House of Representatives

The House met at noon and was called to order by the Speaker.

PRAYER

Reverend Michael Wilker, Lutheran Church of the Reformation, Washington, D.C., offered the following prayer:

Creator, Shepherd, Sustainer of Life, thank You for the gifts of this day, of these our bodies, of this our government, and of Your good Earth:

for our waking breath and final heartbeat;

for our eyes and ears, all limbs and senses;

for honest and trustworthy officials, for the people of every State, territory and Tribe;

for the spring Sun and full Moon, for redwoods, turtles, and bison.

Even as we praise You, we recognize and grieve the wounds on our bodies and upon every part of the creation we have touched.

Sustain every body that is oppressed by sin, racism, sexism, homophobia, and ableism, like a good shepherd who carries her sheep and leads them home, like a good shepherd who lays down His life for us.

Then grant us compassion to be shepherds for others, loving them not simply in words and speeches, but in truth and action.

Amen.

THE JOURNAL

The SPEAKER. Pursuant to section 11(a) of House Resolution 188, the Journal of the last day’s proceedings is approved.

PLEDGE OF ALLEGIANCE

The SPEAKER. The Chair will lead the House in the Pledge of Allegiance. The SPEAKER 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.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK
HOUSE OF REPRESENTATIVES
WASHINGTON, DC, APRIL 22, 2021.

Hon. NANCY PELOSI,
The Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on April 22, 2021, at 2:53 p.m.:

That the Senate agreed to without amendment H. Con. Res. 30.

With best wishes, I am,

Sincerely,

CHERYL L. JOHNSON,
Clerk.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK
HOUSE OF REPRESENTATIVES
WASHINGTON, DC, APRIL 22, 2021.

Hon. NANCY PELOSI,
The Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on April 22, 2021, at 2:30 p.m.:

That the Senate agreed to without amendment S. 937.

That the Senate passed S. 957.

That the Senate agreed to without amendment S. 938.

Sincerely,

CHERYL L. JOHNSON,
Clerk.

SWEARING IN OF THE SERGEANT AT ARMS OF THE HOUSE OF REPRESENTATIVES

The SPEAKER. The Chair will now administer the oath to the Sergeant at Arms-designate, William Joseph Walker.

Mr. Walker appeared at the bar of the House and took the oath of office, as follows:

Do you solemnly swear or affirm that you will support and defend the Constitution of the United States against all enemies, foreign and domestic; that you will bear true faith and allegiance to the same; that you take this obligation freely, without any mental reservation or purpose of evasion; and that you will well and faithfully discharge the duties of the office on which you are about to enter, so help you God.

The SPEAKER. Congratulations.

ADJOURNMENT

The SPEAKER. Pursuant to section 11(b) of House Resolution 188, the House adjourned until 6 p.m. on Wednesday, April 28, 2021.

Thereupon (at 12 o’clock and 4 minutes p.m.), under its previous order, the House adjourned until Wednesday, April 28, 2021, at 6 p.m.

EXECUTIVE COMMUNICATIONS, ETC.

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

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


EC-939. A letter from the Acting Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department’s interim
final rule — Financial Assistance Regulations— Deviation Authority (RIN: 1901-AC15) received April 20, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.

EC-940. A letter from the Acting Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department’s final rule — Financial Assistance Regulations—Deviation Authority (RIN: 1901-AC15) received April 20, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.

EC-941. A letter from the Acting Assistant General Counsel for Legislation, Regulation, and Energy Efficiency, Department of Energy, transmitting the Department’s final rule — Nuclear Safety Management (RIN: 1992-AA47) received April 15, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.

EC-942. A letter from the Acting Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department’s final rule — Materials Allocation and Priority Performance Under Contracts or Orders to Maximize Domestic Energy Supplies and Energy Priorities and Allocations System: Administrative Updates to Personnel References (RIN: 1901-AS92) received April 20, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.


EC-948. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Air Quality Designations for the 2019 Sulfur Dioxide (SO2) Primary National Emission Standards—Weakening of 4 Supplemental Amendment [EPA-HQ-OAR-2020-0037; FRL-10022-22-OAR] received April 15, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.

EC-949. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Air Quality Designations for the 2019 Sulfur Dioxide (SO2) Primary National Emission Standards—Weakening of 4 Supplemental Amendment [EPA-HQ-OAR-2020-0037; FRL-10022-22-OAR] received April 15, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.

EC-950. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — MCPA; Pesticide Tolerances [EPA-HQ-OPP-2019-0639; FRL-10022-22-OLAR] received April 15, 2021, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 888); to the Committee on Energy and Commerce.

