurisdiction of those subcommittees shall be as follows:

- Africa, Global Health, and Global Human Rights
- Asia, the Pacific, Central Asia and Nonproliferation
- Europe, Energy, the Environment and Cyber
- International Development, International Organizations and Global Corporate Social Impact
- Middle East, North Africa and Global Counterterrorism
- Western Hemisphere, Civilian Security, Migration and International Economic Policy

The subcommittees shall have jurisdiction over the following within their respective regions:

1. Matters affecting the political relations between the United States and other countries and regions, including resolutions or other legislative measures directed to such relations.

2. Legislation and oversight regarding human rights practices in particular countries.

3. Legislation with respect to region- or country-specific loans or other financial relations outside the Foreign Assistance Act.

4. Legislation with respect to disaster assistance outside the Foreign Assistance Act, boundary issues, and international claims.

5. Oversight of regional lending institutions.

6. Oversight of matters related to the regional activities of the United Nations, of its affiliated agencies, and of other multilateral international organizations.

7. Identification and development of options for meeting future challenges relating to U.S. interests in the region including terrorism and cyber issues.

8. Oversight of base rights and other facilities access agreements and regional security.

9. Concurrent oversight jurisdiction with respect to matters assigned to the other subcommittees insofar as they may affect the region.

10. Oversight of foreign assistance activities affecting the region.

11. Such other matters as the Chairman of the full Committee may determine.

The Subcommittee on Africa, Global Health and Global Human Rights: In addition to its regional jurisdiction, oversight of international economic policy and trade matters related to the region, and international education and exchange programs; the Peace Corps, the American Red Cross; and all other matters not specifically assigned to a subcommittee. The full Committee shall determine an appropriate ratio of the majority party and the minority party assigned to each subcommittee, with the exception of the Subcommittee on Africa, Global Health and Global Human Rights, which shall have 12 members.

(c) Vice Chairmen. The Chairman of the Full Committee shall designate a Member of the majority party on each subcommittee as its vice chairman.

(d) Participation. The Chairman of the full Committee and the Ranking Minority Member may attend the meetings and participate in the activities of all subcommittees of which they are not Members, except that they may not vote or be counted for a quorum in such subcommittee.

(e) Required Oversight Hearings. During each 180-day period following organization of the Committee, each subcommittee shall hold at least one hearing in which the full Committee, legislative jurisdiction over matters assigned to the other subcommittees insofar as they may affect the region.

15. POWERS AND DUTIES OF SUBCOMMITTEES

(a) In General. Each subcommittee is authorized to meet, hold hearings, receive evidence, and report to the full Committee on all matters referred to it.

(b) Scheduling. Subcommittee chairs shall set meeting dates after consultation with the Chairman, other subcommittee chairmen, the relevant Ranking Minority Member and other appropriate Members, with a view toward avoiding conflicting conflicts. Subcommittee meetings shall not be scheduled to occur simultaneously with meetings of the full Committee. Hearings shall not be scheduled to occur prior to the first vote or subsequent to the last vote of a legislative week, or outside of Washington, D.C., without prior consultation with the Chairman through the Staff Director of the Committee.

(c) Vice Chairmen. The Chairman of the full Committee shall designate a Member of the majority party on each subcommittee as its vice chairman.

(d) Participation. The Chairman of the full Committee and the Ranking Minority Member may attend the meetings and participate in the activities of all subcommittees of which they are not Members, except that they may not vote or be counted for a quorum in such subcommittee.

(e) Required Oversight Hearings. During each 180-day period following organization of the Committee, each subcommittee shall hold at least one hearing on oversight of U.S. Government Activities.

16. REFERRAL OF BILLS BY CHAIRMAN

In accordance with rule 14 of the Committee, and to the extent practicable, all legislation and other matters referred to the Committee shall be referred by the Chairman to a subcommittee of primary jurisdiction. Within two (2) weeks of such reference, unless otherwise directed by the Chairman, the subcommittees shall act on or be discharged from consideration of legislation that has been approved by the subcommittee of primary jurisdiction within two (2) weeks of such action. In referring any legislation to a subcommittee, the Chairman may specify a date by which the subcommittee shall report the legislation to the full Committee, or require that the subcommittee report the legislation to the full Committee, legislative jurisdiction over matters assigned to the other subcommittees insofar as they may affect the region.

The Chairman shall designate a subcommittee chair or other Member to take responsibility for a bill or resolution during its consideration in the House of Representatives.

17. PARTY RATIOS ON SUBCOMMITTEES AND CONFERENCE COMMITTEES

The majority party caucus of the Committee shall determine an appropriate ratio of majority to minority party Members for
each subcommittee. Party representation on each subcommittee or conference committee shall be no less favorable to the majority party than the ratio for the full Committee. The Chairman and the Ranking Minority Member are authorized to negotiate matters affecting such ratios including the size of subcommittees and conference committees.

18. SUBCOMMITTEE FUNDING AND RECORDS

Each subcommittee shall have adequate funds to discharge its responsibility for legislation and oversight.

In order to facilitate Committee compliance with the requirements of rule XXIII of the House of Representatives, each subcommittee shall establish a complete record of all subcommittee actions which shall include a record on each matter on which a record vote is demanded. The result of each record vote shall be promptly made available to the full Committee for inspection by the Chairman in accordance with rule 9 of the Committee.

All subcommittee hearings, records, data, charts, and files shall be kept distinct from the congressional office records of the Member serving as Chairman of the subcommittee. Subcommittee records shall be coordinated with the records of the full Committee, the Majority Party, and the Committee, and all Members of the House shall have access thereto.

19. MEETINGS OF SUBCOMMITTEE CHAIRMAN

The Chairman shall call a meeting of the subcommittee chairman on a regular basis or not less frequently than once a month. Such a meeting need not be held if there is no business to conduct. It shall be the practice at such meetings to review the current agenda and activities of each of the subcommittees.

20. ACCESS TO CLASSIFIED INFORMATION

(a) Authorized Persons. In accordance with the stipulations of the Rules of the House of Representatives, all Members of the House who have executed the oath required by clause 13 of rule XXIII of the House of Representatives shall be authorized to have access to classified information within the possession of the Committee.

Members of the Committee shall be considered authorized to have access to classified information in accordance with the procedures that apply within the Executive Branch when they have the proper security clearances, when they have executed the oath required by clause 13 of rule XXIII of the House of Representatives, and when they have a demonstrable need to know. The decision on whether a given staff member has a need to know will be made on the following basis:

(1) In the case of the full Committee majority staff, by the Chairman, acting through the Staff Director.
(2) In the case of the full Committee minority staff, by the Ranking Minority Member of the Committee, acting through the Minority Staff Director.
(3) In the case of subcommittee majority staff, by the chairman of the subcommittee;
(4) In the case of the subcommittee minority staff, by the Ranking Minority Member of the subcommittee.

No other individuals shall be considered authorized persons, unless so designated by the Chairman and the Ranking Minority Member.

(b) Designated Persons. Each Committee Member is permitted to designate one member of his or her staff as having the right of access to information classified Confidential. Such designated persons must have the proper security clearance, have executed the oath required by clause 13 of rule XXIII of the House of Representatives, and have a need to know as determined by his or her principal. Upon request of a Committee Member in specific instances, a designated person also shall be permitted access to information classified Top Secret which has been furnished to the Committee pursuant to section 36 of the Arms Export Control Act as amended. Upon the written request of a Committee Member and with the approval of the Chairman in specific instances, a designated person shall have access to top classified classified materials. Designation of a staff person shall be by letter from the Committee Member to the Chairman.

(c) Location. Access to classified information will be stored in secure safes in the Office of the Security Officer and in the Office of the Minority Staff Director. All materials classified Top Secret or Special Access are to be in a Secure Compartmentalized Information Facility (SCIF).

(d) Handling. Materials classified Confidential or Secret may be taken from Committee offices to other Committee offices and hearing rooms by Members of the Committee and authorized Committee staff in connection with hearings and briefings of the Committee or its subcommittees for which such information is deemed to be essential. Records on such materials in Committee offices shall be only with the permission of the Chairman under procedures designed to ensure the safe handling and storage of such information. Except as provided in this paragraph, Top Secret materials may not be taken from approved storage areas for any purpose, except that reasonable quantities of such materials may be used for meetings and other hearings that are being conducted at the Top Secret level when necessary. Materials classified Top Secret may otherwise be used under conditions approved by the Chairman after consultation with the Ranking Minority Member.

(e) Notice. Appropriate notice of the receipt of classified information received by the Committee from the Executive Branch will be sent promptly to Committee Members through the survey of activities or by other means.

(f) Access. Except as provided for above, access to materials classified Top Secret or otherwise restricted has by the Committee will be in approved Committee spaces.

The following procedures will be observed:

(1) Authorized persons will be permitted access to such information upon inquiring of the Staff Director or an assigned staff member. Access to the SCIF will be afforded during regular Committee hours.
(2) Authorized persons will be required to identify themselves, to identify the documents or information they wish to view, and to sign the Classified Materials Log, which is kept with the classified information.

(3) The assigned staff member will be responsible for maintaining a log which identifies:

(a) Authorized persons seeking access;
(b) the classified information requested, and
(c) the time of arrival and departure of such persons.

The assigned staff member will also assure that all classified materials are returned to the proper location.

(g) Divulgence. Classified information provided to the Committee by the Executive Branch shall be handled in accordance with the procedures that apply within the Executive Branch for the protection of such information. Any classified information to which access has been gained through the Committee may not be divulged to any unauthorized person. Classified material shall not be photocopied or otherwise reproduced. In no event may it be divulged or otherwise treated in a non-secure environment. Apparent violations of this rule shall be reported as promptly as possible to the Chairman for appropriate action.

(h) Other Regulations. The Chairman, after consultation with the Ranking Minority Member, may establish such additional regulations and procedures as in his judgment may be necessary to safeguard classified information under the control of the Committee. The Chairman and Members of the Committee shall be given notice of any such regulations and procedures promptly. They may be modified or waived in any or all particulars by a majority of the full Committee.

21. BROADCASTING OF COMMITTEE HEARINGS AND MEETINGS

All Committee and subcommittee meetings or hearings which are open to the public shall be permitted to be photographed, televised, broadcast, radio broadcast, and still photography, or by any such methods of coverage in accordance with the provisions of clause 3 of House rule XI.

The Chairman of the full Committee or a subcommittee shall determine, in his or her discretion, the number of television and still cameras permitted in a hearing or meeting room, but shall not limit the number of television or still cameras to fewer than two (2) representatives from each medium.

Such coverage shall be in accordance with the following requirements contained in section 116(b) of the Legislative Reorganization Act of 1970, and clause 4 of XI of the Rules of the House of Representatives:

(a) If the television, Internet or radio coverage of the hearing or meeting is to be presented to the public as live coverage, that coverage shall be commercial and presented without commercial sponsorship.

(b) No witness served with a subpoena by the Committee shall be required against his will to be photographed or have his hearing turned to the proper location.

(c) The allocation among cameras permitted by the Chairman of the full Committee or a subcommittee in a hearing room shall be in accordance with equitable procedures devised by the Executive Committee of the Radio and Television Correspondents' Galleries.

(d) Television cameras shall be placed so as not to obstruct in any way the space between any witness giving evidence or testimony and the Chairman or any other member of the Committee or its subcommittees or the visibility of that witness and the Member to each other.

(e) Television cameras shall operate from fixed positions but shall not be placed in positions which obstruct unnecessarily the coverage of the hearing by the other media.

(f) Equipment necessary for coverage by the radio, television and records of the hearing room shall be limited to such equipment that is appropriate for use in the hearing room, without cost to the Government, in order to raise the ambient lighting level in the hearing room to the lowest level necessary to provide adequate lighting, and to cover the entire hearing area including all seating and standing areas of the hearing or meeting at the current state-of-the-art level of television coverage.

(g) The Chairman or the allocation of the number of still photographers permitted by the Chairman of the full Committee or a subcommittee in a
hearing or meeting room, preference shall be given to photographers from Associated Press Photos, United Press International News pictures, and Reuters. If requests are made for television and radio media, they shall be permitted by the Chairman of the full Committee or a subcommittee for coverage of the hearing or meeting by still photography, that coverage to be made on the basis of a fair and equitable pool arrangement devised by the Standing Committee of Press Photographers.

(1) Photographers shall not position themselves, at any time during the course of the hearing or meeting, between the witness table and the Members of the Committee or its staff.

(2) Photographers shall not place themselves in positions which obstruct unnecessarily the coverage of the hearing by the other media.

(3) Personnel providing coverage by the television and radio media shall be currently accredited to the Radio and Television Correspondents’ Galley.

(4) Personnel providing coverage by still photography shall be currently accredited to the Press Photographers’ Gallery Committee of Press Photographers.

(5) Photographers shall conduct themselves and their coverage activities in an orderly and unobtrusive manner.

22. SUBPOENA POWERS

A subpoena may be authorized and issued by the Chairman, in accordance with clause 2(m) of rule XI of the House of Representatives, in the conduct of any investigation or activity or series of investigations or activities authorized by the full committee, following consultation with the Ranking Minority Member not less than three calendar days (excluding Saturdays, Sundays, and legal holidays, unless the House is in session on such days) prior to the issuance of such subpoena.

In addition, a subpoena may be authorized and issued by the Committee or its subcommittees in accordance with clause 2(m) of rule XI of the House of Representatives, in the conduct of any investigation or activity or series of investigations or activities authorized by the Committee, only when authorized by the Committee or subcommittee, a majority being present.

Authorized subpoenas shall be signed by the Chairman or, in his absence, by any Member designated by the Chairman.

23. RECOMMENDATION FOR APPOINTMENT OF CONFERENCE

Whenever the Speaker is to appoint a conference committee, the Chairman shall recommend to the Speaker as conferences those Members of the Committee who are primarily responsible for the legislation (including to the full extent practicable the principal proponents of the major provisions of the bill as it passed the House), who have actively participated in the Committee or subcommittee consideration of the legislation, and who agree to attend the meetings of the conference. With regard to the appointment of minority Members, the Chairman shall consult with the Ranking Minority Member.

24. GENERAL OVERSIGHT

Not later than March 1 of the first session of a Congress, the Chairman shall prepare, in consultation with the Ranking Minority Member, a plan for that Congress; provide a copy of that plan to each member of the Committee for at least seven calendar days before its submission; and submit the plan (including calendar, additional, minority, additional, or dissenting views submitted by a member of the Committee) simultaneously to the Committee on Oversight and Reform and the Committee on House Administration, in accordance with the provisions of clause 2(d) of rule X of the House of Representatives.

In accordance with the provisions of clause 2(n) of rule XI of the House of Representatives, the Committee or a subcommittee thereof shall hold at least once every 120-day period following its establishment the on topic of waste, fraud, abuse, or mismanagement in programs within its jurisdiction. Proceedings received from a Federal Office of the Inspector General or the Comptroller General of the United States that have been provided to the Ranking Minority Member prior to the notice of the hearing pursuant to Committee rule 5.

25. OTHER PROCEDURES AND REGULATIONS

The Chairman, in consultation with the Ranking Minority Member, may establish such other procedures and take such actions as may be necessary to carry out the foregoing rules or to facilitate the effective operation of the Committee. Any additional procedures or regulations may be modified or rescinded in any or all particulars by a majority vote of the full Committee.

ADJOURNMENT

The SPEAKER pro tempore. Pursuant to section 5(a)(1)(B) of House Resolution 8, the House stands adjourned until 9 a.m. tomorrow.

Thereupon (at 9 o’clock and 47 minutes p.m.), under its previous order, the House adjourned until tomorrow, Friday, February 5, 2021, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken as follows:


EC-140. A letter from the Director, Office of Congressional Affairs, U.S. Nuclear Regulatory Commission, transmitting the Commission’s final rule — Draft Guidelines for Characterization of the Safety Impact of Issues received January 5, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-141. A letter from the Director, Office of Congressional Affairs, U.S. Nuclear Regulatory Commission, transmitting the Commission’s final rule — Updated Aging Management Criteria for Reactor Vessel Internal Components for Pressurized-Water Reactors [Docket ID: NRC-2020-01897] received January 5, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-142. A letter from the Director, Office of Congressional Affairs, U.S. Nuclear Regulatory Commission, transmitting the Commission’s issuance of Regulatory Guide — Regulatory Guide 1.239 “Licensee Actions to Address Nonconservative Technical Specifications” received January 11, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.


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EC-142. A letter from the Director, Office of Congressional Affairs, U.S. Nuclear Regulatory Commission, transmitting the Commission’s issuance of regulatory guidance — Revision 2 of Regulatory Guide 1.117, “Plant-Specific, Risk Informed Decisionmaking: Technical Specifications” received January 21, 2021, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-143. A letter from the Senior Counsel, Office of the General Counsel, DOJ (on behalf of all the participating Agencies), Department of Justice et al., transmitting the Department’s final rule — Equal Participation of Faith-Based Organizations in the Federal Agencies’ Programs and Activities (ED-2019-OPE-0080; DHS-2019-0049; USDA-2020-0009; AID-2020-0001; HUD-2020-0017; DOJ-OAG-2020-0001; VA-2020-VACO-0003; HHS-OS-2020-0001) (RIN: 0412-A999; 0509-AA00; 0991-AC13; 1105-AB38; 1291-AA41; 1605-AAA3; 2501-AD91; 2906-AQ75) received January 11, 2021, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Reform.


EC-145. A letter from the Biologist, Branch of Domestic Listings, U.S. Fish and Wildlife Service, Department of the Interior, transmitting the Department’s final rule — Endangered and Threatened Wildlife and Plants; Removal of the Interior Least Tern From the Federal List of Endangered and Threatened Wildlife (Docket No.: FWS-R4-ES-2018-0828; FFS0922000 FXES111900000000 201) (RIN: 1018-BD19) received February 4, 2021, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

EC-146. A letter from the Chief, Branch of Domestic Listing, U.S. Fish and Wildlife Service, Department of the Interior, transmitting the Department’s final rule — Endangered and Threatened Wildlife and Plants; Threatened Species Status for Coastal Distinct Population Segment of the Pacific Marlin With a Section 4(d) Rule (Docket No.: FWS-R5-ES-2018-0876; FFS09221000 FXES111900000000 201) (RIN: 1018-BD21) received January 13, 2021, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

EC-147. A letter from the Chief, Branch of Domestic Listing, U.S. Fish and Wildlife Service, Department of the Interior, transmitting the Department’s final rule — Endangered and Threatened Wildlife and Plants; Determination That Designation of Critical Habitat is Not Prudent for the Rusty Patched Bumble Bee (Docket No.: FWS-R3-ES-2020-0563; FFS09221000 FXES111109000000 201) received January 13, 2021, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

EC-148. A letter from the Chief, Branch of Domestic Listing, U.S. Fish and Wildlife Service, Department of the Interior, transmitting the Department’s final rule — Endangered and Threatened Wildlife and Plants; Threatened Species Status for Eastern Black Rail With a Section 4(d) Rule

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. SCHNEIDER (for himself, Mr. KATKO, and Ms. DeGETTE):
H.R. 786. A bill to allow tax credits to State and local governments for paid sick leave and paid family and medical leave; to the Committee on Ways and Means.

By Mr. SCHNEIDER (for himself, Mr. KATKO, and Ms. DeGETTE):
H.R. 791. A bill to improve activities for the gathering of data on, and the tracking of, new variants of COVID-19, to the Committee on Financial Services.

By Mr. BEYER (for himself, Mr. Katko, Ms. Napolitano, Mr. Fitzpatrick, Mr. Rankin, Mr. Cicilline, Mr. Espaillat, Mr. dogan, Mr. Lowenthal, Mr. Carson, Mr. Trone, Mr. Lamb, Mr. Cooper, Mr. Harder of California, Ms. Wilds, Ms. Ocasio-Cortez, Mr. Kucinich, Coven, Mr. Max Rose, Mr. Lieu, Mr. Cohen, Mr. Carson, Ms. Sewell, Mr. Cooper, Mr. Jones, and Ms. Schrier):
H.R. 790. A bill to amend the Coronavirus Aid, Relief, and Economic Security Act of 2020 to bring the Consumer Financial Protection Bureau into the regular appropriations process, and to determine the purpose to the Committee on Financial Services.

By Mr. BERIA (for himself, Mr. Peters, Ms. Lee of California, Mr. Norton, Ms. O’Halleran, Mr. Arata, Ms. Loebs, Mr. Cohen, Mr. Carson, Ms. Sewell, Mr. Cooper, Mr. Jones, and Ms. Schrier):
H.R. 791. A bill to improve activities for the gathering of data on, and the tracking of, new variants of COVID-19, to the Committee on Financial Services.

By Mr. BRYER (for himself, Mr. Katko, Ms. Napolitano, Mr. Fitzpatrick, Mr. Rankin, Mr. Cicilline, Mr. Espaillat, Mr. dogan, Mr. Lowenthal, Mr. Carson, Mr. Trone, Mr. Lamb, Mr. Cooper, Mr. Harder of California, Ms. Wilds, Ms. Ocasio-Cortez, Mr. Kucinich, Coven, Mr. Max Rose, Mr. Lieu, Mr. Cohen, Mr. Carson, Ms. Sewell, Mr. Cooper, Mr. Jones, and Ms. Schrier):
H.R. 792. A bill to direct the Secretary of Transportation to establish a grant program to facilitate the installation, on bridges, of evidence-based suicide deterrents, including suicide prevention nets and barriers, and for other purposes, to the Committee on Transportation and Infrastructure.

By Mr. BLUMENAUER (for himself and Mr. Fritschi):
H.R. 793. A bill to establish a $120,000,000,000 Restaurant Revitalization Fund to provide structured relief to food service or drinking establishments, and for other purposes; to the Committee on Financial Services, and in addition to the Committee on Ways and Means, and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BLUMENAUER (for himself, Mr. Ocasio-Cortez, Ms. Barragan, Ms. Napolitano, Ms. Meng, Mr. Welch, Mr. Espaillat, Mr. Naderer, Mr. Quigley, Mr. Levin of Michigan, Ms. Velazquez, Mr. Lowenthal, Ms. Norton, Mr. Levin of California, Ms. Matsui, Mr. Pressley, Ms. Clarke of New York, Mr. Jones, Ms. Schakowsky, Mr. Cohen, Mr. Gomez, Mr. Yarmuth, Ms. Bonamici, Mr. Neguse, Mr. Khanna, Mr. Huffman, Mr. Bowman, and Ms. Jayapal):
H.R. 794. A bill to require the President to declare a national climate emergency under the National Emergencies Act, and for other purposes; to the Committee on Transportation and Infrastructure in addition to the Committees on Natural Resources, Transportation and Infrastructure.

By Mr. BLUMENAUER (for himself and Mr. Fritschi):
H.R. 795. A bill to declare a national climate emergency under the National Emergencies Act, and for other purposes; to the Committee on Natural Resources, Transportation and Infrastructure; to the Committee on Energy and Commerce.

By Ms. BLUNT ROCHETTE (for herself and Mr. Castor):
H.R. 796. A bill to declare a national climate emergency under the National Emergencies Act, and for other purposes; to the Committee on Natural Resources, Transportation and Infrastructure; to the Committee on Energy and Commerce.

By Mr. BURR (for himself, Mr. Peters, Ms. Lee of California, Mr. Norton, Ms. O’Halleran, Mr. Arata, Ms. Loebs, Mr. Cohen, Mr. Carson, Ms. Sewell, Mr. Cooper, Mr. Jones, and Ms. Schrier):
H.R. 797. A bill to allow tax credits to State and local governments for paid sick leave and paid family and medical leave; to the Committee on Ways and Means.

By Mr. BURR (for himself, Mr. Peters, Ms. Lee of California, Mr. Norton, Ms. O’Halleran, Mr. Arata, Ms. Loebs, Mr. Cohen, Mr. Carson, Ms. Sewell, Mr. Cooper, Mr. Jones, and Ms. Schrier):
H.R. 798. A bill to provide the President to declare a national climate emergency under the National Emergencies Act, and for other purposes; to the Committee on Transportation and Infrastructure in addition to the Committees on Natural Resources, Energy and Commerce, Natural Resources, Agriculture, and Small Business, 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. BLUNT ROCHETTE (for herself, Mr. Cascio, and Mrs. Trahan):
H.R. 799. A bill to require the Secretary of Agriculture to report on the current status of fall armyworm and its impact on corn, to the Committee on Ways and Means, and for other purposes.
H.R. 796. A bill to require group health plans and health insurance issuers offering group or individual health insurance coverage to provide coverage without imposing any cost-sharing requirements for certain items and services furnished during any portion of the COVID-19 emergency period, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CALVERT (for himself, Mr. DESAULNIER, Mr. KHANNA, Mr. COSTA, Mr. MCCLINTOCK, Mr. NUNES, Mr. LIEU, and Mr. LOWENTHAL):

H.R. 797. A bill to designate the facility of the United States Postal Service located at 24930 Washington Avenue in Murrieta, California, as the “Riverside County Iraq and Afghanistan Veterans Memorial Post Office”; to the Committee on Oversight and Reform.

By Mr. CARDENAS (for himself and Mr. RODNEY DAVIS of Illinois):

H.R. 798. A bill to require the Consumer Product Safety Commission to study the effect of the COVID-19 pandemic on injuries and deaths associated with consumer products, and for other purposes; to the Committee on Energy and Commerce.

By Mr. CARTER of Georgia (for himself, Mr. RICE of Georgia, Mr. DOUGLAS of Georgia, Mr. WEBER of Texas, Mrs. HINSON, and Mr. BAIRD):

H.R. 799. A bill to require the Commissioner of Internal Revenue to submit a report on the Taxpayer Identification Number Perfection Program; to the Committee on Ways and Means.

By Mr. COHEN (for himself, Mr. RYAN, and Mr. SAN NICOLAS):

H.R. 800. A bill to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to give preference to local contractors, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. COSTA:

H.R. 801. A bill to establish a grant program to support schools of medicine and schools of osteopathic medicine in underserved areas; to the Committee on Energy and Commerce.

By Mr. COURTNEY (for himself and Mr. LARSON of Connecticut):

H.R. 802. A bill to amend the Internal Revenue Code of 1986 to repeal the temporary limitation on personal casualty losses, and for other purposes; to the Committee on Ways and Means.

By Ms. DEGETTE (for herself, Mr. NEGREU, Mr. CROW, and Mr. PERLMUTTER):

H.R. 803. A bill to designate certain lands in the State of Colorado as components of the National Wildlife Preservation System, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on Armed Services, 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. DELAURCO (for herself, Mr. ADAMS, Mr. AGUILAR, Mr. ALLRED, Mr. AUGENCLOSS, Mr. AXE, Ms. BARRAGÁN, Mrs. BAYTT, Mr. BREA, Mr. BRYER, Mr. BISHOP of Georgia, Mr. BLUMENAUER, Ms. BLUNT ROCHFORD, Mr. BOMBERGER, Mr. BOWMAN, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. BROWN, Ms. BROWNSLEY, Mr. BUSH, Mrs. BUSTOS, Mr. CARBAJAL, Mr. CARDENAS, Mr. CARSON, Mr. CARTWRIGHT, Mr. CASTEN, Ms. CASTOR of Florida, Mr. CASTRO of Texas, Ms. CHU, Mr. CICILLINE, Mr. CLARK of Massachusetts, Mr. CLARKE of New York, Mr. CLAVERA, Mr. COHEN, Mr. CONNER, Mr. COSTA, Mr. COURTNEY, Ms. CRAIG, Mr. CRIST, Mr. CROW, Mr. DANNY DAVIS of Illinois, Ms. DEAN, Mr. DEFAZIO, Ms. DEGETTE, Ms. DEJESUS, Mr. DELADO, Ms. DEMINGS, Ms. DESAULNIER, Mr. DRECHSEL, Mrs. DINGELL, Mr. DOGTERR, Mr. MICHAEL F. DOYLE, Mr. DOYCE, Mr. EDELSTEIN, Mr. ESCOBAR, Ms. ESCHOO, Mr. ESPAILLAT, Mr. EVANS, Mr. FOSTER, Ms. LOIS FRANKEL of Florida, Mr. GALLEGPO, Mr. GARCIA of Texas, Mr. GOMEZ, Mr. VICENTE GONZALEZ of Texas, Mr. GREEN of Texas, Mr. GUILAYA, Mr. HASTINOS, Ms. HAYES, Mr. HIGGINS of New York, Mr. HIMES, Ms. HOULAHAN, Mr. HOYER, Mr. HUFFMAN, Ms. JACOBS of California, Ms. JAYAPAL, Mr. JEFFRIES, Ms. JOHNSON of Texas, Mr. JOHNSON of Georgia, Mr. JONES, Mr. KAHLE, Mr. KAPTR, Mr. KEATING, Mr. KHANNA, Mr. KELDER, Mr. KILMER, Mr. KIM of New Jersey, Mrs. KINCHEN, Mr. KIRK-PATRICK, Mr. KRISHNAWOODHOO, Ms. KUSTER, Mr. LAMB, Mr. LANGEVIN, Mr. LARSEN of Washington, Mr. LARSON of Wisconsin, Mrs. LAWRENCE, Mr. LAWSON of Florida, Ms. LEE of California, Ms. LEGER FERNANDEZ, Mr. LEVIN of Michigan, Mr. LEVIN of California, Mr. LIEU, Ms. LOPEZ, Mr. LOWENTHAL, Ms. LURIA, Mr. LYNCH, Mr. MALINOWSKI, Ms. CAROLYN B. MALONEY of New York, Mr. SANT PATRICK MALONEY of New York, Ms. MATSU, Mrs. MCBATH, Ms. MCCOLLUM, Mr. MCCONNELL, Mr. MCKEOWN, Mr. MEZEY, Ms. MENG, Ms. MOORE of Wisconsin, Mr. MORELLI, Mr. MOURIOT, Mr. MURNAZ, Mr. NADELER, Ms. NAPOLITANO, Ms. NEGREU, Ms. NEWMAN, Mr. NOCHROUS, Ms. NORTON, Ms. OCASIO-CORTÉZ, Ms. OMAR, Mr. PAL-MONE, Mr. PANETTA, Mr. PASCHELL, Mr. PAYNE, Mr. PERLMUTTER, Mr. PETERS, Mr. PICASO, Mrs. PRESSLEY, Mr. PRICK of North Carolina, Mr. QUIGLEY, Mr. RASKIN, Miss RIES of New York, Mr. ROSS, Ms. ROYVAL-ALLARD, Mr. RUIZ, Mr. RUPPERSBERGER, Mr. RUSHER, Mr. RYAN, Mr. SABLAR, Ms. SANCHEZ, Mr. SARRABER, Mr. SCHMADEKE, Ms. SCHMIDT, Mr. SCHIF, Mr. SCHNEIDER, Ms. SCHRIER, Mr. DAVID SCOTT of Georgia, Mr. SCOTT of Virginia, Ms. SELLER, Mr. SHEEMAN, Ms. SHERILL, Mr. SIJES, Mr. SMITH of Washington, Mr. SOTO, Mr. SPANBERGER, Mr. SPEIER, Mr. STANTON, Mr. STEVENS, Ms. STEWART, Mr. SUZENI, Ms. SWALWELL, Mr. TAKANO, Mr. THOMPSON OF CALIFORNIA, Ms. TITUS, Mr. TLAIH, Mr. TONKO, Ms. TORRES OF CALIFORNIA, Mr. TROY of New York, Ms. TRAHAN, Mr. TRONE, Ms. UNDER- WOOD, Mr. VARGAS, Mr. VEASEY, Mr. VELA, Ms. VELASQUEZ, Mr. VELASQUEZ, Mrs. WATSON, Mr. WEXTON, Ms. WILD, Ms. WILLIS OF GEORGIA, Mr. YARMUTH, Mr. CARRERA, Mr. GARCIA OF ILLINOIS, Ms. PORTER, Mr. THOMPSON OF MISSISSIPPI, Mr. HORSFORD, and Ms. WILSON of Florida):

H.R. 804. A bill to provide paid family and medical leave benefits to certain individuals, and for other purposes; to the Committee on Ways and Means.

By Ms. DELAURCO (for herself and Mr. GOCAN):

H.R. 805. A bill to provide for an extension of temporary financing of short-time compensation programs; to the Committee on Ways and Means.

By Mrs. DINGELL:

H.R. 806. A bill to establish a Clean Energy and Sustainability Accelerator, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Financial Services, Transportation and Infrastructure, and Agriculture, 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. ESCHOO (for herself, Ms. JACK- SON LEE, and Ms. NORTON):

H.R. 807. A bill to establish an Office to Enforce and Protect Against Child Sexual Exploitation; to the Committee on the Judiciary, and in addition to the Committees on Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FITZPATRICK (for himself, Mr. KEATING, Mr. MCCAU, and Mrs. CAROLYN B. MALONEY of New York):

H.R. 808. A bill to increase the role of the financial industry in combating human trafficking; to the Committee on Financial Serv- ices, and in addition to the Committee on Foreign Affairs, 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 Mrs. FLETCHER (for herself and Mr. McCU):

H.R. 809. A bill to expand the payment of principal, interest, and fees for certain disater loans under the CARES Act, and for other purposes; to the Committee on Small Business.

By Mr. FORTENBERRY:

H.R. 810. A bill to amend the National Trails System Act to direct the Secretary of the Interior to conduct a study on the feasibility of designating the Chief Standing Bear National Historic Trail, and for other purposes; to the Committee on Natural Re- sources.

By Mr. GOMHERT (for himself and Mr. WEBER of Texas):

H.R. 811. A bill to require all individuals in the executive branch to comply with Executive orders imposing mandates on the people of the United States, to the Committee on Oversight and Reform.