EC-951. A letter from the General Counsel, Office of General Counsel, Federal Energy Regulatory Commission, transmitting the Commission’s final rule — WECC Regional Reliability Standard-Reliability Standard BAL-002-WECC-3 (Con-...
By Ms. BARRAGAN:
H.R. 2831. A bill to amend the Federal Food, Drug, and Cosmetic Act to provide for the prompt approval of drugs when safety information has been provided; to the Committee on Energy and Commerce.
By Mr. BRENDAN F. BOYLE of Pennsylvania:
H.R. 2832. A bill to amend the Internal Revenue Code of 1986 to repeal the excise tax on investment income of private colleges and universities; to the Committee on Ways and Means.
By Mr. BROWN (for himself, Mr. MEYER, Mr. BLUNT ROCHERSTE, and Mr. EVANS):
H.R. 2833. A bill to establish a program to improve community connectivity by identifying and moving or removing infrastructural barriers that create obstacles to mobility or economic development or expose the community to pollution and other health and safety risks, and for other purposes; to the Committee on Transportation and Infrastructure.
By Mr. CARDENAS (for himself and Ms. MOORE of Wisconsin):
H.R. 2834. A bill to protect minors from premature waiver of their constitutional rights during a custodial interrogation, and for other purposes; to the Committee on the Judiciary.
By Mr. CARTWRIGHT (for himself, Mr. COHEN, Mr. TAKANO, Mr. TONKO, and Michael F. Doyle of Pennsylvania):
H.R. 2835. A bill to provide for the establishment of clean technology consortia to enhance the economic, environmental, and energy security of the United States by promoting domestic development, manufacture, and deployment of clean technology, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Science, Space, and Technology, 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. CASTOR of Florida (for herself, Mr. BUCHANAN, Mr. BILIRIKIS, Mr. CRIST, Mrs. DEMINGS, Mr. DRUCK, Mr. DONALD, Ms. LOIS FRANKEL of Florida, Mr. SCOTT FELKER of Oklahoma, Ms. GAST, Mr. GIMENEZ, Mr. LAWSON of Florida, Mr. MAST, Ms. MURPHY of Florida, Mr. POSEY, Mr. RAMIREZ of California, Mr. LEEZ, Mr. SCHWARTZ, and Ms. WILSON of Florida):
H.R. 2836. A bill to amend the Outer Continental Shelf Lands Act to prohibit oil and gas preleasing, leasing, and related activities in certain areas of the Outer Continental Shelf of Florida, and for other purposes; to the Committee on Natural Resources.
By Mr. COHEN (for himself, Ms. MOORE of Wisconsin, Mrs. WATSON COLEMAN, Mrs. HAYES, Mrs. BLUMENAUER, Ms. BONAMICI, Mr. CARDENAS, Mr. CLEAVER, Mr. COOPER, Mr. DANNY K. DAVIS of Illinois, Mr. DEUTCH, Mr. GREGALVA, Mr. HORSFORD, Ms. KAPUR, Ms. LEE of California, Ms. NORTON, Mr. RUSH, Ms. TLAIB, Mr. TRONE, Ms. SCANNON, Ms. SCHOWKOW, Mr. WELCH, and Ms. DEAN):
H.R. 2837. A bill to amend the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 to repeal certain disqualification to receive benefits under title IV of the Social Security Act and benefits under the Food and Nutrition Act of 2008; and to amend the Agricultural and Nutrition Act of 2008 to provide that incarcerated individuals who are scheduled to be released from an institution within 30 days shall be considered to be a household for purposes of such Act; to the Committee on Agriculture, 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. CROW (for himself and Mr. WALTZ):
H.R. 2838. A bill to provide for special immigration visas for Syrian Kurds and other Syrians who partnered with the United States Government in Syria, and for other purposes; to the Committee on the Judiciary, 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 Mr. CUELLAR (for himself and Mr. ROY)
H.R. 2839. A bill to establish regional processing centers, to improve the asylum and credit risk processes to promote fairness and efficiency, to require immigration court docketing priorities during irregular migration influx events, and to improve the capability of the Department of Homeland Security to manage migration flows, and for other purposes; to the Committee on the Judiciary, and in addition to the Committees on Homeland Security and Means, and 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 Mr. FITZPATRICK (for himself, Mr. CRIST, Mr. RESCHTAL, and Mr. MC GIVER):
H.R. 2840. A bill to amend the Animal Welfare Act to provide for the humane treatment of dogs, and for other purposes; to the Committee on Agriculture.
By Mr. GONZALEZ of Ohio (for himself, Mr. CLEAVER, Mr. RODNEY DAVIS of Illinois, Mr. GUTHRIE, Mr. STIVES, Mr. ALLEED, Mr. HUDSON, and Ms. DAVIDS of Kansas):
H.R. 2841. A bill to prohibit a covered athletic association and institution of higher education from prohibiting a student athlete because such student athlete enters into an endorsement contract, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Science, Space, and Technology, 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. GRIJALVA (for himself, Mr. MCCARTHY, Mr. CARBAJAL, Mr. GARAMENDI, Mr. THOMPSON of California, Mr. AVERY, Mr. GONZALEZ of California, Mr. CARBONELL, Mr. GRAY, Mr. ROGERS of Alabama, Mr. ROSENDALE, Mr. FALLON, Mrs. MURPHY of Florida (for herself, Mr. BASS, Mr. BEATS, and Ms. STRICKLAND): H.R. 2842. A bill to designate the facility of the United States Postal Service located at 120 4th Street in Petaluma, California, as the Lynn C. Woolsey Post Office Building; to the Committee on Oversight and Government Reform.
By Mr. LEVIN of Michigan:
H.R. 2843. A bill to amend subsection (q) of section 220 of the Federal Food, Drug, and Cosmetic Act to clarify the process for denying certain petitions whose primary purpose is to delay the approval of an application under subsection (j) of such section 505, and for other purposes; to the Committee on Energy and Commerce.
By Mr. MCCaul:
H.R. 2844. A bill to establish Election Security Enhancement Units in the Cybersecurity and Infrastructure Agency of the Department of Homeland Security, to direct the Election Assistance Commission to make a grant to each State which certifies that it has implemented certain steps to ensure the integrity of voter registration, the casting of ballots, and the tabulation of ballots in elections for Federal office in the State, and for other purposes; to the Committee on House Administration.
By Mr. MCKINLEY (for himself and Mrs. MILLER of West Virginia):
H.R. 2845. A bill to extend the authorization for the United States Government in Syria, and for other purposes; to the Committee on Natural Resources.
By Mr. MCKINLEY (for himself, Ms. KUSTER, Mr. TONKO, Mr. CARTER of Georgia, Ms. BASS, and Ms. MATSU:
H.R. 2846. A bill to amend title XVIII of the Social Security Act to require PDP sponsors of a prescription drug plan under part D of the Medicare program that use a formulary to include certain generic or bio-similar biological products on such formulary, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
By Ms. MOORE of Wisconsin (for herself, Mr. FERGUSON, Mr. SCHNEIDER, and Mr. ESTER):
H.R. 2847. A bill to amend the Internal Revenue Code of 1986 to restore the limitation on downward attribution of stock ownership in applying the constructive ownership rules to foreign controlled subsidiaries, and for other purposes; to the Committee on Ways and Means.
By Mrs. MURPHY of Florida (for herself, Mr. MAST, and Ms. STRICKLAND):
H.R. 2848. A bill to A bill to amend the Marine Mammal Protection Act of 1972 to reauthorize and modify the John H. Pohanka Marine Mammal Rescue Assistance Grant Program, and for other purposes; to the Committee on Natural Resources.
By Ms. MURPHY of North Carolina (for herself, Mr. ALLEN, Mr. BAHN, Mr. BANKS, Mr. BILIRIKIS, Mr. BISHOP of North Carolina, Mrs. BOBBERT, Mr. BUDNY, Mr. CLOUD, Mr. CRAWFORD, Mr. DUNCAN, Mr. FALLON, Ms. FISCHBACK, Mr. FLEISCHMANN, Mr. C. SCOTT FRANKLIN of Florida, Mr. FULCHER, Mr. GIBBS, Mr. GRIFFIN of Virginia, Mr. GOWIN, Mr. JACKSON, Mr. JORDAN, Mr. KELLY of Pennsylvania, Mr. LAMBORN, Mr. LUETKEMEYER, Mr. MANN, Mr. MART, Mr. MOONEY, Mr. MURPHY, Mr. PIAZZO, Mr. RESCHTAL, Mr. ROGERS of Alabama, Mr. ROSENDALE,
Mr. ROUKER, Mr. RUTHERFORD, Ms. SESSIONS, Mr. STRUBE, Mrs. WAGNER, Mrs. WALORSKI, Mr. WALTZ, Mr. WEIDER of Texas, Mr. WILLIAMS of Tennessee, Mr. KELLY of Mississippi, Ms. LETLOW, Mr. FERRY, Mr. BIGGS, Mr. BRADY, Mr. BURGESS, Mrs. CAMMACK, Mr. HIGGINS of Louisiana, Ms. JOSEPH, Mr. MILLER-MEeks, Mr. WESTERMAN, Mr. BUCK, Mr. HARRIS, and Mr. POSLEY.