By Mr. TONY GONZALEZ of Texas:

H.R. 812. A bill to authorize certain appropriations for certain fiscal years for Operation Stonegarden, and for other purposes; to the Committee on Homeland Security, and in addition to the Committee on the Judi- ciciary, for a period to be subsequently de- termined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. HAALAND (for herself, Ms. LEGER FERNANDEZ, and Mr. HERBELL):

H.R. 813. A bill to designate the facility of the United States Postal Service located at 100 Sunset Road Southwest in Albuquerque, New Mexico, as the "Jose Hernandez Post Of- fice"; to the Committee on Oversight and Reform.

By Mr. KENDRICK OF CALIFORNIA:

H.R. 814. A bill to nullify the effect of Executive Order 14002 relating to the Federal workforce, and for other purposes; to the Committee on Oversight and Reform.

By Mr. HUFFMAN (for himself, Mr. LEVIN of Michigan, Mr. BLUMENAUER,
Mr. Scott of Virginia, Ms. Bonamici, Mr. Bowman, Mr. Brendan F. Boyle of Pennsylvania, Ms. Brownley, Mr. Carabajal, Mrs. Carolyn B. Maloney of New York, Mr. Carney, Mr. Garcia of Illinois, Mr. Cohen, Mr. Connolly, Mr. Crow, Ms. Dean, Mr. DeFazio, Ms. Dingell, Ms. Demings, Mr. Gallego, Mr. Grijalva, Mr. Hastings, Ms. Jayapal, Mr. Khanna, Mr. Kildeer, Mr. Kilmer, Mrs. Kirkpatrick, Mr. Langevin, Mr. Lowenthal, Mr. McGovern, Mr. Levin of California, Mr. Jones, Mrs. Napolitano, Mr. Omar, Mr. Panetta, Mr. Ross, Ms. Sarabkowsky, Mr. Schiff, Ms. Speier, Mrs. Trahan, Mr. Vargas, Ms. Velázquez, Ms. Wasserman Schultz, Mrs. Watson Coleman, Mr. Welch, Mr. Yarmuth, Mr. Larsen of Washington, and Mr. Fitzpatrick:

H.R. 815. A bill to amend Public Law 115-97 (commonly known as the Tax Cuts and Jobs Act) to repeal the Arctic National Wildlife Refuge oil and gas program, and to preserve the Arctic coastal plain of the National Wildlife Refuge, Alaska, as wilderness in recognition of its extraordinary natural ecosystems and for the permanent good of present and future generations of Americans; to the Committee on Natural Resources.

By Ms. Kaptur (for herself, Ms. Tlaib, Ms. Jackson Lee, Ms. Rush, Mr. Grijalva, Mr. Cooper, Mr. Takano, Mr. Carson, Ms. Norton, Mr. Ryan, Mr. Torres of New York, Ms. Jones, Ms. Pressley, Mr. Garcia of Texas, Mr. Levin of Michigan, Mr. McGovern, Mr. Blunt, Mr. Brat, Mr. Perlmutter, Ms. Hayes, Mr. McCollum, Mr. McDermott, Mr. Serrano, Mr. Vela, Mr. Barragan, Mr. Cohen, Mr. Upton, and Mrs. Dingell):

H.R. 816. A bill to direct the Secretary of Housing and Urban Development to establish a grant program to help revitalize certain localities, and for other purposes; to the Committee on Financial Services.

By Mr. Keating:

H.R. 817. A bill to extend the authorization for the Great Lakes National Seashore Advisory Commission; to the Committee on Natural Resources.

By Mr. Keller (for himself and Mr. Tonko):

H.R. 818. A bill to amend the Child Nutrition Act of 1966 to allow certain participants in the special supplemental nutrition program for women, infants, and children to be issued a variety of types of milk, including whole milk, and for other purposes; to the Committee on Education and Labor.

By Mr. Kustoff (for himself and Mr. Gottheimer):

H.R. 819. A bill to require a report on oligarchs and parastatal entities of Iran, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LaHood:

H.R. 820. A bill to establish the New Philadelphia National Historical Park in the State of Pennsylvania as a unit of the National Park System, and for other purposes; to the Committee on Natural Resources.

By Mr. LaHood for himself and Ms. Snipes-Mcdew:

H.R. 821. A bill to amend the Internal Revenue Code of 1986 to simplify reporting requirements, promote tax compliance, and reduce tip reporting compliance burdens in the beauty service industry; to the Committee on Ways and Means.

By Mr. LaTTPA (for himself, Mr. Long, and Mr. Gibson):

H.R. 822. A bill to amend the Internal Revenue Code of 1986 to require filing of Form 1099 tax and income information, make the information available on a tax-filing season basis to the Committee on Ways and Means.

By Mr. LaTTTA (for himself, Mr. Nor- man, Ms. Napolitano, Mr. Herrera of Texas, Mrs. Hinson, Mr. Herrell, Mr. Bergman, and Mr. Rosendale):

H.R. 823. A bill to eliminate automatic pay adjustments for Members of Congress, and for other purposes; to the Committee on House Administration, and in addition to the Committee on Ethics, the Committee on the Judiciary, 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 Mrs. Lesho (for herself, Mr. Bongino, Mr. Brooks, Mr. Stu, Mr. Perry, Mr. Van Drew, Mr. Tiffany, and Mr. Tonko):

H.R. 824. A bill to prohibit certain members of the Chinese Communist Party from entering the United States until such time as the People’s Republic of China ceases the theft of the intellectual property of the United States, and for other purposes; to the Committee on the Judiciary.

By Mrs. Carolyn B. Maloney of New York (for herself, Mr. Schiff, Ms. Brat, Ms. Blunt Rochester, Ms. Bonamici, Mr. Carabajal, Mr. Case, Mr. Cicilline, Ms. Clarke of New York, Mr. Deutch, Mr. DeFazio, Ms. DeGette, Mr. Dean, Mr. Vela, Ms. Demings, Mr. DeSaulnier, Mr. Espaillat, Mr. Evans, Mr. Foster, Mr. Grijalva, Mr. Himes, Mr. Horsford, Mr. Johnson of Georgia, Mr. Jones, Mr. Kildeer, Ms. Lee of California, Mr. Lowenthal, Ms. Matsui, Mr. McNerney, Mr. Morelle, Mrs. Murphy of Florida, Mr. Nager, Ms. Piniero, Mr. Polan, Ms. Ross, Ms. Royal, Mr. Sarbanes, Ms. Schakowsky, Mr. Sherrill, Mr. Smith of Washington, Ms. Speier, Mr. Suozzi, Mr. Takano, Mr. Tonko, Mrs. Torres, Mrs. Watson Coleman, and Mr. Yarmuth):

H.R. 825. A bill to authorize the appropriation of funds to the Centers for Disease Control and Prevention for conducting or supporting research on firearms safety or gun violence prevention; to the Committee on Energy and Commerce.

By Ms. Meng (for herself, Mr. Taylor, Mr. Sherman, Mr. McGovern, Ms. Chu, Ms. Omar, Mr. Case, Mr. Kim of New Jersey, Mr. Takano, Mr. Torres, Mr. Cohen, Mr. Fitzpatrick, Ms. Pressley, Mr. Schneider, Mr. Connolly, Mr. Gomez, Mr. Peters, Mr. Jones, Ms. Vargas, Ms. Varro, Mr. Steel, Mr. Strickland, and Mr. San Nicolas):

H.R. 826. A bill to require consultations on reuniting Korean Americans with family members in North Korea; to the Committee on Foreign Affairs.

By Ms. Meng (for herself, Mr. Taylor, Mr. Sherman, Mr. McGovern, Ms. Chu, Ms. Omar, Mr. Case, Mr. Kim of New Jersey, Mr. Takano, Mr. Torres, Mr. Cohen, Mr. Fitzpatrick, Ms. Pressley, Mr. Schneider, Mr. Connolly, Mr. Gomez, Mr. Peters, Mr. Jones, Ms. Vargas, Ms. Varro, Mr. Steel, Mr. Strickland, and Mr. San Nicolas):

H.R. 827. A bill to amend title XVIII and title XIX of the Social Security Act to codify certain infection control and emergency preparedness regulations, to prohibit a reduction in the frequency of skilled nursing facilities and nursing facilities, to prohibit the waiver of certain reporting requirements for providers, to the Committee on Ways and Means, and in addition to the Committee on Energy andCommerce, for a period to be subsequently determined by the Speaker, for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. Perry (for himself, Mr. Delaunay, Mr. Bucshon, Mr. Van Drew, Mr. Calvert, and Mrs. Walorski):

H.R. 828. A bill to allow certain grants to be used for the purpose of assisting victims of female genital mutilation, to classify the offense of female genital mutilation as a part II crime for purposes of the Uniform Crime Reports, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. Peters (for himself and Mr. Rodney Davis of Illinois):

H.R. 830. A bill to amend the Fair Labor Standards Act of 1938 to preclude States and municipalities from adopting certain laws and ordinances, and for other purposes; to the Committee on Education and Labor.

By Mr. Peters (for himself, Ms. Eshoo, Mr. Fitzpatrick, Mrs. McBath, and Ms. Craig):

H.R. 831. A bill to amend the Public Health Service Act to require the development of certain public health data standards, to authorize epidemiological surveillance activities by States and authorized authorities for demonstration projects, and for other purposes; to the Committee on Energy and Commerce.

By Ms. Pingree (for herself and Ms. Murphy of Florida):
H.R. 836. A bill to amend the Wagner-Peyser Act to include the Commonwealth of the Northern Mariana Islands and American Samoa, and for other purposes; to the Committee on Education and Labor.

By Mr. SCALISE (for himself, Mr. Rice of Louisiana, and Mr. Johnson of Louisiana):

H.R. 837. A bill to amend the Internal Revenue Code of 1986 to allow charitable organizations to make statements relating to political campaigns that such statements are made in the ordinary course of carrying out its tax exempt purpose; to the Committee on Ways and Means.

By Mr. SCHIFF (for himself and Ms. Johnson of Texas):

H.R. 838. A bill to support children with disabilities during the COVID-19 pandemic; to the Committee on Appropriations, and in addition to the Committee on Ways and Means.

By Mr. SCHIFF (for himself and Ms. Johnson of Texas):

H.R. 839. A bill to protect journalists and other media workers from government violations of internationally recognized human rights, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SCHNEIDER (for himself, Mr. LaHood, Ms. Sewell, Mr. Suozzi, Mr. Buchanan, Ms. Sanchez, Mrs. Walorski, and Mr. Beyer):

H.R. 840. A bill to amend the Internal Revenue Code of 1986 to modify rules related to rents received by real estate investment trusts from related parties; to the Committee on Ways and Means.

By Mr. SCHRADE (for himself, Mr. Griffith, Mr. Foca, Mr. Gaetz, Mr. Coffman, Mr. Cicilline, Ms. DeFazio, Ms. Pingree, Mr. Blumenauer, Mr. Galleo, Mr. Carrazza, Mr. Trone, Mr. Groatman, Mr. Craig, Mr. Norcross, Mr. Davis of Illinois, Mr. Kind, Mr. Joyce of Ohio, and Mr. Ryan):

H.R. 841. A bill to make hemp, cannabidiol derived from hemp, and any other ingredient derived from hemp lawful for use under the Federal Food, Drug, and Cosmetic Act as a dietary supplement, and for other purposes; to the Committee on Energy and Commerce.

By Mr. SCOTT of Virginia (for himself, Mr. Willa, Mr. Velazquez, Ms. Miyako, Ms. Ayala, Mr. Veasey, Ms. Guess, Mr. McEachin, Mr. Vela, Mr. Moore, Ms. Ross, Ms. Gabbard, Mr. Baird, and Mr. Mullin):

H.R. 842. A bill to amend the National Labor Relations Act, the Labor Management Relations Act of 1947, and the Labor-Management Reporting and Disclosure Act of 1959, and for other purposes; to the Committee on Education and Labor.

By Mr. AUSTIN SCOTT of Georgia (for himself, Mr. Bishop of Georgia, Mr. Pingree, Mr. Allen, Mr. Kelly of Mississippi, Mr. Crawford, Mr. Rocero, and Mr. Carter of Georgia):

H.R. 843. A bill to establish the Community Credit Corporation Charter Act to raise the borrowing limit of the Commodity Credit Corporation to the Committee on Agriculture.

By Ms. SERRILL (for herself, Mr. Pascrell, Mr. Payne, Mr. Ireys, Ms. Grijalva, Mr. Rice of Georgia, and Mr. Kinzinger):

H.R. 844. A bill to amend titles XVIII and XIX of the Social Security Act to increase enforcement under Medicaid and Medicare for skilled nursing facilities during the COVID-19 emergency period and other infectious disease outbreak periods, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SMUCKER (for himself, Mr. Walorski, Mr. Kildee, Mr. Higgins of Louisiana, Mr. Turner, Mr. Katko, and Mr. Stauberg):

H.R. 845. A bill to amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to waive the requirement of certain veterans to make copayments for hospital care and medical services in the case of an emergency ordered by the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

By Ms. SPEELMAN (for herself, Mr. Raskin, Mr. Carson, Mr. Cohen, Mr. Danny K. Davis of Illinois, Ms. Demings, Ms. DeSaulnier, Ms. Grijalva, Mr. Hice of Georgia, and Mr. Johnson of Missouri):

H.R. 846. A bill to protect certain whistle-blowers seeking to ensure accountability and oversight of the Nation's COVID-19 pandemic response, and for other purposes; to the Committee on Education and Labor.

By Ms. STEVENS (for herself and Mr. Gonzalez of Ohio):

H.R. 847. A bill to support research on privacy enhancing technologies and promote responsible data use, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. THOMPSON of California (for himself, Mr. Neal, Mr. Doggett, Mr. Larson of Connecticut, Mr. Blumenauer, Mr. Kind, Mr. Pascrell, Mr. David K. Davis of Indiana, Mr. Sherrill, Ms. McGovern, Mr. Kyle of Georgia, Mr. Holmes of Pennsylvania, Mr. Ander, Mr. Schakowsky, Mr. Huffman, Mr. Neguse, Mr. G. K. Butterfield of North Carolina, Mr. Foster, Mr. McInnis, Mr. Hildreth, Mr. Rice of Ohio, Mr. DelBene, Mr. Chu, Mrs. Moore of Virginia, Mr. Kilkee, Mr. Bredenfloy of Pennsylvania, Mr. Beyer, Mr. Evans, Mr. Schneider, Mr. Suozzi, Mr. Panetta, Mr. Murphy of Florida, Mr. Gomez, Mr. Horsford, Mr. Plaskett, Mr. Michael F. Doyle of Pennsylvania, Ms. Matsui, Ms. Bonamici, Ms. Buescher, Mr. Connolly, Mr. Welch, Ms. Esth, Mr. Crist, Mr. Levin of California, and Mr. Cohen):

H.R. 848. A bill to amend the Internal Revenue Code of 1986 to provide incentives for renewable energy and energy efficiency, and for other purposes; to the Committee on Ways and Means.

By Mr. TAYLOR of Colorado (for himself, Mr. Johnson of Texas, Ms. Stevens, Mr. Lowenthal, Ms. Bonamici, Mr. Beyer, Mr. Foster, Mr. Casten, Mr. Fitzpatrick, Mr. McHale, Ms. Garamendi, Mrs. Hayes, Mr. Pascrell, Mr. Michael F. Doyle of Pennsylvania, Ms. Kilmer, Mr. Shevrin, Ms. Hollingsworth, Mr. Horsford, Mr. Quigley, Mr. Petri, Ms. Smith of Washington, Mr. © CONGRESSIONAL RECORD — HOUSE 2021

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H.R. 851. A bill to amend the Public Health Service Act to authorize grants to support schools of nursing in program enhancement and infrastructure modernization, increasing the number of registered nurses in the workforce, and for other purposes; to the Committee on Energy and Commerce.

By Mr. WALTZ (for himself, Mrs. LUCIA, Mr. HAMLIN, Mr. CRENSHAW, and Ms. WILD).

H.R. 852. A bill to direct the Secretary of Defense to carry out a grant program to increase the cooperation between the United States and Israel in post-traumatic stress disorder research between the United States and Israel; to the Committee on Armed Services.

By Mr. WELCH (for himself and Mr. MCKINLEY).

H.R. 853. A bill to amend title III of the COMPETES Act to establish certain scientific integrity policies for Federal agencies and for other purposes; to the Committee on Science, Space, and Technology.

By Mr. DELGADO, Mr. ESPAILLAT, Mr. NADLER, Mr. McGUINNESS, Mr. MCKEEN, Mr. CASE, Mr. KARELE, Mr. PALLONE, Mr. RUSH, Mrs. NAPOLITANO, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. CONNOLLY, Ms. ESCH, Mr. POCAN, Ms. SPANNIERGER, Ms. WEXTON, Mr. RUPPFERGER, Ms. ROSS, Ms. SHIBS, Mrs. CAROLYN B. McCARTHY of New York, Ms. LAMCEQ, Mr. GLEAVEY, Ms. NORTON, Ms. BLUNT ROCHESTER, Mr. LARSEN of Washington, Mr. SUOZZI, Mr. DIPIAZIO, Mr. DIAZ-BALART, Mr. WASSERMAN SCHULTZ, Mr. JOHNSON of Georgia, Ms. SPERIE, Mrs. LURIA, Mr. PRICE of North Carolina, Mr. LEVIN of California, Mr. JOHNSTON, Ms. CUMMINGS, Mr. DELGADO, Mr. ESPAILLAT, Mr. RASKIN, Mr. AUCHINCLOSS, Mr. PAPPAS, Ms. UNDERWOOD, Mr. WELCH, Mr. MANNING, Mr. FLICKINGER, Mr. JONES, Mrs. WATSON COLEMAN, Mr. EVANS, Ms. DAVIDS of Kansas, Mr. GERJALVA, Ms. CASTOR of Florida, Mr. NEGUZ, Mr. LOHN FRANKEL of Florida, Mr. BLUMENAUER, Ms. STRICKLAND, Ms. TRAHAN, Mr. YARMUTH, Ms. LAZARO PERNANDEZ, Mr. DE SAUWER, Ms. KELLY of Illinois, Mr. VELA, Mrs. LAWRENCE, Ms. SCHAROWSKY, Mr. OCILLINE, Mr. SABULAN, Mr. SCOTT of Virginia, Mr. MEKIS, Ms. SANCHEZ, Mr. CARDENAS, Mrs. BUSTOS, Mr. DANNY K. DAVIS of Illinois, Ms. GARCIA of Texas, Mrs. DEMINGOS, Ms. TAYLOR of Florida, Mr. ADAMS of Pennsylvania, O’HALLERAN, Mr. KILDEE, Mr. ROYBAL-ALLARD, Ms. TITUS, Mr. NEWMAN, Mr. RYAN, Ms. CLARK of Massachusetts, Mr. KEATING, Mr. LEVIN of Michigan, Ms. ESCORAR, Ms. PINGREE, Ms. MOORE of Wisconsin, Mr. CORREA, Mr. TRONE, Ms. MENG, Mrs. MURPHY of Florida, Mrs. MCBATH, Mr. CUELLAR, Mrs. AXNE, Mr. GREEN of Texas, Ms. PORTER, Mr. KAPTUR, and Mr. THOMPSON of Mississippi).

H. Res. 24. A joint resolution proposing an amendment to the Constitution of the United States to provide that Representatives shall be apportioned among the several States according to their respective numbers, counting the number of persons in each State who are citizens of the United States; to the Committee on Education and Labor.

By Mr. DAVIDSON (for himself, Mr. BROOKS, Mr. DEGOYLAIS, Mr. BUD, Mr. MOORE of Alabama, Mrs. HINSON, Mr. DUNCAN, Mr. PERRY, Mr. RICK of South Carolina, Mr. JORDAN, Mr. NORTON, Ms. GREENE of Georgia, and Mr. HARRES).

H. Res. 95. A resolution electing Members to certain standing committees of the House of Representatives; considered and agreed to.

By Mrs. DINGELL (for herself and Mr. URTON).

H. Res. 96. A resolution expressing support for the designation of February 4, 2021, as “National Cancer Prevention Day”; to the Committee on Education and Labor.

By Ms. CHENEY.

H. Res. 97. A resolution reaffirming the importance of the United States relationship with the Dominican Republic and calling for the Department of State to continue the engagement on human rights and political reform; to the Committee on Foreign Affairs.

By Mr. HAGEDORN (for himself, Mr. EMMER, Mr. STAUBER, Mrs. SCHWARZBACH, Mr. PHILLIPS, and Ms. CRAJDI).

H. Res. 98. A resolution recognizing the 100th anniversary of the establishment of the Minnesota Veterans of Foreign Wars; to the Committee on Veterans’ Affairs.

By Mr. LANGEVYN (for himself and Mr. TERRILL).

H. Res. 99. A resolution supporting the goals and ideals of Career and Technical Education Month; to the Committee on Education and Labor.

By Ms. PRESSLEY (for herself, Ms. OMAR, Ms. WATERS, Ms. ADAMS, Mr. BOWMAN, Mr. TUREES of New York, Mr. JONES, Ms. BARRAGAN, Mr. BLOUMENAUER, Mr. BRENDAN F. BOYLE of Pennsylvania, Ms. RUSH, Mr. CARSON, Ms. CLARK of New York, Mr. COHEN, and Mr. ESCORAR).

By Mr. ESPAILLAT, Mr. GARCIA of Illinois, Mr. GOMEZ, Ms. VICENTE GONZALEZ of Texas, Mr. GERJALVA, Mr. HASTINGS, Ms. HAYES, Mr. JOHNSTON, Mr. JOHNSON of Georgia, Mr. KHANNA, Mr. LAWSON of Florida, Ms. LEK of California, Mr. LEVIN of Michigan, Mr. LOWENTHAL, Mr. MCGOVERN, Ms. MENG, Mr. NADLER, Mrs. NAPOLITANO, Mr. NORTON, Ms. OCASIO-CORTZ, Mr. PAINTER, Mr. POCAN, Ms. SCATowsky, Mr. Sires, Mr. THOMPSON of Mississippi, Ms. TL AIB, Ms. VELAQUEZ, Ms. WATSON COLEMAN, Ms. WILLIAMS of Georgia, Ms. WILSON of Florida, Ms. NEWMAN, Mr. DANNY K. DAVIS of Illinois, Ms. ROYBAL-ALLARD, Mr. BASS, Mrs. CAROLYN B. MALONEY of New York, Mr. EVANS, Mr. CÁRDENAS, Ms. PORTER, and Ms. SEWELL).

H. Res. 100. A resolution calling on the President of the United States to take executive action to broadly cancel Federal student loan debt; to the Committee on Education and Labor, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

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. SCHNEIDER: H.R. 786. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

By Mr. ALLLEN: H.R. 787. Congress has the power to enact this legislation pursuant to the following:

clause 18, Section 8, Article 1 of the Constitution

By Mr. ALLRED: H.R. 788. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

Section 8—Powers of Congress. 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. BARR: H.R. 790. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution, which gives Congress the power 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. BEYER: H.R. 792. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution.
Congress has the power to enact this legislation pursuant to the following:

H.R. 796. Congress has the power to enact this legislation pursuant to the following:

By Mr. CARTER of Georgia:

The constitutional authority on which this bill rests is the power of Congress to make rules for the government and regulation of the land and naval forces, as enumerated in Article I, Section 8, Clause 14 of the United States Constitution.

By Mr. BLUMENAUER:

H.R. 793. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1 and Article I, Section 8, Clause 18.

By Mr. BLUMENAUER:

H.R. 794. Congress has the power to enact this legislation pursuant to the following:

Section 8 of article I of the Constitution.

By Ms. BLUNT ROCHESTER:

H.R. 795. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1 and Article I, Section 8, Clause 18.

By Ms. BLUNT ROCHESTER:

H.R. 796. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clauses 1 and Clauses 18.

By Mr. CALVERT:

H.R. 797. 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 Mr. CÁRDENAS:

H.R. 798. Congress has the power to enact this legislation pursuant to the following:

Article I Section 8 of the U.S. Constitution.

By Mr. CARTER of Georgia:

H.R. 799. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority on which this bill rests is the power of Congress to make rules for the government and regulation of the land and naval forces, as enumerated in Article I, Section 8, Clause 14 of the United States Constitution.

By Mr. COHEN:

H.R. 800. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. COSTA:

H.R. 801. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority on which this bill rests is the power of Congress to make rules for the government and regulation of the land and naval forces, as enumerated in Article I, Section 8, Clause 14 of the United States Constitution.

By Mr. COURTNEY:

H.R. 802. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. DIGGETTE:

H.R. 803. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Ms. DELAURA:

H.R. 804. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the United States Constitution and Article I, Section 8, Clause 14 of the United States Constitution.

By Ms. DELAURA:

H.R. 805. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the United States Constitution and Article I, Section 8, Clause 14 of the United States Constitution.

By Mrs. DINGELL:

H.R. 806. 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.

By Ms. ESHOO:

H.R. 807. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clauses 1 and 18.

By Mr. FITZPATRICK:

H.R. 808. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1 and Article I, Section VIII, clause III.

By Mrs. FLETCHER:

H.R. 809. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority for this bill is pursuant to Article I, Section 8, Clause 18 of the United States Constitution.

By Mr. FORTENBERRY:

H.R. 810. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority of Congress has the power to enact this legislation pursuant to the following:

By Mr. GOMERT:

H.R. 811. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 1, Article I, Section 8, Clause 18 of the Constitution.

By Mr. TONY GONZALEZ of Texas:

H.R. 812. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1.

By Ms. HAALAND:

H.R. 813. Congress has the power to enact this legislation pursuant to the following:

State.

By Mr. HERN:


By Mr. HUFFMAN:

H.R. 815. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 2. The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States.

By Ms. KAPUR:

H.R. 816. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1: To provide for the general welfare of the United States.

By Mr. KEATING:

H.R. 817. Congress has the power to enact this legislation pursuant to the following:

Under Article I, Section 8 of the Constitution, Congress has the power “to make all Laws which shall be necessary and proper for carrying into Execution the powers vested by this Constitution in the Government of the United States, and all other Powers vested by this Constitution in the Government of the United States, or any Department or Officer thereof”.

By Mr. KELLER:

H.R. 818. Congress has the power to enact this legislation pursuant to the following:

Under Article I, Section 8, Clause 18 of the U.S. Constitution in that the legislation exercises legislative powers granted to Congress by that clause “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 of Office thereof.”

By Mr. KUSTOFF:

H.R. 819. Congress has the power to enact this legislation pursuant to the following:

Under Article I, Section 8, the Necessary and Proper Clause. Congress shall have power 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 of Office thereof.

By Mr. LAHOOD:

H.R. 820. Congress has the power to enact this legislation pursuant to the following:

ARTICLE IV, SECTION 3, CLAUSE 2

The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory . . . belonging to the United States . . .

By Mr. LAHOOD:

H.R. 821. Congress has the power to enact this legislation pursuant to the following:

ARTICLE I, SECTION 8, CLAUSE 1

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay 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.

By Mr. LATTA:

H.R. 822. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1:

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay 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.

By Mr. LATTA:

H.R. 823. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 6

The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States.

By Mrs. LIBSKO:

H.R. 824. Article I, 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. CAROLYN B. MALONEY of New York:

H.R. 825. Congress has the power to enact this legislation pursuant to the following:

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

By Ms. MENG:

H.R. 826. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the U.S. Constitution.
By Mr. NORCROSS:
H.R. 827. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the United States Constitution.
By Mr. PASCRELL:
H.R. 828. Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 18 of the United States Constitution.
By Mr. FERRY:
H.R. 829. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution of the United States.
By Mr. PETERS:
H.R. 830. Congress has the power to enact this legislation pursuant to the following:
Clause 18 of Section 8 or Article 1 of the Constitution of the United States of America.
By Mr. SMUCKER:
H.R. 831. Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8 of the Constitution of the United States.
By Mr. POSEY:
H.R. 832. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.
By Ms. PINGREE:
H.R. 833. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the United States Constitution.
By Ms. PRESSLEY:
H.R. 834. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 1, which gives Congress the power to spend for the general welfare of the United States; and Article I, Section 5, Clause 2, which gives Congress the power to determine the rules of its proceedings, including the power to create commissions within the legislative branch.
By Mr. SCALISE:
H.R. 835. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18 of the United States Constitution.
By Mr. SABLAN:
H.R. 836. Congress has the power to enact this legislation pursuant to the following:
Under Article I, Section 8 of the Constitution.
By Mr. SCHIFF:
H.R. 837. Congress has the power to enact this legislation pursuant to the following:
The First Amendment guarantees both free speech and the free exercise of religion. The Free Speech Fairness Act restores these fundamental liberties to churches and nonprofits.
By Mr. SCHIFF:
H.R. 838. Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to Article I, Section 8 of the United States Constitution.
By Mr. SCHIFF:
H.R. 839. Congress has the power to enact this legislation pursuant to the following:
Article I Section 8 of the US Constitution.
By Mr. SCHNEIDER:
H.R. 840. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution.
By Mr. SCHNEIDER:
H.R. 841. Congress has the power to enact this legislation pursuant to the following:
By Mr. SCOTT of Virginia:
H.R. 842. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the United States Constitution.
By Mr. AUSTIN SCOTT of Georgia:
H.R. 843. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the United States Constitution.
By Ms. SHERILL:
H.R. 844. Congress has the power to enact this legislation pursuant to the following:
Clause 18 of Section 8 or Article 1 of the Constitution of the United States of America.
By Mr. SMUCKER:
H.R. 845. Congress has the power to enact this legislation pursuant to the following:
Article II, Section 8.
By Mr. SPEIKER:
H.R. 846. Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8 of the United States Constitution.
By Ms. STEVENS:
H.R. 847. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution of the United States.
By Mr. THOMPSON of California:
H.R. 848. Congress has the power to enact this legislation pursuant to the following:
Article I.
By Mr. TONKO:
H.R. 849. Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 3 of United States Constitution.
By Mrs. TRAHAN:
H.R. 850. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 6 Clause. The Congress shall have Power . . . To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.
By Ms. UNDERWOOD:
H.R. 851. Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8 of the U.S. Constitution.
By Mr. WALTZ:
H.R. 852. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 Clause 1. 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.
By Mr. WELCH:
H.R. 853. Congress has the power to enact this legislation pursuant to the following:
By Mr. SCHRADER:
H.R. 854. Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8.
By Mr. DAVIDSON:
H.R. Res. 24. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 Clause 3. Representatives and direct Taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding Indians not taxed, three fifths of all other Persons. The actual Enumeration shall be made within three Years after the first Meeting of the Congress of the United States, and within every subsequent Term of ten Years, in such Manner as they shall by Law direct. The Number of Representatives shall not exceed one for every thirty Thousand, but each State shall have at Least one Representative, and until such enumeration shall be made, the State of New Hampshire shall be entitled to chuse three, Massachusetts eight, Rhode Island and Providence Plantations one, Connecticut five, New-York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.

ADDITIONAL SPONSORS

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

H.R. 38: Mr. MOOLENAAR, Mrs. HINSON, and Mr. TONY GONZALES of Texas.
H.R. 40: Mr. CLEAVER, Ms. JOHNSON of Texas, Ms. WEXTON, Mrs. NAPOLITANO, Mr. HASTINGS, Mr. CLYHURST, and Ms. DELAURO.
H.R. 55: Mr. SAN NICOLAS, Ms. WEXTON, Mr. STANTON, Mr. GOMEZ, and Ms. SPANBERGER.
H.R. 82: Mrs. NAPOLITANO and Mr. SAN NICOLAS.
H.R. 97: Ms. JAYAPAL and Mr. SAN NICOLAS.
H.R. 113: Ms. WILSON of Florida.
H.R. 140: Mr. BUDDE, Mr. AUSTIN SCOTT of Georgia, Mr. CONAR, Mr. KELLEK, and Mr. WIEBER of Texas.
H.R. 151: Mr. PHELDMAN and Mr. FOSTER.
H.R. 218: Mr. NEILS and Mr. ESTES.
H.R. 290: Ms. MEXIOS, Mr. HAYES, Ms. JAYAPAL, Mr. HASTINGS, Mr. SHERI.
Mrs. CAROLYN B. MALONEY of New York, Ms. NORTON, Mr. KIM of New Jersey, Mr. ROYAL-KALLO, Mr. LIU, Mrs. KIRKPATRICK, Mr. COHEN, Mr. SAN NICOLAS, and Ms. LOIS FRANKEL of Connecticut.
H.R. 245: Mrs. LUCIA.
H.R. 262: Mr. SCHOFF of Virginia and Mr. LAVIN of Michigan.
H.R. 295: Ms. VAN DUYNE.
H.R. 305: Mr. YARMUTH, Mr. NORMAN, and Mr. BERA.
H.R. 398: Ms. BUSCH, Mr. LAMB, Mr. SAN NICOLAS, and Mr. KATKO.
H.R. 315: Mr. FITZPATRICK and Mr. LARSON of Connecticut.
H.R. 340: Mr. GARCIA of Illinois, Mr. DE SAULNIER, Mr. KHANNA, Mr. PRICE of North Carolina, and Mrs. FLETCHER.
H.R. 346: Mrs. RICE of New York and Mr. PAPPAS.
H.R. 354: Mrs. HINSON.
H.R. 369: Ms. BLUNT ROCHESTER.
H.R. 404: Mrs. MCKINLEY.
H.R. 434: Mr. VRILA.
H.R. 465: Mr. CASE and Mr. SAN NICOLAS.
H.R. 466: Mr. Cole.
H.R. 471: Mr. Roy.
H.R. 489: Mr. Jacobs of New York.
H.R. 501: Mr. Cleaver.
H.R. 503: Ms. Kelly of Illinois, Mr. Jones, Ms. Kuster, Mrs. Lawrence, Ms. Titus, and Ms. Blunt Rochester.
H.R. 506: Mr. Posey.
H.R. 512: Ms. Bonamici.
H.R. 518: Mr. Cleaver.
H.R. 520: Ms. Bonamici.
H.R. 523: Mr. Evans, Ms. Kuster, Mrs. Lawrence, Ms. Titus, and Ms. Blunt Rochester.
H.R. 531: Mr. Evans, Ms. Kuster, Mrs. Lawrence, Ms. Titus, and Ms. Blunt Rochester.
H.R. 541: Mr. Cline.
H.R. 543: Mr. Emmer and Mr. Fulcher.
H.R. 551: Mr. Cartwright and Mr. Johnson of Georgia.
H.R. 553: Mr. Payne, Ms. Norton, and Mr. Connolly.
H.R. 554: Mr. Cloud, Mr. Keller, Mr. Fulcher, and Mr. Perry.