H.R. 2949. A bill to amend the Small Business Act to provide abortion providers from receiving a covered loan under the paycheck protection program, and for other purposes; to the Committee on Small Business.

By Ms. NORTON:

H.R. 2850. A bill to provide for nuclear weapons abolition and economic conversion in accordance with the report of the Director of Cold War Initiative Measure Number 37 of 1992, while ensuring environmental restoration and clean energy conversion; to the Committee on Foreign Affairs, 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. OMAR (for herself and Mrs. CAROLYN B. MALONEY of New York):

H.R. 2851. A bill to require the Secretary of Housing and Urban Development to carry out a demonstration program to evaluate the effectiveness of the Department assisting nonprofit organizations to develop, rehabilitate, convert, or preserve affordable housing that is governed by the residents of such housing, and for other purposes; to the Committee on Financial Services.

By Mr. RUSH:

H.R. 2852. A bill to promote the domestic manufacture of advanced, fuel efficient vehicles and zero emission vehicles, encourage electrification of the transportation sector, create jobs, and improve air quality, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Oversight and Reform, and Science, Space, and Technology, 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. SCRAJEGER:

H.R. 2853. A bill to amend the Federal Food, Drug, and Cosmetic Act, with respect to eligibility for approval of a subsequent generic to remove the barrier to approval posed by the 180-day exclusivity period afforded to a first generic applicant that has not yet received final approval, and for other purposes; to the Committee on Energy and Commerce.

By Mr. THOMPSON of California (for himself, Mr. DeSALVADOR, Ms. Espa, Mr. GARCIA, Mr. Huffman, Mr. KOHANNA, Ms. LA MALFA, Ms. MATSUI, and Mr. PANETTA):

H.R. 2854. A bill to make the Federal Power Act to require the Electric Reliability Organization to propose a reliability standard that addresses the resilience of the bulk-power system, and for other purposes; to the Committee on Energy and Commerce.

By Mr. TONKO (for himself and Mr. GIBBES):

H.R. 2855. A bill to amend title XVIII of the Social Security Act to require the Secretary of Health and Human Services to add a new set of measures to the 5-star rating system under Medicare Advantage programs in order to encourage increased access to bio-similar biological products; to the Committee on Energy and Commerce, and in addition to the Committees on House 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. TORRES of New York:


By Mr. WALBERG (for himself, Mr. RASKIN, Mr. MCLINTOCK, Mr. CARDENAS, Mr. RUSH, and Mr. ARMSTRONG):

H.R. 2857. A bill to restore the integrity of the Fifth Amendment to the Constitution of the United States, and for other purposes; to the Committee on the Judiciary, and in addition to the Committees on Energy and Commerce, Ways and Means, and 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. WESTERMAN (for himself, Ms. BARRON, Mr. CARDENAS, and Mr. TRONE):

H.R. 2858. A bill to authorize the court to depart from a statutory minimum in the case of a juvenile offender, youthful victim offender, and certain other minors, and for other purposes; to the Committee on the Judiciary.

By Ms. WILLIAMS of Georgia:

H.R. 2859. A bill to establish the Restoring Neighborhoods and Strengthening Communities Program, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. WITTMAN (for himself and Mr. CALGARY):

H.R. 2860. A bill to appropriate an additional amount to improve the Navy shipyard infrastructure of the United States; to the Committee on Energy and Commerce, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CARDENAS (for himself, Mr. TRONE, Mr. WESTERMAN, and Mr. BACON):

H. Res. 350. A resolution expressing support for the designation of April 2021 as "Second Chance Month"; to the Committee on the Judiciary.

By Mrs. FISCHBACH:

H. Res. 351. A resolution providing for consideration of the joint resolution (H.J. Res. 11) proposing an amendment to the Constitution of the United States to require that the Supreme Court of the United States be composed of nine justices; to the Committee on Rules.

By Ms. MALLIOTAKIS (for herself, Mr. GIMENEZ, Ms. SALAZAR, Mrs. HINSON, Mrs. MCCCLAIR, Mr. NEWHOUSE, Mrs. MILLER-MEeks, Mrs. TRONE, Mrs. FISCHBACH, and Mr. YOUNG):

H. Res. 352. A resolution expressing the sense of the House of Representatives that the dedication and devotion of law enforcement personnel should be recognized and that calls to "defund", "disband", "dismantle", or "abolish" the police should be recognized and condemned; to the Committee on the Judiciary.

By Ms. TLAIB (for herself and Mrs. DOWDELL):

H. Res. 353. A resolution expressing support for the recognition of April as Arab American Heritage Month and celebrating the heritage and culture of Arab Americans in the United States; to the Committee on Oversight and Reform.

MEMORIALS

Under clause 3 of rule XII, memorials were presented and referred as follows:

ML-13. The SPEAKER presented a memorial of the Senate of the State of Michigan, relative to Senate Resolution No. 21, memorializing the Congress of the United States to the Governor of the State of Michigan, for distributing coronavirus emergency relief funds of schools to allow states to distribute funds on a more equitable basis; to the Committee on Education and Commerce.

ML-14. Also, a memorial of the Legislature of the State of New Mexico, relative to Senate Memorial 18, urging the President of the United States, the Senate, the House of Congressional Delegation and all other members of Congress to address reducing the "Cliff Effect" and ending generational poverty; to the Committee on Oversight and Reform.

ML-15. Also, a memorial of the Senate of the State of Oklahoma, relative to Senate Resolution No. 9, urging members of the United States Senate to exercise due consideration of the constitutional deficiencies contained in H.R. 1 and any companion legislation in the United States Senate and the critiques by state and local election officials of the policies of election administration included in the legislation; to the Committee on House Administration.

ML-16. Also, a memorial of the Legislature of the State of New Mexico, relative to Senate Joint Memorial 2, requesting the United States government to base payments in lieu of taxes on a full property tax equivalency basis; to the Committee on Natural Resources.

ML-17. Also, a memorial of the Senate of the State of New Mexico, relative to Senate Joint Memorial 1, requesting the United States Congress to forward fund the Bureau of Indian Education Higher Education Grant Program; to the Committee on Natural Resources.

ML-18. Also, a memorial of the Legislature of the State of Arizona, relative to Senate Memorial 2001, urging the United States Congress to provide funding to assist service member of the United States Armed Forces who are survivors of sexual assault; to the Committee on Veterans' Affairs.

ML-19. Also, a memorial of the Senate of the State of Ohio, relative to Senate Resolution No. 21, urging the federal government to increase the Pandemic Unemployment Assistance program's security against fraudulent actors; to the Committee on Ways and Means.

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. BARRAGÁN:

H.R. 2631. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution

By Mr. BRENDAN F. BOYLE of Pennsylvania:

H.R. 2832. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the U.S. Constitution under the General Welfare Clause.

By Mr. BROWN:

H.R. 2833. Congress has the power to enact this legislation pursuant to the following:

Art. 1, Sec. 8, Cl. 18
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1:

By Mr. MCKINLEY:
H.R. 2846. Congress has the power to enact this legislation pursuant to the following:

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. McKinley:
H.R. 2846. Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1, with respect to the power to "lay and collect Taxes, Duties, Imposts and Excises," and to provide for the "general Welfare of the United States." Article 1, Section 8, Clause 3 of the U.S. Constitution gives Congress the power to "regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes." By Ms. WILLIAMS of Georgia:
H.R. 2859. Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8 of the United States Constitution.

By Mr. WITTMAN:
H.R. 2860. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18: The 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 Officer thereof.

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ADDITIONAL SPONSORS

Under clause 1 of rule XII, sponsors were added to public bills and resolutions, as follows:

H.R. 3: Mr. Welch, Mr. Soto, Mr. Kildeer, Ms. Barragan, Mr. Evans, Mr. Danny K. Davis of Illinois, Ms. Wilson of Florida, Mr. Thompson of California, Mr. Gomez, Ms. Degette, Mrs. Dingell, Mr. Horsford, Mr. Larson of Connecticut, Mr. Michael F. Doyle of Pennsylvania, Mr. Murphy, Mr. McKinley, Mr. Soto, Mr. Sarbanes, Ms. Murphy of Florida, Mr. Sarbanes, Mr. Castro of Texas, Mr. Rush, Mr. Morelle, and Mr. Case.

H.R. 19: Mr. Curtis, Mr. LaHood, Mr. Jackson, Mr. Reed, Ms. Van Dyne, Mr. Cawthorn, Mr. Reschenthaler, Ms. Tenney, Mr. Burchett, Mr. Rodney Davis of Illinois, Mr. Armstrong, and Mr. Bucshon.

H.R. 25: Mr. Carter of Texas.

H.R. 32: Mrs. HarshaBarger.

H.R. 393: Ms. Wild.

H.R. 508: Mr. Kilmer.

H.R. 508: Ms. Chu and Mrs. Norton.

H.R. 616: Mr. Cartwright.

H.R. 640: Mr. Brendan F. Boyle of Pennsylvania, Mr. Nunez, Mr. Higgins of New York, and Mr. Smith of Nebraska.

H.R. 869: Mr. Van Drew.

H.R. 903: Mrs. Lawrence, Ms. Spanberger, Mr. Brendan F. Boyle of Pennsylvania, Mr. Delgado, Mr. Krishnamoorthi, Mr. Correa, Ms. Chu, Mrs. Trahan, Ms. Westton, Ms. Sherrill, and Mr. Meeks.

H.R. 929: Mr. Brown.

H.R. 1012: Ms. Escobar, Mrs. Lesko, and Ms. Williams of Georgia.

H.R. 1057: Mr. Obernolte, Ms. Slotkin, and Mr. Fleischmann.

H.R. 1116: Mr. Connolly and Ms. Bass.

H.R. 1145: Mrs. Hartler and Mr. Van Drew.

H.R. 1178: Ms. Spanberger.

H.R. 1184: Mrs. Murphy of Florida.

H.R. 1235: Mr. Connolly.

H.R. 1259: Mr. Gohmert.

H.R. 1275: Mr. Green of Tennessee.

H.R. 1297: Mr. Levin of Michigan and Mr. Neguse.
Under clause 3 of rule XII, petitions and papers were laid on the clerk’s desk and referred as follows:

PT-16. The SPEAKER presented a petition of the City of Miami, Florida, relative to Resolution R-21-0073, urging the 117th United States Congress to adopt the American Rescue Plan in order to get crucial relief to the American people as quickly as possible; to the Committee on the Budget.

PT-17. Also, a petition of the City of Lauderdale Lakes, Florida, relative to Resolution No. 2021-028, encouraging the United States Congress to enact the Energy Innovation and Carbon Dividend Act of 2019; to the Committee on Energy and Commerce.

PT-18. Also, a petition of the City of Marathón, Florida, relative to Resolution No. 2021-028, urging the Florida Legislature to Adopt Governor Ron DeSantis’s state fiscal year 2021-2022 budget recommendation to create the “Resilient Florida” program; to the Committee on Energy and Commerce.

PT-19. Also, a petition of the Associated Students of the University of New Mexico, New Mexico, relative to Joint Resolution 5S, discouraging and condemning efforts to spread fear-mongering tactics aimed at causing discrimination against transgender people, including those regarding athletics, and advocates for greater representation of their identities to ensure and normalize their equality; to the Committee on the Judiciary.
The Senate met at 3 p.m. and was called to order by the President pro tempore (Mr. LEAHY).

PRAYER
The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, the center of our joy, give our lawmakers a passionate dependence on Your guidance. May they trust You so completely that they will patiently wait for the unfolding of Your prevailing providence. As they acknowledge that You direct their steps, strengthen them to confidently follow where You lead. May they strive to walk by faith, believing that their times are in Your hands. Lord, give them pure motives and a commitment to be faithful to You. Pursue them with Your blessings all the days of their lives as they seek to do what is right and fair.

We pray in Your righteous Name. Amen.

PLEDGE OF ALLEGIANCE
The President pro tempore led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

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

CONCLUSION OF MORNING BUSINESS
The President pro tempore. Morning business is closed.

The PRESIDENT pro tempore. Under the previous order, the Senate will proceed to executive session to resume consideration of the following nomination, which the clerk will report:

The senior assistant legislative clerk read the nomination of Jason Scott Miller, of Maryland, to be Deputy Director, Office of Management and Budget. The President pro tempore. The deputy majority leader.

BIDEN ADMINISTRATION
Mr. DURBIN. Mr. President, at his first official news conference 1 month ago, President Biden said: I got elected to solve problems and the most urgent problem was COVID-19 and the economic disruption facing millions and millions of Americans.