H.R. 571: Mr. Costa.
H.R. 574: Mr. Costa and Mr. Case.
H.R. 575: Mr. Smith of Missouri and Mrs. McClain.
H.R. 607: Mr. Joyce of Pennsylvania, Mr. Moore of Alabama, Mr. Johnson of South Dakota, and Mr. Babin.
H.R. 619: Mrs. McClain.
H.R. 622: Mr. Costa.
H.R. 623: Ms. Porter, Mr. Wittman, Mr. Wilson of South Carolina, Mr. LaMalfa, and Mr. Groateman.
H.R. 626: Mr. Baird, Mr. Rose, Mr. Sessions, Mr. Keller, and Mr. Guest.
H.R. 638: Mr. Carter of Georgia and Mr. Baird.
H.R. 682: Mr. Owens, Mr. Feenstra, Ms. Herrell, Mrs. Miller-Meeks, and Mr. Arrington.
H.R. 684: Ms. Herrell, Mr. Feenstra, and Mr. Kustoff.
H.R. 685: Mr. Crow and Ms. Ocasio-Cortez.
H.R. 686: Mr. San Nicolas.
H.R. 692: Mr. Womack.
H.R. 695: Ms. DeLauro.
H.R. 707: Mr. Harder of California, Ms. Clark of Massachusetts, Mr. Kind, Ms. Wexton, Mr. Balderson, and Mr. Wilson of South Carolina.
H.R. 712: Mr. Khanna, Ms. Brownley, Mr. Peters, and Mr. Sherman.

H.R. 721: Mr. McGovern, Mrs. Axne, Mr. Garcia of Illinois, and Mr. Pappas.
H.R. 725: Ms. Herrell.
H.R. 738: Ms. Lee of California.
H.R. 751: Mr. Estes and Mr. Loudermilk.
H.R. 754: Ms. Herrell.
H.R. 755: Mr. Harris.
H.R. 762: Mrs. Fletcher, Mr. Pappas, Mr. Young, Mr. Kayko, Mr. Stanton, Mrs. Miller of West Virginia, and Mr. Johnson of Georgia.
H.R. 778: Mr. San Nicolas.
H. J. Res. 1: Mr. DeSaulnier, Mr. Sherman, Mr. Foca, Mr. Quigley, Mr. Garamendi, Mr. Sires, Mr. Cicilline, Ms. Scanlon, Mr. Blumenauer, Ms. Sherrill, Mr. Swalwell, Mr. DeFazio, Mr. Courtney, Mr. Thompson of California, Ms. Davis of Kansas, and Ms. Omar.
H. J. Res. 11: Mr. Mooney and Mrs. Bich of Oklahoma.
H. J. Res. 13: Mr. Posey.
H. J. Res. 15: Mr. Quigley.
H. J. Res. 16: Mr. Quigley.
H. Con. Res. 9: Mr. Green of Texas, Ms. Johnson of Texas, and Ms. McCollum.
H. Res. 27: Mr. Valadao.
H. Res. 39: Ms. Van Duyne, Mrs. McClain, Mr. Carter of Texas, Mr. Schneider, Mr. Casten, Mr. Carrajal, Ms. Boudeau, Mr. Bera, and Mr. San Nicolas.
H. Res. 54: Mr. Quigley.
H. Res. 61: Ms. Stefanik.
H. Res. 70: Mr. Clyde.
H. Res. 81: Mr. Gurtel.
H. Res. 86: Mr. Sires and Mr. Hastings.
Due to the Senate being in session until 5:39 a.m. on Friday, February 5, 2021, the proceedings of the Thursday, February 4, 2021, Congressional Record and Friday, February 5, 2021, Congressional Record will be combined in the Friday, February 5, 2021, Congressional Record.

● This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.
HONORING THE LIVES OF F.B.I. SPECIAL AGENTS DANIEL ALFIN AND LAURA SCHWARTZENBERGER

HON. DEBBIE WASSERMAN SCHULTZ
OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Ms. WASSERMAN SCHULTZ. Madam Speaker, it is with a heavy heart that I rise to honor the lives of two fallen F.B.I. agents, Daniel Alfin and Laura Schwartzzenberger.

While executing a federal warrant in a child exploitation investigation, Special Agent Daniel Alfin and Special Agent Laura Schwartzzenberger were shot and killed in the line of duty in Sunrise, Florida. They died protecting our most vulnerable citizens and the community they loved.

This was sadly the F.B.I.'s deadliest day since the tragic events on 9/11. It has also been more than 30 years since two agents were gunned down together in the line of duty.

A 16-year veteran of the F.B.I., Special Agent Daniel Alfin was a 12-year veteran of the F.B.I. He was a veteran agent who led the investigation into a dark web site called Playpen, one of the country's largest child pornography operations. He also leaves behind a wife and one child.

While I did not have the good fortune of knowing these two Special Agents, I know this—these were two brave individuals taken from us and we lost them way too soon. These were incredible parents, ripped from their families before their time. They were extraordinary public servants trying to make our community a safer place to raise our families.

To their families and loved ones, I struggle to find words that can offer solace and comfort in their time of distress.

The great poet William Wordsworth once said, "Not without hope we suffer and we mourn."

Perhaps he meant that we find hope in the belief that our thoughts and prayers will in time heal their families, and in the hope and belief that the children of these fallen heroes will grow up knowing that their parents made this sacrifice to make their world and our world a better place.

Agents Alfin and Schwartzzenberger put their lives on the line every day to make us safer. We lost them to a senseless act of violence by someone with a total disregard for the lives of others.

We grieve their loss not only to the community they served, but to the families and loved ones they leave behind.

They made the ultimate sacrifice, and we will be forever grateful.

This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor. Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
for Hopkinsville Parks and Recreation part-time while serving as a physical education teacher. Upon her retirement from the school system in 1977, Ms. Rudd worked full-time as program coordinator for Hopkinsville Parks and Recreation. While at the department, she also served as planning director, including as interim director from 2005 to 2007. As program coordinator, Ms. Rudd has played an integral role in the department’s transition from a city-county entity to the city-managed Hopkinsville Parks and Recreation Department. She also played a lead role in the design and planning of Hopkinsville’s award-winning Tie-Breaker Baseball Softball complex in 2001, which would go on to serve many children in the region. Pam’s years of service came to a summit when Ms. Rudd was recognized as a Kentucky Recreation and Parks Society Fellow in 2015. She was also fittingly selected for the Kentucky Recreation and Parks Society Hall of Fame in 2019. I am honored to share the exceptional history of Ms. Rudd’s six-decade career. I want to thank Ms. Rudd for being an extraordinary leader to her community and the 1st Congressional District of Kentucky.

IN HONOR OF MARINETTE F. “MARI” BARB

HON. ROBERT J. WITTMAN
OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. WITTMAN. Madam Speaker, it is with deep sadness but great respect that I take this time to remember Mariett F. “Mari” Barb of Williamsburg, VA. Mari passed away on January 20, 2021 after more than a century of life. Mari bravely served the United States for many years, and her life after service was equally memorable and noteworthy.

Mari was born on September 16, 1919 in a small town in the south of France. Two decades later, she joined the French Underground when her home country was occupied by Nazi Germany. During this time, Mari worked with the O.S.S., the predecessor of the CIA. Mari constantly risked her life, helping Allied soldiers and airmen who found themselves behind enemy lines. Using forged Algerian identification papers, Mari saved the lives of countless soldiers by smuggling them back to Allied territory.

Immediately after the war, Mari met her husband, James, while he was in France with the U.S. Army. She moved to the United States with Jim and was made an American citizen by an Act of Congress. A career in intelligence took Mari and Jim to the Pacific Island of Saipan, on two tours in Vietnam, and took Mari to Hong Kong for an extended stay. Mari and Jim made frequent returns to Camp Peary in Williamsburg between overseas assignments.

Once they retired, Mari and Jim moved to Williamsburg, VA permanently. There they became staples of the community, frequenting trivia nights and live music venues. In addition to retiring from work, Mari retired from cooking, so Mari and Jim could always be found at one of their favorite restaurants. Mari is survived by three sisters and many family members spread across both France and the United States. Madam Speaker, I ask you rise with me in memory of Marinette F. Barb. She will be profoundly missed, but her memory lives on in her friends and family.

CELEBRATING THE CAREER AND LEGACY OF HAMILTON COUNTY JUDGE ETHNA COOPER

HON. BRAD R. WENSTRUP
OF OHIO

IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. WENSTRUP. Madam Speaker, I rise today to thank Judge Ethna Cooper for her many years of service to Hamilton County and its residents. Judge Cooper was appointed to the Hamilton County Court of Common Pleas by Governor Taft in 2003.

In addition to her service on the Court, Judge Cooper founded and has served as the Presiding Judge of the Hamilton County Felony Veterans’ Treatment Court since 2011. This court was the first Felony Veterans’ Treatment Court in the United States, addressing the issues that led to a veteran’s contact with the criminal justice system.

Judge Cooper has served Hamilton County with diligence and honor. I want to thank Judge Cooper again and wish her the best in the future.

HONORING THE SERVICE OF DEBORAH MOSELEY

HON. BRIAN BABIN
OF TEXAS

IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. BABIN. Madam Speaker, I rise today to honor the service of Deborah “Debbie” Moseley, the Executive Director of The Bridge Over Troubled Waters in Pasadena, Texas. Commonly referred to as “The Bridge,” this organization has assisted men, women, and children affected by domestic and sexual violence or homelessness in southeastern Harris County, Texas. For thirty-four years, Debbie has served the organization as an advocate in the field of domestic and sexual violence.

Debbie began working as a volunteer at The Bridge in 1986 alongside her mother and grandmother. A year later, she started working with The Bridge’s children’s programs on Tuesday and Thursday evenings. In 1988, Debbie began to work full-time at The Bridge as a Resident Advocate. Over the years, she has held many leadership positions in each of the different programs that The Bridge offers, including Shelter Coordinator, Resale Shop Coordinator, Non-Resident Director, and Advocacy Director. In 2003, Debbie was named the Executive Director and has served in that role ever since.

Under Debbie’s leadership, The Bridge connected with community leaders and the community at-large, built a new location, and started Destiny Village—a long-term housing program for survivors of violence with disabilities and children. In addition, she has significantly increased the Bridge’s share of funding granted by the Victims of Crime Act to provide critical support services to victims of domestic violence.

Debbie is a Licensed Social Worker and has dedicated her life to community and volunteer service. She serves on the boards of numerous community organizations such as: the Harris County Coordinating Council, the Texas Council on Family Violence, the Harris County Adult Fatality Review Team, the Pasadena Chamber of Commerce, the Pasadena Police Academy, and the Bridges to Life prison ministry. She is also active in the New Hope Church of Pearland, the Pasadena Kiwanis, the Bay Area Kiwanis, the Pasadena Rotary, the Salvation Army, and the Texas Invitational.

For her community and civic involvement, Debbie has received numerous recognitions including: the Governor’s Victim Services Division “Pathfinder” Award in 2007, Debbie Moseley Day in Pasadena Texas, the Rotary Club’s Paul Harris Fellow Award in 2010, Rotary Director of the Year in 2016, and the Stel- la Trimble Community Service Award in 2017.

In 1985, Debbie married the love of her life, Tom Moseley. Debbie is the mother to four children: John Miles of Burleson, Texas; Aaron Miles, also of Burleson; the League City; and Staff Sergeant Josh Moseley, who is stationed as a United States Marine Corps recruiter in Arlington, Texas. Debbie and Tom are the proud grandparents of eight grandchildren.

Madam Speaker, I would like to thank Debbie Moseley for her lifetime of dedicated service to the survivors of domestic and sexual violence and wish her the very best during her well-deserved retirement.

CAPTAIN DAVID SAGEL

HON. ED PERLMUTTER
OF COLORADO

IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize Captain David Sagel of the Westminster Fire Department who passed away on January 24, 2021 after courageously battling work-related cancer for more than a year and a half.

Captain Sagel served in the Westminster Fire Department for 34 years, in roles as a firefighter and engineer to lieutenant and captain. Throughout his career, Captain Sagel was best known for his passion for community service. In his off-duty time, he instituted and led a foster home renovation program where he worked with Adams and Jefferson Counties to identify foster homes in need of repairs and recruited the help of other fire department members and local businesses to assist in renovating them at no cost to the families. For many years, he served as the organizer for the “Times Times KOMO Car” event in conjunction with KOLK 105.1 FM, which was an annual car show that raised money for Children’s Hospital of Colorado.

Captain Sagel’s passing during Firefighter Cancer Awareness Month is an important reminder to redouble Congress’ efforts to prevent occupational cancers of firefighters and invest in additional healthcare research and development of new safety equipment to protect firefighters as they work to protect our communities.

Captain Sagel was a beloved and devoted husband and a loving father. He was a master craftsman who loved woodworking and restoring cars and tractors. He spent his free time...
fishing with his boys and father, traveling the world with his wife and close friends, and making a mess in his barn.

Captain Sagel is survived by his wife, Pam, and his two sons Spenser and Austin. I appreciate his lifetime of service to our community.

2021 LEGISLATIVE AGENDA

HON. JOE WILSON
OF SOUTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 4, 2021

Mr. WILSON of South Carolina. Madam Speaker, on Monday I had the opportunity to announce my 2021 Legislative Agenda by hosting with my wife Roxane, press conferences across the Second District of South Carolina in West Columbia, Aiken, North Augusta, Barnwell, with presentations in Orangeburg and Lexington. My legislative priorities for this year begin with defeating the pandemic by working with the Governor Henry McMaster to improve testing and ensure fast access to a safe vaccine. This year’s agenda also focuses on creating jobs and economic growth by protecting “Right to Work” laws in South Carolina and advocating for current and future missions at the Savannah River Site.

This year more than ever before it is important to promote conservative, limited government solutions. The 2021 agenda includes supporting a Balanced Budget Amendment to the Constitution and supporting our police. I will also continue to promote peace through strength and ensure the security of our country, strengthen alliances for information and medical resource sharing, and support military families.

In conclusion, God Bless Our Troops and we will never forget September 11th in the Global War on Terrorism.

ROE V. WADE

SPEECH OF

HON. JAKE LATURNER
OF KANSAS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, February 3, 2021

Mr. LATURNER. Madam Speaker, this past January 22 marked the 48th anniversary of the Supreme Court’s Roe v. Wade decision.

Now more than ever, America must continue to unapologetically stand for the sanctity of all human life. As the representative of Kansas’ Second Congressional District, my constituents expect me to always protect pro-life values at home and in Washington. I promised that I would be a fearless pro-life advocate throughout my public service, and I will keep my word to those who elected me to serve in Congress. After being sworn into office on January 3rd, I immediately joined the Congressional Pro-Life Caucus as my first congressional cause to work on several key pieces legislation which would defend Planned Parenthood, prohibit any abortion after 20 weeks, and prohibit the use of federal tax dollars for abortion.

Despite all of this, we are already beginning to see the drastic consequences of the 2020 presidential election for the pro-life community. President Joe Biden is wasting no time to advance his radical pro-abortion agenda. The Biden administration announced that they intend to revoke the Mexico City Policy, which bans United States taxpayer funding to foreign organizations that provide abortions. President Biden and his Democrat counterparts will shamefully send Americans’ hard-earned money to other countries with the intention of funding abortions—this is deeply wrong and sends a horrible message about our values to the rest of the world.

Unfortunately, it does not end there. President Biden also proudly campaigned on ending the Hyde Amendment, a bipartisan, pro-life public policy that has been in place for more than four decades that restricts federal funding for abortions. If you didn’t know, I will always support a Balanced Budget Amendment to the Constitution of the United States to stabilize our national debt, cut taxes, and promote conservative, limited government solutions. The division of the American people that Joe Biden had previously opposed taxpayer-funded abortion for nearly 50 years, until he decided to run for president and abandon his conviction on the issue. I pray that President Biden will appeal to his better angels and return to a commonsense support of the Hyde Amendment, especially if he truly wants to unite our country. Forcing American taxpayers to subsidize unrestricted, unlimited abortions will only further our divisions and isolate our fellow Americans.