If we were to measure President Biden using only those standards, the first hundred days of the Biden-Harris administration have been a historic success. But this new administration has done far more in its first hundred days than just tackle the pandemic; it helped small families and small businesses that are hurting financially because of the coronavirus.

President Biden is reestablishing America’s role as a leader in the world and repairing alliances that were damaged dangerously under his predecessor. Equally important, Joe Biden is restoring credibility and dignity to the Office of the President itself.

As President Biden prepares to deliver his first joint address to Congress on Wednesday, it is worth considering how far we have come in 100 days.

President Biden inherited a nation torn apart by political division, an out-of-control pandemic, and an economy that was in a deep, deep hole. Hundreds of thousands of American small businesses had been closed when he took office. The pandemic caused most of this. Millions of Americans lost jobs. We lost 140,000 jobs in December alone.

President Biden promised aggressive government action to stop the spread of the coronavirus and to stabilize the economy. He said the democrats in Congress are making good on those promises.

Let’s remember where we came from. When Joe Biden took office, the United States was averaging 195,000 new COVID infections every day, and 3,000 Americans were dying every day. Today, we have come down from 195,000 daily infections to 57,000 and from 3,000 COVID deaths every day to 700—still too many, but dramatic progress was made under this new President.

Remember where we came from. When Biden took office, the United States of America had one of the highest COVID infection rates in the world. Two numbers tell the story of the first year of COVID-19 infection under the previous President. The United States of America has about 5 percent of the world’s population, but we had, when Biden took office, 20 percent—20 percent—of the COVID-19 infections in the world and 20 percent of the deaths. Now there is hope. This President listened to the medical experts—he didn’t come up with his own theories of the case—and he expanded vaccine distribution.

The day Joe Biden took office, on that day, January 20 of this year, to that day, the United States had administered 1.6 million COVID vaccine shots total in the Nation, 1.6 million. We are now seeing 3 million vaccinations administered every day.

President Biden promised to deliver 100 million COVID-19 doses in his first hundred days. He didn’t do that; he delivered 200 million doses. Forty percent of all Americans, the majority of U.S. adults, have had at least one dose of the vaccine. Every American over the age of 16 is eligible now for the coronavirus vaccination free of charge.

Greatly expanding COVID vaccinations and testing are at the heart of
the American Rescue Plan that President Biden proposed and this Congress passed last month, sadly without one single Senate vote from our Republican colleagues; nor were there any House Republican votes in favor of it.

The American Rescue Plan, exclusively passed with Democratic votes, also included $1.400 emergency stimul- ulus checks to a majority of Americans, assistance for schools, small businesses, and State and local govern- ments. Enhanced unemployment bene- fits, which were scheduled to stop last March, will continue until September. This is an economic lifeline for millions of Americans who lost their jobs during the pandemic.

The American Rescue Plan expanded the child tax credit and makes it fully refundable so that families who need it most can benefit from it now. America’s child poverty rate today is one of the highest in the developed world. This action taken in President Biden’s American Rescue Plan could cut child poverty in America by 40 percent.

We have been waiting for more than 40 years for the benefits of a tax cut for the rich to trickle down and solve these problems, to help working families, and to end poverty. It didn’t work. Income inequality in America grew under the Republican plan, and now it is greater than it was at the start of the Great Depression. But in less than 40 days, the American Rescue Plan is already working. Here are the indica- tions:

Last month, the number of families behind in rent fell by 2 million.

The share of adults who say they don’t have enough to eat fell from 1 in 7 to 1 in 11.

The U.S. economy added 916,000 jobs.

In December, economic projections from the Federal Reserve had a forecast of the U.S. economy growing by 4.2 percent in 2021. After we passed the American Rescue Plan, that estimate jumped to a healthy, strong 6½ percent.

Last month, consumer confidence in America hit its highest level since the pandemic shut down the economy a year ago.

President Biden is also restoring America’s role as a global leader. He used his first speech to a global audience at the Munich Security Conference in February to announce: “America is back, [and] the trans-atlantic alliance is back.” And “diplomacy is back at the heart of U.S. for- eign policy.”

President Biden is consulting with our allies, not insulting them, and he is countering authoritarian strongmen instead of cozying up to them. Earlier this month, the Biden administration announced new sanctions against Russia and expelled Kremlin diplomats over Russian interference in the 2020 election. The SolarWinds cyberespionage campaign that targeted impor- tant U.S. Federal Agencies and Fortune 500 companies and other hostile acts certainly merited that action by the United States against Russia. Once again, America has a President willing to defend this Nation against attacks by a hostile government.

President Biden is also reassuring American leadership in the fight against the coronavirus. On his first full day in office, he began the process to rejoin the Paris Agreement. Remem- ber when President Trump withdrew from the Paris Agreement, making the United States the only Nation in the world to do so? We fixed that up. This effort?

On Earth Day last week, Presi- dent Biden hosted a virtual summit of leaders from 40 nations and announced that the United States will cut its carbon emissions by half by 2035. Under Joe Biden, America is ready to lead the global effort to avoid climate catastrophe and create good, new green jobs and industries of the future. Don’t we owe that to our kids and grand- children?

President Biden is returning norm- alcy and dignity to the Office of the President. At a townhall meeting in Wisconsin in February, the President told the Nation:

The next four years, I want to make sure all the news is about the American people.

He has replaced ego with empathy, chaos with competence, and division with decency and unity.

White House briefings are filled with information, not insults. The @POTUS Twitter account no longer fires off tweets in the middle of the night that are unsettling to Americans and even our allies.

One of our colleagues on the other side of the aisle complained. He recently bemoaned President Biden’s Twitter feed when he said “unimag- nably conventional.” He meant that as a criticism. Most American people find it a relief.

Polls show that the majority of Americans approve of President Biden’s leadership on the coronavirus and the economy. A new poll by the Kennedy School at Harvard finds that among young people between the ages of 18 and 29, 56 percent—a solid major- ity—say they are hopeful about Amer- ica’s future. That is the highest for any President in the 21-year history of the poll.

The challenges that President Biden and Vice President Harris inherited were historic. They won’t be solved in a hundred days, maybe not in a hundred weeks. But in his first hundred days as President, Joe Biden has kept his promises and has begun to restore the most precious commodity of all—America’s sense of hope and common purpose. Those qualities built this Na- tion, and they will build our future.

(Ms. HIRONO assumed the Chair.)

**AMERICAN JOBS PLAN**

Madam President, last week, a few of my Republican colleagues introduced a counterproposal to President Biden’s American Jobs Plan. The senior Senator from Mississippi called the proposal a “good-faith effort.” He wishes to engage with Democrats on an issue that touches every community in America on a subject we all know—in- frastructure.

I think I speak for the entire Demo- cratic caucus in welcoming this effort from our friends across the aisle. As I mentioned earlier, when it came to the American Rescue Plan for vaccines and vaccinations and cash support for families and help for small businesses and schools, not a single Republican would join us. It is time for us to come to- gether and work on a bipartisan basis. Maybe this is a start.

After all, infrastructure is what should unite us. Whether you live in Laurel, MS, or the Lake View section of Chicago, our roads, bridges, and our fiber-optic networks keep us connected and keep us moving.

As we emerge from this pandemic, it is clear that Americans are ready to get to work building a stronger coun- try—a healthier economy and exports a more prosperous country. Sadly, though, the proposal from my Republican friends really fails to meet the once-in-a-gener- ation opportunity test to transform America and make America a winner in the 21st century.

At a time when millions of Ameri- cans lack access to reliable, efficient transportation and millions more lack access to reliable high-speed internet, we can’t settle for just repaving old roads or filling potholes. We need to in- vest in this Nation’s future and put people back to work building a sustain- able economic foundation for our children and grandchildren to grow and thrive. We need an infrastructure plan that is a blueprint for the world of to- morrow, not just a patchwork quilt fo- cused on yesterday.

The way I see it, we are on the cusp of a world where America owns the clean energy economy and exports our union-made electric trucks and cars across the globe. Where workers can get to work easily by bus, train, or bike and working parents don’t have to worry about finding a safe and afford- able place to leave their kids when they are working. A world where, rather than reading about the Mesozoic Era in an outdated textbook, a child can throw on a virtual reality headset in the home or classroom and watch in awe as a T. rex swings its massive tail over their head. A world in which America makes and sells the new tech- nologies of the sustainable economy to the world rather than buying them.

This is a future powered by the infra- structure of tomorrow. Under the American Jobs Plan, it is a future made in America. But we need to start building it today because, if we don’t, I guarantee you somebody else will.

Our friends take their tech to the ocean. Do we really believe that China, for example, is skimping on investing in its future? Absolutely not. They are already using technologies like artifi- cial intelligence to ease traffic congest- ion in cities. They are installing facial recognition systems on their streets to keep tabs on jaywalkers and, sadly, tabs on ethnic minorities like Uighurs.

**S2186**

CONGRESSIONAL RECORD — SENATE

April 26, 2021
That is the difference between us and China. In China, the Communist Party uses technology to broaden the scope of its surveillance state. In America, we have an opportunity to show the world that technology and innovation can actually strengthen democracy by giving people the freedom to move around the way they want with universal broadband and to move around the way they want with new forms of transportation.

The President’s American Jobs Plan will give our kids an honest shot to thrive. It will replace lead pipes and service lines from our drinking water systems and making safe, affordable housing a reality for millions of working families. I can’t help but acknowledge my colleague Senator TAMMY DUCKWORTH when it comes to clean water and new lead pipes and service lines for our drinking water systems. I am proud of the initiative and leadership that she has shown, working with other Members of the Senate, to make this a reality.

This is a unifying vision for the future. It is a model for global leadership. So let’s not balk at the cost of making it a reality. This is not the time for fear. We are talking about a transformative undertaking, and that is part of what America has always been about.

More than half a century ago, Republican President Dwight Eisenhower launched the Interstate Highway System. It changed America. Today, the program’s nearly 50,000 miles of expressway carry about one-fourth of all traffic in the United States. These roads connect our communities, have created communities, and serve as a bedrock for our economy.

In today’s numbers, if you tried to rebuild the Interstate Highway System, it would cost half a trillion dollars—probably much more, to be honest. I don’t mean a small sum. But, boy, it is an investment that paid off. The program generated $6 in economic activity for every dollar spent to build those roads and highways.

And the fact is, today we need to invest in order to build our future. When President Eisenhower launched the Interstate Highway Program, we didn’t have e-commerce or same-day shipments. It was more than 10 years before Neil Armstrong stepped foot on the Moon. Each of us carries more than enough computing power to get him to the Moon and back.

The world has changed—in many ways, for the better. Today, it is not sufficient for an infrastructure plan to begin and end with bridges and roads. If we want to support a modern economy and sustain growth for generations to come, we need to invest in the infrastructure for tomorrow.

This isn’t to say that we have all the answers to this side of the aisle. But there is one answer we should all get behind: Go big; go bold. We can’t penny-pincher America into first place.

And don’t take it from me: Americans of all political stripes—Democrats, Independents, and Republicans—support marshaling the resources of the Federal Government to go big and bold on infrastructure. They want us to not only repair our highways and bridges but to rebuild our waterways and airports and make high-speed broadband internet available to everyone.

Americans support a plan that puts us on track to have an American century in the 21st century. That is our plan, and victory is within our reach.

There was an architect and designer in the city of Chicago in the transition from the 19th century who helped design the Columbian Exposition, “White City,” and a lot of history was made with those decisions. His name was Daniel Burnham. When he was asked about planning something like the White City, the Columbian Exposition in the city of Chicago, he had a quote that you will turn to almost every day if you follow what is going on in planning in Chicago. Here is what he said: “Make no little plans. They have no magic to stir men’s blood”—and I might add, women—“They have no magic to stir men’s blood and probably themselves will not be realized.”

They have no magic to stir men’s blood and probably will not themselves be realized. I think we understand that. As President Eisenhower gave America a vision with the Interstate Highway System, a connected nation and a new America, we need to do the same. President Biden has challenged us to do it. We need to do it on a bipartisan basis. I look forward to working with my colleagues to make it a reality. I yield the floor. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

RECOGNITION OF THE MINORITY LEADER

The Republican leader is recognized.

RECOGNIZING THE UNIVERSITY OF KENTUCKY WILDCATS

Mr. MCCONNELL. Madam President, over the weekend, the University of Kentucky’s women’s volleyball team made history. The Wildcats hoisted the program’s first NCAA volleyball national championship trophy after defeating Texas on Saturday night. The falling confetti in Omaha closed out an incredible 24-win season. The Wildcats’ unbridled ambition and our waterways, the total would still be exceeded by the amount going to electric vehicles alone. Even an Ivy League expert said using “infrastructure” to describe the totality of the bill “does a bit of violence to the English language.”

So after a few days of trying to battle the English language, Democrats began to pivot. I understand this is no longer an “infrastructure” plan. Now it is a “jobs” plan. But that turns out to be just as dishonest. This proposal isn’t any more focused on creating jobs than it is on fixing roads.