We must reaffirm our commitment to defending the most vulnerable lives among us—the unborn. Pro-life Americans, especially pro-life Kansans, will not rest until innocent human life is protected from the abortion industry. Life will win.

DIVIDED FAMILIES REUNIFICATION ACT

HON. GRACE MENG
OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 4, 2021

Ms. MENG. Madam Speaker, I rise today to announce the introduction of my Divided Families Reunification Act, and to raise the voices of families who have been separated for decades both across the DMZ and across the Pacific Ocean.

Over seventy years ago, millions of Koreans were plunged into a harrowing war that caused deep destruction to their lives. Since then, the war has been frozen by an armistice agreement—signed on July 27, 1953—that persists to today. The division of the Korean Peninsula into South and North Korea separated millions of Koreans from their family members. Through the years, there have been some agreed upon reunions between South and North Koreans. For Korean Americans, however, there is no pathway for such reunions, as they have been permitted to participate in these inter-Korean family reunions. Many of these Americans are in their 70s through 90s, and time is of the essence to be reunited with their families. I have had the honor to meet some of these divided Korean American family members, and it breaks my heart that their families are not able to reunite with their loved ones grows less likely each day.

As a member of the State and Foreign Operations Subcommittee on the House Appropriations Committee, I am proud to have secured provisions in the Fiscal Year 2020 and 2021 accompanying reports that support the reunification of Korean Americans and their families in North Korea.

The unresolved status of the war continues to impact multiple generations of Korean Americans, particularly women, in myriad ways. All these years after the war, the memories of the war are still haunted by their trauma. And younger generations who are responsible for their caregivers often internalize this unresolved grief.

This is why I am proud to reintroduce the Divided Families Reunification Act with Congressman VAN TAYLOR, which requires the Secretary of State or a designee to consult with officials in South Korea on potential opportunities to reunite Korean American families with family members in North Korea. This bill will also require the Special Envoy on North Korean Human Rights to submit a report on the opportunities for video reunions between Korean American families and family members in North Korea.

I encourage all my colleagues to cosponsor this bipartisan bill, which unanimously passed the House of Representatives during the 116th Congress.

HON. BILLY LONG
OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 4, 2021

Mr. LONG. Madam Speaker, I rise today to include in the RECORD an article honoring Sheldon Adelson, who was a truly great American. The following article, by Matt Brooks the Executive Director of the Republican Jewish Coalition, published in Newsweek on January 15, 2021, honors his incredible life and legacy.

Horatio Alger wrote rags-to-riches stories in the 1800s about poor boys who became wealthy through pluck, luck and good deeds. Sheldon Adelson did him one better, actually living a rags-to-riches story rooted in hard work, vision, courage—and good deeds. With Sheldon’s passing, we have lost not only a remarkably successful business leader and an extraordinary philanthropist, but someone I was privileged to call a dear mentor and friend.

It is well known that Sheldon came from humble beginnings, as the child of immigrants living in Boston’s Dorchester neighborhood. More than 80 years later, he still
I have a very vivid memory of the first time I met Sheldon. I traveled to Las Vegas to tell him about the Republican Jewish Coalition (RJC) and try to get him involved in the organization. We had a wide-ranging conversation and, at one point, he asked me what I thought about something he’d said. I said I disagreed with him. You could have heard a pin drop. Then, Sheldon cocked his head and asked, “Why?” I answered him honestly, sure that I had lost all chance of getting him interested in the RJC, but he replied, “Yeah, I think you might be right.” After that, Sheldon was very involved in the RJC and gave generously not only his money, but more importantly, his time and good will. None of all RJC’s innovation and impact over the last few years were made possible by his vision and leadership.

Sheldon was an American patriot, a dedicated defender of Israel and a living example of the American dream. His passing truly leaves an empty place where a vibrant, courageous and caring man once stood. He will be sorely missed.

CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2021

SPEECH OF
HON. SHELA JACKSON LEE
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES

Wednesday, February 3, 2021

Ms. JACKSON LEE. Mr. Speaker, as a senior member of the Committee on the Judiciary, on Homeland Security, on the Budget, and as the Member of Congress for a congressional district that has experienced the worst of COVID–19 as a public health emergency and economic catastrophe, I rise in strong support of H. Con. Res. 11, 447, which orders budgetary priorities to provide $1.9 trillion to allow Congress to take immediate and decisive action to crush the virus and vaccinate our people, build the economy back better, reopen schools, and provide needed support and assistance to state and local governments that have been asked to do too much with too little for far too long.

Mr. Speaker, by an overwhelming margin (79 percent), the public wants and is demanding that we act to provide more economic relief to address the damage caused by the coronavirus pandemic.

Nearly two-thirds (65 percent) of Republicans and Republican-leaning independents believe an additional relief package is necessary, while more than nine in ten (92 percent) Democrats and Democratic leaners say more coronavirus aid is needed. Even the most conservative Republicans favor more relief by a 56 percent–44 percent margin.

Nearly nine in ten of all adults (88 percent) in lower-income households say an additional package is necessary, while 81 percent of Republicans in lower-income households (81 percent) say additional aid is needed now.

Let me make clear at the outset Mr. Speaker, that nothing in this resolution precludes the Republican Senate Majority Leader’s desk while hundreds of thousands of our fellow Americans succumbed to the virus and millions of others lost their livelihoods and businesses, and everyone faced an uncertain future.

But I would send a powerful signal to the American people if our colleagues across the aisle would join us in this effort because nothing better would show them that their elected representatives can set partisanship aside and put America first.

And that bipartisan achievement would portend success for similar initiatives in the area of infrastructure, energy, national and homeland security, and criminal justice and immigration reform, all of which I am ready and willing to reach across the aisle to find common ground.

So, if our Republican colleagues are amenable to reaching an agreement on a legislative response that is commensurate to the challenge facing Americans, nothing in the legislation before us will preclude that from happening.

But have no doubt, if they refuse to be part of the solution, the unified and bicameral Democratic Congress can lead with executive branch coordination with the new Democratic Administration, will take the lead and act boldly to address and overcome the present crisis.

I would urge my Republican colleagues to heed the words of Republican Governor Jim Justice of West Virginia who said colorfully just a few days ago, “At this point in time in this nation, we need to go big. We need to quit counting the egg-sucking legs on the cows and count the cows and just move. And move fast and move right.”

The same sentiment was expressed more eloquently by Abraham Lincoln in 1862 when he memorably wrote:

The dogmas of the quiet past are inadequate to the stormy present. The occasion is piled high with difficulty, and we must rise with the occasion. As our case is new, so we must think anew and act anew. We must disenthrall ourselves, and then we shall save our country.

Mr. Speaker, the bipartisan action we took last December was a step in the right direction but only a long-delayed down payment; we cannot afford any more delays, especially since Republican stalwart already caused a criminal justice reform bill to fall last year, and additional unemployment assistance is set to expire on March 14, 2021.

That is why this resolution, which creates a failsafe alternative so that the American Rescue Plan can be debated, voted on, and passed, is absolutely crucial and the right thing to do and to do right now.

The American Rescue Plan proposed by President Biden takes a multiprong approach to tackling the public health and economic crisis stemming from the COVID–19 pandemic.

No one is better prepared or more experienced to lead the American rescue that President Biden, who as Vice-President oversaw the implementation of the Recovery Act, which saved millions of jobs and rescued our economy from the Great Recession the Obama Administration and the nation inherited from a previous Republican administration.

And let us not forget that President Obama also placed his confidence in his vice-president, who was a pillar of the automotive industry, which he did so well that the American car industry fully recovered its status as the world leader.
Mr. Speaker, to crush the virus and safely reopen schools, the American Rescue Plan will mount a national vaccination program that includes setting up community vaccination sites nationwide and makes the investments necessary to safely reopen schools.

It will also implement measures to combat the virus, including scaling up testing and tracing, addressing shortages of personal protective equipment and other critical supplies, investing in high-quality treatments, and addressing health care disparities.

The American Rescue Plan delivers immediate relief to working families bearing the brunt of the crisis by providing $1,400 per person in direct cash assistance to households across America, bringing the total (including the $600 down payment enacted in December) to $2,000.

Additionally, the plan will also provide direct housing and nutrition assistance to families struggling to get by, expand access to safe and reliable child care and affordable health care, extend and expand unemployment insurance so American workers can pay their bills, and provide help to students and their families with children as well as childless workers a boost through enhanced tax credits.

Mr. Speaker, the American Rescue Plan provides much needed support for communities struggling with the economic fallout, including small, especially those owned by entrepreneurs from racial and ethnic backgrounds that have experienced systemic discrimination.

Finally, the plan also provides crucial resources to protect the jobs of first responders, frontline public health workers, teachers, transit workers, and other essential workers that all Americans depend on.

Mr. Speaker, the COVID–19 pandemic, as did the videos of the unjustified killings of George Floyd, Breanna Taylor, Ahmed Arbrey, and so many others, laid bare for the nation to see the stark racial and ethnic inequalities exacerbated by the virus.

In my home state of Texas, as of the end of September 2020, there have been more than 760,000 cases of COVID–19 and 16,000 deaths.

According to the Texas Department of State Health Care Services, 70 percent of the confirmed fatalities were people of color.

In Texas, COVID–19 mortality rates are 30 percent higher for African Americans and 80 percent higher for Hispanics overall.

The differences become much larger when accounting for age; for example, in the 25 to 44-year-old age group, African American mortality rates are more than four times higher than White rates, and the Hispanic rates are more than three times higher.

One factor in Hispanic and African American populations being more likely to contract COVID–19 is employment in occupations associated with public contact and that cannot be done remotely.

The same is true that most workers in these occupations are less able to be absent from their job or to have paid time off.

In Texas, people of color are more than 40 percent of cashiers, retail salespersons, child care workers, licensed practical nurses, more than 50 percent of bus drivers and transit workers, medical and nursing assistants, personal care aides, and home health aides, and more than 60 percent of building cleaners and housekeepers.

In addition, Hispanic and African American populations in Texas are less likely to have health insurance and to have a regular health care provider, so less likely to seek or receive early care for symptoms, especially in the first months of the epidemic.

And more African American and Hispanic populations are also more likely to have an underlying health condition that makes them more vulnerable to the effects of COVID–19.

To respond and mitigate the devastation wrought by COVID–19 on Americans, and especially marginal and vulnerable communities of color, I have introduced H.R. 330, the “Delivering COVID–19 Vaccinations to All Regions and Vulnerable Communities Act” or “COVID–19 Delivery Act,” which I invite all Members to join as sponsors.

Under the COVID–19 Delivery Act, FEMA will be authorized and directed to lead the effort for vaccine delivery from the receipt from manufacturing facilities to delivery to designated inoculation sites (hospital, clinic, doctors’ offices, school, places of worship, community centers, parks, or neighborhood gathering locations).

The legislation directs FEMA to develop and deploy a fully staffed and resource 24–7 advanced real-time tracking system that allows FEMA to monitor shipments of vaccine units that can provide end-to-end transparency on the temperature, location, origin, and destination data, anticipated time of arrival, and report on changes and update recipients on the progress of their delivery and report on changes that may impact expected delivery or the viability of the vaccine while in transit.

FEMA will also establish an advanced communications system that allows public health departments to communicate their vaccine readiness, capability of receiving vaccines, delivery locations, details of facility capability of storing, securing, personnel authorized to receive deliveries, logistics for delivering vaccines to patients, report on vaccine receipts, condition of vaccines, patient reactions, feedback on how to improve the process.

H.R. 330 authorizes FEMA to secure transport for delivery or use of vaccines, and, when receiving information from vaccine delivery sites or inoculation locations to ensure the life and safety of personnel and patients who seek to provide or receive vaccinations are free of interference or threat.

Finally, the COVID–19 Delivery Act directs FEMA to conduct public education and patient engagement through the provision of inoculation of persons in areas and locations where vulnerable populations are under performing in getting vaccinations.

Mr. Speaker, the 2021 budget resolution before us in the House is a comprehensive blueprint for the next 10 years; it is designed solely to provide the option of using reconciliation to deliver critical relief and achieve the goals of the American Rescue Plan.

As such, the total spending and revenue levels in the resolution simply reflect current-law projections adjusted for the estimated costs of the American Rescue Plan.

Once the American Rescue Plan becomes law, Congress will begin its work on a forward-looking, comprehensive budget resolution for 2022 that will provide urgently needed economic support and address longstanding deficits in our communities and underlying inequities in our society, which have been so starkly revealed and exacerbated by COVID–19.

I strongly support this legislation and urge all Members to join me in voting for its passage.

[Oct. 14, 2020]

HALF OF TEXAS FACES FINANCIAL HARDSHIP BECAUSE OF CORONAVIRUS PANDEMIC, SURVEY FINDS

(By Nataly Keomoungkhoun)

According to the Episcopal Health Foundation survey, Black and Hispanic people are much more likely to be concerned about another wave of COVID–19.

About half of Texans are experiencing some kind of financial hardship because of the ongoing coronavirus pandemic, a new survey finds.

The survey, conducted by the Episcopal Health Foundation, finds that the pandemic affects people across the state with different household incomes and races, with and without health insurance, and other factors.

Nearly 1,900 Texans were surveyed.

“From being uninsured to not having internet access for online school, Texans say these nonmedical factors are not only shaping how they’re dealing with the pandemic; they also could be seriously affecting their future health in many different ways,” said Edna Marks, CEO of the foundation.

Roughly 22% of children were facing “severe hardship,” the survey found, and an additional 28% are facing “moderate hardship.”

Those with less than $50,000 in household income were more likely to experience financial distress than those making more than $50,000, according to the survey. A third of the people surveyed said someone in their home had lost a job or business or had work hours reduced.

 Those deemed essential workers make up about 34% of Texans, the survey found. About 43% of essential workers are Hispanic, 38% are white and 10% are Black. According to the survey, those with essential jobs are more likely to receive government assistance such as food aid and Medicaid, and they are less likely to have health insurance.

Medical care has been postponed or skipped altogether by 36% of people since the start of the pandemic, the survey found. Most said their mental health was good, but 46% were worried about the effects of pandemic-related stress on the health of a family member.

Texas continues to have the highest rate of people in the nation without health insurance, with 29% saying they are uninsured.

The survey asked whether Texans were bracing for a worsening of the COVID–19 outbreak. Overall, less than half said they were very concerned about another wave. But roughly 73% of Black Texans and 55% of Hispanic Texans said they were very concerned about another wave, compared with about 35% of white Texans.

A majority did not think the federal government was very prepared for another wave of COVID–19.

“The stark differences in concerns about the future show that COVID–19 is hitting Black and Hispanic Texans harder than anyone else,” Marks said. “These groups are seeing more deaths and serious complications from the virus because they’re more likely to already suffer chronic conditions related to where they live that make them more susceptible.”

Nearly 75% of surveyed Texans said they received financial assistance from the federal government in the form of unemployment benefits, small-business loans and direct stimulus payments. One-fourth said they also received assistance from programs such as STAR Medicaid and the Supplemental Nutrition Assistance Program, or SNAP. Most Texans who receive these benefits are Black or Hispanic, the survey found.
About 18% of people said they had received help from a nonprofit organization, and 13% said they had received food from a local food bank during the pandemic.

The lack of information is crucial to letting government and other recovery efforts know what Texans need to recover from the pandemic," Marks said. "We hope it helps make good decisions about how to reach those most in need with the help they need the most."

[From the Texas Tribune, Oct. 8, 2020]

"We can't do it alone": Texans say federal leaders' inaction on a new coronavirus aid package is endangering their livelihoods

(BY DANNY ROSENEGZEL-ZIFF AND TRINIDAD JOHNSON)

Texas business owners and unemployed residents feel like federal leaders of both parties are playing political games with their financial lives in the middle of a devastating economic recession.

Jacqueline Miles is three weeks away from losing everything—her home, her utilities and even the cellphone service she relies on to apply for help.

The 54-year-old Myra resident was let go from her job at a merchandising agency in April and, like millions of Texans, has been watching hope and despair fight to the top of a never-ending news cycle. She is awaiting a second federal relief package to help her make ends meet during the pandemic and its parallel economic recession.

But federal lawmakers and President Donald Trump have failed for months during a heated election year to reach a deal on a bill that could provide millions of Texans with a second $2,000 stimulus check, additional unemployment benefits and more loans for small business owners hanging on by a thread.

"They all get to go home to their nice big house and eat their nice big meal," Miles said of the federal officials and lawmakers who hope to arrive on a deal. "And I'm eating macaroni and cheese for the 10th time this week. How can that be happening?"

It's been a dizzying few days for Texans waiting to see if more assistance will come.

Trump deflated hopes that an agreement would be reached soon when he tweeted Tuesday that he had told his negotiators to halt discussions until after the Nov. 3 election. Later that evening, he seemingly walked back that request, calling forstanding alone, with no help from a nonprofit organization, and 13% of the CARES Act at the end of July has been a political football for months. Democrats have proposed a $2.2 trillion dollar package, which would bring back an additional $600 in weekly unemployment payments to media reports. The White House has countered with a $1.6 trillion dollar plan with $400 in extra weekly unemployment, though it’s unclear congressional Republicans would pass such a bill as of this week.

Further delay of any federal deal could also shutter more businesses, lead to evictions and cause permanent job losses for millions, according to industry leaders. With reduced indoor capacity, economic hardships hitting their customers and colder weather soon threatening outdoor dining, no small business could be cataclysmic for restaurants.

According to Texas Restaurant Association President and CEO Emily Williams Pelosi, 15% of Texas’ 50,000 restaurants have already closed their doors permanently. With no stimulus plan, another 10% could close before the year ends, she said.

She’s received countless calls from restaurant owners in tears because, after pouring years into their dream business, they had to shut down operations.

"It felt like a gut punch that the potential relief is officially done," said Knight. "Eight weeks of help for a seven month problem seems incredibly cruel."

"No time to be playing political games"

J.B. Gonzales, a top executive at the Texas Association of Mexican American Chambers of Commerce, said the lack of federal support has hit Hispanic Texans—who have disproportionately contracted and died from the virus—particularly hard.

"The back and forth to me is just political jockeying and a waste of time," he said, adding that he hopes federal officials of both parties responsible for this failure, a sentiment held by most Texans who spoke to The Texas Tribune about a potential new relief package.

Gonzales said the Hispanic community he represents has a large number of small business owners, some of whom are struggling to stay open. Many of their customers are out of work or risk their lives to fill essential jobs.

"This is no time to be playing political games," Gonzales said. "Hispanic business owners and workers need these grants to put food on the table."

One such business is Beijing Bistro, which received from the Paycheck Protection Program a $80,000 loan. The $80,000 she received from the Paycheck Protection Program loans, which are now dwindling, allowed her to pay her rent and employees. Since she's never run a business before and she’s struggling to stay optimistic.

Earlier this week, she said if the presidential vote was tomorrow, she would choose Biden. But on Thursday, after even more dizzying developments, she said if the election was tomorrow, she’d just stay home.

"It’s hard to find a happy spot," she said. "It gets harder every day."

[From the Texas Tribune, Feb. 1, 2021]

10.5% Experiencing Pandemic, Texas' Unemployment Rate Stays Near Great Recession-Level Highs

(By Anna Novak and Mitchell Ferman)

Unemployment rate

Texas’ unemployment rate was 7.2% in December, up from 3.5% in December 2019. While state stay-at-home orders have battered Texas companies, which are now grappling with another devastating surge in infections as intensive care units at dozens of hospitals across the state are full. Entire industries—bars and restaurants, tourism and travel, oil and gas—continue to struggle.

The unemployment rate in Texas decreased to 7.2% in December, more than double the rate of 3.5% a year earlier. Hungry and homeless Texans have been confused about where to seek relief while the state’s outdated and understaffed unemployment insurance office has been a political football for months. Democrats have proposed a $2.2 trillion dollar package, which would bring back an additional $600 in weekly unemployment payments, according to industry leaders. With reduced indoor capacity, economic hardships hitting their customers and colder weather soon threatening outdoor dining, no small business could be cataclysmic for restaurants.

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left countless Texans struggling to receive unemployment benefits as they navigate the Texas Workforce Commission’s confusing process.

A decline in Texas’ sales tax revenues—the largest source of funding for the state budget—has created a shortfall that lawmakers will have to fill in the 2021 legislative session. Economists say weakened global demand for oil, high unemployment and the ongoing public health crisis will continue to weigh down Texas’ economic recovery.

The unemployment rate decreased in December.

Texas’ unemployment rate in December was 7.2%—a decrease from the 8.1% November jobless rate, according to a Texas Workforce Commission report released Jan. 22. The state’s unemployment rate for December is the latest indicator that the economic recovery in Texas will be slow and staggered.

IN RECOGNITION OF THE LIFE AND LEGACY OF WILLIAM “RED” LEWIS

HON. MIKE GALLAGHER OF WISCONSIN
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. GALLAGHER. Madam Speaker, I rise today to honor the life of a remarkable man: William “Red” Lewis. A Green Bay native and successful businessman, Red Lewis personified the entrepreneurial spirit generously North-East Wisconsin is known for.

Born in 1942, Red was the youngest of four children. He attended Premontre High School (later to become Notre Dame de la Baie Academy) and graduated in 1960. After multiple jobs in the Green Bay area, Red began his career at the local PDQ car wash, working his way up to manager in 1967. Seeing an avenue to improve PDQ’s cleanliness and efficiency, Red bought the business in 1974.

To enhance PDQ’s customer experience, Red founded PDQ Manufacturing. His leadership drove PDQ into becoming the world’s largest touchless car wash manufacturer with clients in over 30 countries. In recognition of his innovation and contribution to the industry, Red was inducted into the Car Wash Hall of Fame in 2000 by the International Carwash Association.

Beyond his business success, Red was well-known in the community for his kind heart and extensive philanthropy. He was deeply dedicated to giving back to a community that has supported him. He was particularly fond of supporting the Green Bay Boys & Girls Club, the Lac Baie Girl Scout Council, Catholic Charities, Manna for Life Ministries, NEW Zoo and St. Willebrord Parish. He was also generous to his alma mater, Notre Dame de la Baie Academy, and local veterans organizations.

Red also had a passion for collecting cars, and in 2016 gifted the Green Bay community with The Automobile Gallery. This non-profit is a beautiful addition to Green Bay’s downtown whose collection of more than 120 automobiles spans 113 years. It boasts a 1912 Maxwell, 1963 Corvette, and 1982 DeLorean DMC-12, among many other restored models. Visitors from across the state come to Green Bay to view the cars, which has quickly become a cherished community treasure.

Madam Speaker, words cannot adequately thank Red for his extraordinary commitment to the Green Bay community. His passing will be mourned by many across Northeast Wisconsin. My prayers and condolences go out to his family and to all the lives he touched.

RECOGNIZING CAREN COWAN
HON. YVETTE HERRELL OF NEW MEXICO
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Ms. HERRELL. Madam Speaker, today I rise to recognize a New Mexican who has been a tireless advocate for our farmers, ranchers, and the families who work every day to provide for America. Caren Cowan is not only a friend of mine, but of the hardworking New Mexicans who she stands up for every day. As the 2020 Cattleman of the Year and for a lifetime of service, Ms. Cowan deserves our appreciation.

After graduating from Arizona University in 1975 with a degree in Agriculture Communications, Caren worked for the Arizona National Livestock Show, the American Red Brangus Association in Texas, and the New Mexico Wool Growers. She has served as the Executive Director for the New Mexico Cattle Growers since 1997 where she fights to protect the rights of livestock producers and ensure their voices are always heard on every issue. She has taken on battles in the courtroom, tackled the often burdensome statutory and regulatory requirements head on, and successfully navigated the bureaucracies’ often confusing rules and regulations, something not easily done.

For 23 years Caren has been at the forefront of these issues and has worked tirelessly on behalf of the organization’s members.

As a leader on the issues facing the farmers and ranchers of New Mexico, Ms. Cowan is training the next generation of advocates to ensure the New Mexico’s agricultural families always have a voice. We are forever grateful for her work and dedication to the state we love.

MR. AND MRS. ORESTUS AND GERALDINE FLOWERS
HON. JAMES COMER OF KENTUCKY
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. COMER. Madam Speaker, I rise today to honor Mr. and Mrs. Orestus and Geraldine Flowers of Burkesville for recently celebrating their 75th anniversary.

Mr. and Mrs. Flowers have displayed commitment in all facets of their life. At twenty-two years of age, Mr. Flowers left his then-girlfriend, Geraldine, to serve in the Army for three-and-a-half years during World War II. Mr. Flowers kept a picture of Geraldine in his wallet during the war, and upon returning, married Geraldine on February 1, 1946. Mr. and Mrs. Flowers displayed an exemplary level of commitment to both each other and our nation through his military service.

Mr. and Mrs. Flowers have four children in Cumberland County, Kentucky. They and their three daughters, four grandchildren, and seven great-grandchildren have been a staple in the community of Burkesville. Mr. Flowers has served in numerous capacities in the local community. In 1952, he brought Houchens Market to Burkesville, where he served as manager for 32 years. After retiring from Houchens, he has continued work at Norris and New Funeral Home, where he is still showing off the picture of his wife that he took to war with him seventy-eight years ago.

Once again, I would like to join everyone in Burkesville and throughout the 1st District of Kentucky in congratulating Mr. and Mrs. Flowers on this extraordinary milestone.

HONORING VETERANS DURING NATIONAL SALUTE WEEK
HON. JIM BANKS OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. BANKS. Madam Speaker, I rise today to pay tribute to veterans cared for by the Department of Veterans Affairs (VA) in northeast Indiana and across the United States.

Each year, the week of February 14 is an opportunity for Americans to express their collective gratitude for the more than 9 million veterans of the United States Armed Services who are cared for in the VA system. This year’s National Salute Week is the most important one to date, given the difficult times our nation has faced over the last 12 months with many of America’s veterans hardest hit.

This week also serves as an opportunity for Hoosiers and Americans everywhere to learn about the role of the VA medical system, to encourage citizens to visit hospitalized Veterans and to become involved as volunteers Nationwide, over 61,000 volunteers provide more than 9.2 million volunteer hours serving America’s veterans. Volunteers are a priceless asset to our veterans, to the VA and to the country.

As a veteran myself and member of the House Veterans’ Affairs Committee in Congress, I am honored to have served in uniform and to serve the people of northeast Indiana in Congress. One of my top priorities has been, and always will be, ensuring those who served the United States receive the honor, care, and opportunity they deserve.

This is a testament to the honor and sacrifice of those heroes who have served our country, and to those who serve them.

HONORING JOE LAROCCEO
HON. H. MORGAN GRIFFITH OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. GRIFFITH. Madam Speaker, I rise to honor Joseph Charles LaRocco of Salem, Virginia, who passed away on January 17, 2021 at the age of 67. Joe was a longtime coach and educator in Roanoke County who encouraged students and athletes toward excellence.

Joe was born in Schenectady, New York on October 28, 1953. He grew up in Roanoke, graduated from Andrew Lewis High School in 1972, and graduated from Roanoke College in 1976. As a young man, he attained the rank of Eagle Scout and was a standout track and field and cross country athlete, eventually
earning induction into the Roanoke College Athletic Hall of Fame in 1998. To the benefit of many young people in the Roanoke Valley, these activities would remain important to him for the rest of his life.

After coaching at Bassett High School from 1978 to 1980, Bill moved on to Cave Spring High School to teach American history and government and coach boys and girls outdoor track and field, indoor track, and cross country. He loved the topic of American history as well as local stories of the past, portraying western Virginia founding father Andrew Lewis on a number of occasions.

As a student, Joe set several school cross country or track and field records, and as a coach for a combined 31 seasons, he stood out as well. In 1980, he helped David Garlow win the Virginia High School League (VHSL) Group AAA boys cross country individual championship. He also coached future National Football League players Ronde and Tiki Barber. His record at Cave Spring earned him six coach of the year honors.

Joe retired from teaching in 2013, but he continued as a USA Track & Field and VHSL official and participated in the Star City Striders, a local running group. He was also on the Eagle Scout Board of Review. I shared several interests with Joe and join with many in the Roanoke Valley who will miss this outstanding educator and coach and good man. He is survived by his wife Terry; daughters and sons-in-law Jackie and John Downs and Cathy LaRocco and Jeff Black; granddaughter Brigid Downs; and brothers Jim LaRocco and wife Sharon and John LaRocco. I offer them my condolences on their loss.

TRIBUTE IN MEMORY OF BILL MARDIS

HON. HAROLD ROGERS
OF KENTUCKY
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. ROGERS of Kentucky. Madam Speaker, I rise today to pay tribute to the memory of my beloved friend, Bill Mardis, who was the longtime editor of the Commonwealth Journal in Somerset, Kentucky.

Though small in stature, Bill Mardis was a journalism giant in Somerset, wielding a mighty pen, a humble approach and a steel-trap mind. We first became friends in the 1970s, with shared roots in radio broadcasting and a zeal for history and politics. Our friendship never swayed Bill from asking tough questions and writing an occasional hard-hitting piece; still yet we maintained a mutual respect for one another at all times. He was a dearly loved, iconic member of the Lake Cumberland region and his life’s work kept all of us more informed. If a story had heart and soul, it was undoubtedly penned by Mardis. His signature “Humble Reporter” satire series also provided much-needed comic relief to the serious nature of the daily news covering the rest of the pages. In person, Bill also brought a unique and jovial interview style to every situation, while remaining fair, straightforward and balanced throughout his career spanning nearly six decades.

Bill was known for his stellar work ethic, often putting in 12-hour work days to publish an accurate, reputable newspaper. In recent years, our interviews would occasionally linger an hour or more as we drifted off topic and reminisced about our mutual friends and mentors who were instrumental to the growth and progress in southern Kentucky, from the late U.S. Sen. John Sherman Cooper to the late Pulaski Circuit Judge Roscoe Tartar, and others. He kept a tight grip on the political pulse of the Lake Cumberland region, cultivating a trusted network of friends across party lines, lending to his rich, in-depth reporting.

May his legacy of balanced and fair journalism live on at the Commonwealth Journal where he dedicated nearly 60 years with the utmost integrity. My wife Cynthia and I send our heartfelt condolences to Bill’s family, his coworkers at the newspaper, and his expansive community of friends. In the words of our satirical Humble Reporter, “I ain’t never seed nothin’ lak hit” and I don’t suspect we ever will again.

HONORING THE RETIREMENT OF PEORIA POLICE CHIEF LOREN MARION III

HON. DARIN LAHOOD
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. LAHOOD. Madam Speaker, I would like to honor and congratulate Police Chief Loren Marion III on his retirement from the Peoria Police Department after 26 years.

Loren Marion was hired as a Police Officer by the City of Peoria on October 3, 1994. During his career, he worked in Patrol, on the Community Area Target Team, the Street Crimes Unit, the Vice and Narcotics Unit, and the Target Offender Unit. Chief Marion also held the collateral duty of Task Force Officer with the Drug Enforcement Administration. On November 14, 2018, he was selected as Police Chief of the Peoria Police Department. Before working for the City, Chief Marion also served on active duty with the Army Military Police.

During his time with the Peoria Police Department, Chief Marion has been recognized with numerous awards and accolades for his service and exemplary professional performance. In 2008, Loren was named “Officer of the Year” and awarded the American Legion Mentorship Service Award. Chief Marion was known for his dedication to his fellow officers and he established an Officer Wellness program that provides peer to peer support as well as a Police Chaplain that assists officers who have been exposed to trauma.

In May of 2019, under Chief Marion’s leadership, the Peoria Police Department became fully accredited by the Commission on Accreditation for Law Enforcement Agencies due to the improvement of community and police relations, policies and procedures, management, operations, and support services.

Chief Marion has always been committed to his work and his community. It is my privilege to congratulate Chief Marion on his service to the Peoria Police Department. We have all been blessed to have Chief Marion serving and protecting us. The City of Peoria is a better place because of his service.

HONORING THE LIFE OF RICHARD S. PEPPER

HON. DARIN LAHOOD
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 4, 2021

Mr. LAHOOD. Madam Speaker, I would like to honor and remember the life of Richard Pepper, who passed away peacefully on January 28, 2021, at the age of 90.

Born in Barrington, Illinois in 1930, Richard, at an early age, displayed natural gravitation towards construction and philanthropy. Richard began his career working as an estimator for Pepper Construction in 1957. Soon after marrying his beloved wife, Roxy, Richard assumed leadership of the company after the sudden passing of his father, Stanley Pepper. Despite his young age, Richard showed the maturity and inclination to grow and foster the company and the ideals that his father had implemented. Under Richard’s leadership, Pepper Construction strived to ensure their building decisions impacted the future to create a better quality of life for all.

Richard grew Pepper Construction into the nationally recognized construction firm known by so many across the Midwest. Richard held several leadership positions in the construction industry, including serving as president of the Associated General Contractors of America in 1983. He received the Jack Kinnaman Leadership Award from the American Institute of Constructors in 2015, which honors corporation leaders who have taken a visible leadership role in the American Institute of Constructors.

Richard’s leadership at Pepper Construction has fostered a corporate culture that promotes community and industry involvement. During his time, Richard was well-known for his outspoken support of community improvement, advocating for bold initiatives, and striving to transform tomorrow.

We mourn the passing of Richard, a friend, and mentor to many. He left a lasting impact on those who had the pleasure of knowing him. May his memory be eternal.
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Thursday, February 4, 2021

Daily Digest

Senate

Chamber Action

Senate continued into evening session that began on Thursday, February 4, 2021. See next volume of Congressional Record.

Routine Proceedings, see next issue

Measures Introduced: Fifty-one bills and three resolutions were introduced, as follows: S. 218–268, S. Res. 33–35. (See next issue.)