Even by the favorable metrics that the White House likes to use, this plan would cost Americans more than $800,000 for every new job that would exist 10 years down the road.

Serious, bipartisan legislation to rebuild American infrastructure could have a big impact at a fraction—a fraction—of the cost. This plan is bloated, unfocused. It is not a targeted recipe for better public works. When America actually puts our mind to things, we can do them. Remember Operation Warp Speed? But this isn’t like that. This is a sloppy liberal wish list that would spend a lot and get very little in return.

The far left has been bragging about all the social engineering and welfare spending that is stuffed into these proposals. They have boasted that the DNA of the Green New Deal is all over this administration’s agenda. Roads, bridges, and ports are bipartisan priorities. Water infrastructure and broadband are bipartisan priorities. That is why when the Senate tackles honest-to-goodness infrastructure in a smart way, we almost always have wide bipartisan margins.

When America wants to rebuild its infrastructure, our proposal mainly focused on everything but the things normal people call infrastructure.

The day this plan was introduced, the White House messaging document mentioned the words “climate” and “union” more often than the words “roads” and “bridges.” And the numbers back that up. Out of more than $2 trillion in proposed spending, less than 6 percent would go to roads and bridges. Even when you add in airports, ports, rail, and waterways, the total would still be exceeded by the amount going to electric vehicles alone. Even an Ivy League expert said using “infrastructure” to describe the totality of the bill “does a bit of violence to the English language.”

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So now comes the critical moment. Now is the time we learn whether Democrats really want to jump start
actual public works projects or whether infrastructure was only ever intended as a wrapping paper for unrelated gifts to the far left.

Remember what happened when Republicans went to President Biden, offering a bipartisan compromise package in COVID relief. They were informed the Democrats were not interested in working together. So our country needs the administration to find a smarter approach.

FOREIGN POLICY

Madam President, now, on one final matter, the last few months have given the world a glimpse at what is driving the foreign policy decisions under the Biden administration. First came a rush to rejoin a climate agreement that does not effectively hold our competitors to their own commitments.

Then, just weeks ago, there was the announcement of a total abandonment of Afghanistan that will squander our leverage to promote a diplomatic end to the civil war, put innocent Afghans at risk, roll out a red carpet for the Taliban, and embolden the terrorists.

Even this administration's own intelligence chiefs and our military commanders are concerned about how we will stay a step ahead of terrorists in the wake of our loss of access provided by our U.S. footprint.

Late last week, we got a further peek at the incredible wishful thinking behind this policy. As reported in the New York Times, some Biden officials suggested that the Taliban might govern harshly... in order to win recognition and financial support."

The Secretary of State—America's top diplomat—seems to think that is simple. He expressed hope that "civilian and economic assistance" could "advance a just and durable peace... and a brighter future for the Afghan people."

The Deputy National Security Adviser who defends the Afghan people's plight, morally equates our Afghan partners and the Taliban as just "two Afghan parties" in a conflict. I do not believe Afghan women and girls are jumping for joy at the prospect of a Taliban takeover. In fact, as one of the New York Times headlines put it, "Afghan Women Fear the Worst"—"Afghan Women Fear the Worst."

I certainly do not believe the Taliban will abandon their brutal fundamentalist ways just to secure recognition from the Western powers that they despise.

Speaking of women's rights, over the weekend, the United Nations chose to further degrade its legitimacy by inviting Iran, of all countries, to join its Commission on the Status of Women.

The U.N. chose to further degrade its legitimacy by inviting Iran to join its Commission on the Status of Women.

Yes, you heard that right. The panel claiming international authority over the empowerment of women will now include a nation whose police are empowered to beat and assault women for improper veiling—a nation that turns a blind eye to pervasive domestic violence, forced marriage, and rape.

And it is not just the U.N. that seems to be going soft on Tehran. The Biden administration seems willing—if not desperate—to provide sanctions relief up front, squandering leverage, just to reenter President Obama's flawed nuclear deal.

This sanctions relief would benefit a regime that is being run by the extremist Islamic Revolutionary Guards. That is what Iran's own Foreign Minister admitted in leaked documents. That is who is running the show—the same terrorists who Advocates Soleimani to spread violence across the region, before the prior administration removed him permanently.

Republicans are not opposed to nuclear diplomacy, but we know that preemptive concessions will not secure a better deal or make America or our allies more secure.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

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

The PRESIDING OFFICER (Ms. DUCKWORTH). Without objection, it is so ordered.

WORLD INTELLECTUAL PROPERTY DAY

Mr. LEAHY. Madam President, as we finally, figuratively, begin to turn the corner on the coronavirus pandemic, we have the hard work of rebuilding our economy.

One of the core engines of the American economy is intellectual property. From the smallest startup to the largest multinational company, intellectual property is central to creating jobs, boosting economic output, and protecting consumers. So it is appropriate that, today, we celebrate World Intellectual Property Day, which recognizes the important role that intellectual property plays in promoting innovation, creativity, and economic growth.

This year's World IP Day theme celebrates the contributions of small- and medium-sized businesses to the global marketplace. Why? Well, these small enterprises make up 90 percent of the world's businesses. Whether through protecting brands with trademarks or their inventions with patents, intellectual property allows these small companies to grow and succeed; yet, here at home, far too many Americans with an entrepreneurial spirit find key elements of the intellectual property system are lacking.

Last week, the Senate Judiciary Subcommittee on Intellectual Property— and I am privileged to chair that—held an important hearing to find ways to boost access in the patent system. We know that women applicants of color are chronically underrepresented in the patent system, which results in a serious loss to our economy.

I am particularly proud that this hearing featured testimony from Georgia Grace Edwards, a Middlebury College graduate and entrepreneur, who realized that, after spending a summer in Alaska and 8 to 12 hours at a time on theIOC, she was at a serious disadvantage during science competitions. She came to Washington's call during her trek. Like so many innovators before her, Georgia Grace got to work designing a new zipper—in sense, it was such a great thing—that could be incorporated into a variety of women's pants.

Now, while she was ultimately able to successfully navigate the patent system and secure protection for her idea, here is the problem. She faced a number of barriers along the way: the high cost of obtaining a patent, particularly from legal fees; a lack of knowledge about how the patent system works; and the lack of representation of women throughout the system.

Ten years ago, Congress enacted the Leahy-Smith America Invents Act, which put structures in place to help access the patent system and bring up a far more diverse set of inventors into the innovation economy, and at our hearing, we heard specific ideas for building on the success of the Leahy-Smith America Invents Act.