Measures Considered:

Congressional Budget Resolution: Senate continued consideration of S. Con. Res. 5, setting forth the congressional budget for the United States Government for fiscal year 2021 and setting forth the appropriate budgetary levels for fiscal years 2022 through 2030, after taking action on the following amendments proposed thereto:

Adopted:

By 90 yeas to 10 nays (Vote No. 14), Sinema (for Wicker) Amendment No. 261, to establish a deficit-neutral reserve fund relating to establishing a fund to provide grants to food service and drinking establishments affected by the COVID–19 pandemic. (See next issue.)

By a unanimous vote of 100 yeas (Vote No. 16), Rubio Amendment No. 69, to establish a deficit-neutral reserve fund relating to prohibiting legislation that would increase taxes on small businesses during any period in which a national emergency has been declared with respect to a pandemic. (See next issue.)

Thune/Portman Modified Amendment No. 52, to establish a deficit-neutral reserve fund relating to the authority of States or other taxing jurisdictions to tax certain income of employees for employment duties performed in other States or taxing jurisdictions. (See next issue.)

By 58 yeas to 42 nays (Vote No. 18), Young/Cotton Amendment No. 54, to establish a deficit-neutral reserve fund relating to preventing legislation that would allow illegal immigrants to receive Economic Impact Payments or any other similar direct, tax-based temporary financial assistance. (See next issue.)

By 99 yeas to 1 nay (Vote No. 19), Manchin Amendment No. 775, to establish a deficit-neutral reserve fund relating to targeting economic impact payments to Americans who are suffering from the effects of COVID–19, including provisions to ensure upper-income taxpayers are not eligible. (See next issue.)

By a unanimous vote of 100 yeas (Vote No. 21), Cardin Amendment No. 716, to establish a deficit-neutral reserve fund relating to COVID–19 vaccine administration and a public awareness campaign. (See next issue.)

By 98 yeas to 2 nays (Vote No. 22), Barrasso Amendment No. 653, to establish a deficit-neutral reserve fund relating to supporting elementary and secondary schools in States with lost revenue due to the Federal moratorium on oil and natural gas leasing on public lands and offshore waters. (See next issue.)

By 99 yeas to 1 nay (Vote No. 26), Collins Amendment No. 546, to establish a deficit-neutral reserve fund relating to strengthening the Provider Relief Fund, including a 20 percent set aside for rural hospitals. (See next issue.)

By a unanimous vote of 100 yeas (Vote No. 27), Shaheen Modified Amendment No. 834, to establish a deficit-neutral reserve fund relating to improving services and interventions relating to sexual assault, family violence, domestic violence, dating violence, and child abuse. (See next issue.)

By 57 yeas to 43 nays (Vote No. 28), Braun Amendment No. 833, to establish a deficit-neutral reserve fund relating to prohibiting the Council on Environmental Quality and the Environmental Protection Agency from promulgating rules or guidance that bans hydraulic fracturing in the United States. (See next issue.)

Cortez Masto/Cramer Amendment No. 853, to establish a deficit-neutral reserve fund relating to expanded support to struggling Americans in relation to their employment in hospitality, including those in conventions, trade shows, entertainment, tourism, and travel. (See next issue.)

By 97 yeas to 3 nays (Vote No. 30), Inhofe Amendment No. 786, to establish a deficit-neutral
reserve fund relating to maintaining the United States Embassy in Jerusalem, Israel. (See next issue.)

Ernst Amendment No. 767, to establish a deficit-neutral reserve fund relating to prohibiting an increase in the Federal minimum wage during a global pandemic to $15 per hour. (See next issue.)

By 52 yeas to 48 nays (Vote No. 32), Daines Amendment No. 678, to establish a deficit-neutral reserve fund relating to the improvement of relations between the United States and Canada with regard to the Keystone XL Pipeline entering the United States in Phillips County, Montana. (See next issue.)

Rejected:

By 50 yeas to 50 nays (Vote No. 15), Scott (SC) Amendment No. 53, to establish a deficit-neutral reserve fund relating to ensuring the accurate reporting of COVID–19 related deaths of residents or staff at nursing homes. (See next issue.)

By 50 yeas to 50 nays (Vote No. 17), Blunt Amendment No. 48, to establish a deficit-neutral reserve fund relating to prohibiting the provision of COVID–19 related emergency relief to schools that do not reopen for in-person learning after the teachers of such schools are vaccinated against COVID–19. (See next issue.)

By 50 yeas to 50 nays (Vote No. 20), Toomey Amendment No. 553, to establish a deficit-neutral reserve fund relating to ensuring that State and local law enforcement are permitted to cooperate with Federal officials to enforce Federal law. (See next issue.)

By 29 yeas to 71 nays (Vote No. 31), Paul Amendment No. 1, in the nature of a substitute. (See next issue.)

During consideration of this measure today, Senate also took the following action:

By 52 yeas to 48 nays (Vote No. 23), three-fifths of those Senators duly chosen and sworn not having voted in the affirmative, Senate rejected a motion to waive all applicable sections of the Congressional Budget Act of 1974, and all applicable budget resolutions for purposes of Ernst Amendment No. 132, to establish a deficit-neutral reserve fund relating to protecting international agreements, joint declarations, or proclamations entered into by the United States and Mexico. Subsequently, a point of order that the amendment was not germane to the underlying resolution was sustained, and the amendment thus fell. (See next issue.)

By 52 yeas to 48 nays (Vote No. 25), three-fifths of those Senators duly chosen and sworn not having voted in the affirmative, Senate rejected a motion to waive all applicable sections of the Congressional Budget Act of 1974, and all applicable budget resolutions for purposes of Sasse Amendment No. 192, to establish a deficit-neutral reserve fund relating to prioritizing taking into custody aliens charged with a crime resulting in death or serious bodily injury. Subsequently, a point of order that the amendment was not germane to the underlying resolution was sustained, and the amendment thus fell. (See next issue.)

By 49 yeas to 51 nays (Vote No. 29), three-fifths of those Senators duly chosen and sworn not having voted in the affirmative, Senate rejected a motion to waive all applicable sections of the Congressional Budget Act of 1974, and all applicable budget resolutions for purposes of Grassley Amendment No. 91, to create a point of order against legislation that would allow for six-figure tax cuts for the top 1/10th of 1 percent of taxpayers. Subsequently, a point of order that the amendment was not germane to the underlying resolution was sustained, and the amendment thus fell. (See next issue.)

Printing of Impeachment Documents—Agreement: A unanimous-consent agreement was reached providing that the Secretary of the Senate be authorized, in relation to the pending impeachment trial of former President Trump, to print as Senate documents those documents filed by the parties, to be immediately made available to all parties, and that at the conclusion of the trial those documents be printed together as a Senate document. (See next issue.)

Nomination Received: Senate received the following nomination:

Samantha Power, of Massachusetts, to be Administrator of the United States Agency for International Development. (See next issue.)

Nominations Withdrawn: Senate received notification of withdrawal of the following nominations:

Robert Benedict Bowes, of Virginia, to be Commissioner of the Commodity Futures Trading Commission for a term expiring April 13, 2025, which was sent to the Senate on January 3, 2021.

Brian P. Brooks, of California, to be Comptroller of the Currency for a term of five years, which was sent to the Senate on January 3, 2021.
Judy Shelton, of California, to be a Member of the Board of Governors of the Federal Reserve System for the unexpired term of fourteen years from February 1, 2010, which was sent to the Senate on January 3, 2021.

John Chase Johnson, of Oklahoma, to be Inspector General, Federal Communications Commission, which was sent to the Senate on January 3, 2021.

Charles W. Cook, Jr., of Mississippi, to be a Member of the Board of Directors of the Tennessee Valley Authority for a term expiring May 18, 2025, which was sent to the Senate on January 3, 2021.

Ricky Roden, of Alabama, to be a Member of the Board of Directors of the Tennessee Valley Authority for the remainder of the term expiring May 18, 2021, which was sent to the Senate on January 3, 2021.

Mark Van Dyke Holmes, of New York, to be a Judge of the United States Tax Court for a term of fifteen years, which was sent to the Senate on January 3, 2021.

William A. Douglass, of Florida, to be Ambassador to the Commonwealth of The Bahamas, which was sent to the Senate on January 3, 2021.

John M. Barger, of California, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring October 11, 2022, which was sent to the Senate on January 3, 2021.

Christopher Bancroft Burnham, of Connecticut, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring September 25, 2024, which was sent to the Senate on January 3, 2021.

Frank Dunlevy, of California, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring September 25, 2022, which was sent to the Senate on January 3, 2021.

Rahkel Bouchet, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years, which was sent to the Senate on January 3, 2021.

Sharon E. Goodie, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years, which was sent to the Senate on January 3, 2021.

John P. Howard III, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years, which was sent to the Senate on January 3, 2021.

Vijay Shanker, of the District of Columbia, to be an Associate Judge of the District of Columbia Court of Appeals for the term of fifteen years, which was sent to the Senate on January 3, 2021.

Elizabeth J. Shapiro, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years, which was sent to the Senate on January 3, 2021.

John C. Truong, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years, which was sent to the Senate on January 3, 2021.

Terrence M. Andrews, of California, to be a Judge of the United States Court of Federal Claims for a term of fifteen years, which was sent to the Senate on January 3, 2021.

Raul M. Arias-Marxuach, of Puerto Rico, to be United States Circuit Judge for the First Circuit, which was sent to the Senate on January 3, 2021.

Joseph L. Barloon, of Maryland, to be a Judge of the United States Court of International Trade, which was sent to the Senate on January 3, 2021.

Melanie J. Bevan, of Florida, to be United States Marshal for the Middle District of Florida for the term of four years, which was sent to the Senate on January 3, 2021.

Maria Teresa Bonifacio Cenzon, of Guam, to be Judge for the District Court of Guam for the term of ten years, which was sent to the Senate on January 3, 2021.

Vijay Shanker, of the District of Columbia, to be an Associate Judge of the District of Columbia Court of Appeals for the term of fifteen years, which was sent to the Senate on January 3, 2021.

Stephen Andrew Kubiatowski, of Kentucky, to be a Judge of the United States Court of Federal Claims for a term of fifteen years, which was sent to the Senate on January 3, 2021.

Edmund G. LaCour, Jr., of Alabama, to be United States District Judge for the Middle District of Alabama, which was sent to the Senate on January 3, 2021.

Grace Karaffa Obermann, of Virginia, to be a Judge of the United States Court of Federal Claims for a term of fifteen years, which was sent to the Senate on January 3, 2021.

Jason Abend, of Virginia, to be Inspector General, Department of Defense, which was sent to the Senate on January 6, 2021.
William Patrick Joseph Kimmitt, of Virginia, to be a Member of the United States International Trade Commission for a term expiring June 16, 2029, which was sent to the Senate on January 6, 2021.

Barbera Hale Thornhill, of California, to be Ambassador to the Republic of Singapore, which was sent to the Senate on January 6, 2021.  

Executive Communications:  

Executive Reports of Committees:  

Additional Cosponsors:  

Statements on Introduced Bills/Resolutions:

Additional Statements:

Amendments Submitted:

Authorities for Committees to Meet:

Record Votes: Nineteen record votes were taken today. (Total—32)

Adjournment: Senate convened at 10 a.m., and continued in evening session.

Committee Meetings

FORT HOOD

Committee on Armed Services: Committee received a closed briefing on the Army response to the findings and recommendations of the Fort Hood Independent Review Committee’s assessment of the Fort Hood command climate and culture from Lieutenant General Gary M. Brito, USA, Deputy Chief of Staff, G–1, and Diane Randon Assistant Deputy Chief of Staff, G–2, both of the United States Army, both a People First Task Force Co-Chair.

Committee on Banking, Housing, and Urban Affairs: Committee ordered favorably reported the nominations of Marcia Louise Fudge, of Ohio, to be Secretary of Housing and Urban Development, and Cecilia Elena Rouse, of New Jersey, to be Chairman of the Council of Economic Advisers.

Committee on Foreign Relations: Committee ordered favorably reported the nominations of Linda Thomas-Greenfield, of Louisiana, to be the Representative of the United States of America to the United Nations, with the rank and status of the Ambassador, and the Representative of the United States of America in the Security Council of the United Nations, and to be Representative of the United States of America to the Sessions of the General Assembly of the United Nations during her tenure of service as Representative of the United States of America to the United Nations.

Committee on Health, Education, Labor, and Pensions: Committee concluded a hearing to examine the nomination of Martin Joseph Walsh, of Massachusetts, to be Secretary of Labor, after the nominee, who was introduced by Senator Warren, testified and answered questions in his own behalf.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 69 public bills, H.R. 786–854; and 7 resolutions, H.J. Res. 24; and H. Res. 95–100, were introduced.

Reports Filed: There were no reports filed today.

Recess: The House recessed at 11:12 a.m. and reconvened at 12 noon.

Motion to Adjourn: Rejected the Roy motion to adjourn by a yea-and-nay vote of 205 yeas to 218 nays, Roll No. 24.

Removing a certain Member from certain standing committees of the House of Representatives: The House agreed to H. Res. 72, removing a certain Member from certain standing committees of the House of Representatives, by a yea-and-nay vote of 230 yeas to 199 nays, Roll No. 25.

H. Res. 91, providing for consideration of the resolution (H. Res. 72) was agreed to by a yea-and-nay vote of 218 yeas to 210 nays, Roll No. 22.

Committee Elections: The House agreed to H. Res. 95, electing Members to certain standing committees of the House of Representatives.

Adjournment: The House met at 10 a.m. and adjourned at 9:47 p.m.

Committee Meetings

ORGANIZATIONAL MEETING
Committee on Appropriations: Full Committee held an organizational meeting. The Committee adopted its rules for the 117th Congress, and confirmed its subcommittee jurisdictions.

SAFEGUARDING AMERICAN CONSUMERS: FIGHTING FRAUD AND SCAMS DURING THE PANDEMIC
Committee on Energy and Commerce: Subcommittee on Consumer Protection and Commerce held a hearing entitled “Safeguarding American Consumers: Fighting Fraud and Scams During the Pandemic”. Testimony was heard from public witnesses.

MORE THAN A SHOT IN THE ARM: THE NEED FOR ADDITIONAL COVID–19 STIMULUS
Committee on Financial Services: Full Committee held a hearing entitled “More than a Shot in the Arm: The Need for Additional COVID–19 Stimulus”. Testimony was heard from public witnesses.

SUPPORTING SMALL AND MINORITY-OWNED BUSINESSES THROUGH THE PANDEMIC
Committee on Financial Services: Subcommittee on National Security, International Development, and Monetary Policy held a hearing entitled “Supporting Small and Minority-Owned Businesses Through the Pandemic”. Testimony was heard from public witnesses.

EXAMINING THE DOMESTIC TERRORISM THREAT IN THE WAKE OF THE ATTACK ON THE U.S. CAPITOL

ORGANIZATIONAL MEETING
Committee on the Judiciary: Full Committee held an organizational meeting. The Committee adopted its rules for the 117th Congress, without amendment, and passed its full committee and subcommittee rosters.

ACCOUNTABILITY AND LESSONS LEARNED FROM THE TRUMP ADMINISTRATION’S CHILD SEPARATION POLICY
Committee on Oversight and Reform: Full Committee held a hearing entitled “Accountability and Lessons Learned from the Trump Administration’s Child Separation Policy”. Testimony was heard from Michael E. Horowitz, Inspector General, Department of Justice.

ORGANIZATIONAL MEETING
Committee on Small Business: Full Committee held an organizational meeting. The Committee adopted its rules for the 117th Congress, and approved its subcommittee chairs and ranking members.

STATE OF THE SMALL BUSINESS ECONOMY IN THE ERA OF COVID–19
Committee on Small Business: Full Committee held a hearing entitled “State of the Small Business Economy in the Era of COVID–19”. Testimony was heard from public witnesses.

ORGANIZATIONAL MEETING; PROTECTING TRANSPORTATION WORKERS AND PASSENGERS FROM COVID: GAPS IN SAFETY, LESSONS LEARNED, AND NEXT STEPS
Committee on Transportation and Infrastructure: Full Committee held an organizational meeting and hearing entitled “Protecting Transportation Workers and Passengers from COVID: Gaps in Safety, Lessons Learned, and Next Steps”. The Committee adopted its rules for the 117th Congress. Testimony was heard from public witnesses.

ORGANIZATIONAL MEETING
Committee on Ways and Means: Full Committee held an organizational meeting. The Committee adopted its rules for the 117th Congress.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR FRIDAY, FEBRUARY 5, 2021

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

No hearings are scheduled.
Next Meeting of the SENATE
Friday, February 5

Senate Chamber
Program for Friday: Senate continued into evening session.

Next Meeting of the HOUSE OF REPRESENTATIVES
9 a.m., Friday, February 5

House Chamber

Extensions of Remarks, as inserted in this issue

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Wittman, Robert J., Va., E104

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