As the President awaits nominating the next Director of the U.S. Patent and Trademark Office, I want him to choose a nominee who shares a commitment to increasing access. It is not just the huge companies that need it; it is the small inventors.

It is important that the next Director of the U.S. Patent and Trademark Office respect the law, including the statutory bounds set by Congress. You know, the last administration took steps to undermine the Leahy-Smith Act. They acted outside those statutory bounds.

I have always sought to curb the poten
tial for poor-quality patents to be abused. That drove much of the work we did 10 years ago. So I look forward to supporting a nominee for PTO Director who shares my view that it is important to weed out poor-quality patents, avoid the potential for abuse, but at the same time reinforce the protection provided to high-quality patents.

We must also work to ensure that hard-working small business owners and creators who rely on copyright protections to make a living are able to protect their works from abuse.

While I appreciate the steps that some online platforms are taking to address the persistent problem of online infringement, much like the issue of diversity in the patent system, more work needs to be done.

Last month, I joined with Senator TILLIS and other members of the IP Subcommittee, and we sent a letter to major online platforms outlining specific voluntary measures they could adopt to crack down on online infringement. I hope that on World IP Day, the leaders of these online platforms will take a moment to consider the plight
of the individual songwriter or photographer or the independent film producer and give serious thought to steps they can take to ensure that creators can adequately protect their works online. You know, for these small and independent creators, nothing short of their livelihood is at stake.

Finally, I want to recognize the important work our IP system does to protect consumers. The trademark system helps to guide consumers in finding which products are legitimate but also to recognize the need to respond to the ever-evolving counterfeiting threat. A diverse, accessible, and effective intellectual property system that rewards creativity and innovation is essential to our Nation’s continued prosperity, and I look forward to working with Ranking Member TILLIS and the other members of the IP Subcommittee, as well as with the Appropriations Committee, to both preserve the achievements of American inventors and ensure that their contributions are being protected.

CONGRESSIONAL SPENDING

Madam President, I rise today to address the need for Congress to restore one of its constitutional powers, the power of the purse.

My family arrived in Vermont in the 19th century to work in the granite quarries in Barre. Later, my parents ran a printing business right across from the Vermont State House in Montpelier where I grew up. I stayed in Vermont for college, only traveling 45 minutes up the road to Saint Michael’s College where I received an excellent education. After earning my law degree at Georgetown, I returned home to Vermont to serve as the State’s attorney for Chittenden County.

As Vermont’s senior Senator, serving the largest State with the smallest population, I fought for the achievements and values of the Vermont community leaders, dairy farmers, small business owners, and Vermonters across the State every day. My staff in Vermont and DC dedicate themselves to doing the same. Before the pandemic, Marcelle and I would stop to chat with people in the grocery store, at the gas station, or in our favorite bakery in my hometown of Middlesex. We miss being able to do this during these times of social distancing, and are looking forward to the day when we can return to those in-person chats and visits.

Needless to say, I am a lifelong Vermonter, and I know my State very well. I have a deep understanding of Vermont’s communities, Vermonter, and their needs.

But for the past decade, I have had to fight for them here in Washington with my hands tied behind my back. Every time weetroit for their community, not just their hands tied, because we ceded the power of the purse to unelected bureaucrats here in Washington when we instituted a ban on congressionally directed spending. As a result, instead of being able to support even a fraction of the tax dollars we collect from our hard working constituents back into their communities, we turned these decisions over to the executive branch.

These unelected officials are dedicated public servants to be sure, but they cannot possibly understand the needs of our communities to the extent that Senators do. To them, a new community center is nothing more than a line item on a spreadsheet. To us, we know the potential such a community center could have, we’ve spoken directly with the organizers who want to build it. We have heard their plans for new programs to provide children with afterschool opportunities, offer job training programs to the recently unemployed, provide a social space for the community to gather.

A grant for the historic preservation of a rural downtown is just one of thousands of applications that may be considered by employees at the National Park Service. But I know what that money can do in the hands of dedicated community advocates, someone like my late, dear friend Paul Bruhn at the Preservation Trust of Vermont. Paul saw the potential of historic preservation of rural downtown spaces to support small businesses and preserve the fabric of Vermont, but there is no reason the National Park Service employees would know what a visionary he was or how much just a little bit of Federal support could be stretched to help revitalize a community.

Senators of this Chamber were forced to push for these worthwhile efforts by advocating to unelected officials to support projects in towns these officials have never visited run by passionate community leaders they have never met.

The practice previously referred to as “earmarking” was not without abuse, and some particularly high profile examples contributed to this perception. But today, 65 percent of Congress was elected after the ban in 2011 and only know the practice for its ugly headlines, not the great benefit it can bring to our communities and our society.

We can still see the benefit from projects previously funded through congressionally directed spending in communities around the country and in successful national programs today. The research that led to the Human Genome Project unlocking our genetic code was partially funded through congressionally directed spending. The WIC program was as well. In Vermont, congressionally directed spending has helped build affordable housing, rehabilitate our downtowns, and promote community and economic development throughout the State.

This is not a new concept. Congress passed the first bill containing an earmark in 1990, 22 years before the two buildings that the Cape Henry lighthouse guided boats to safety for almost 100 years, and it stands today. It is the fourth oldest lighthouse in the United States, and has been listed on the U.S. National Register of Historic Places and designated as a National Historic Landmark. It is a destination for tourists still today.

Many of my colleagues on the other side of the aisle have pointed to congressionally directed spending as the source of our country’s increasing national debt, but this is not the case. This spending rarely exceeded 1 percent of all discretionary spending, and discretionary spending is only one-third of all Federal spending. So, approximately 1 percent of one-third of all Federal spending was congressionally directed. As noted by the New York Times, this is little more than a rounding error when considering the entire Federal budget of the United States of America.

Congressional directed spending was never a source of new money that was tacked onto appropriations bills. These projects had to fit under our budgetary caps, caps that were agreed to on a bipartisan basis. After more than a decade, it is clear that banning congressionally directed spending did not decrease Federal spending or our national debt, and that is because it was not the cause of our debt. All the ban did was remove a very effective tool for Members to advance important projects in their States.

The late and former chairman of the Senate Appropriations Committee, Senator Robert C. Byrd, once said that the subject of congressionally directed spending “browses the most serious of Constitutional questions . . . [who] shall control expenditures from the public treasuries—the unaccountable bureaucrat in the Executive Branch or the representatives of the people?”

Article I, section 9 of the Constitution says: “No money shall be drawn from the Treasury, but in consequence of Appropriations made by law.” Congress holds the power of the purse. By banning the practice of congressionally directed spending, we are giving up serious Constitutional questions . . . [who] shall control expenditures from the public treasuries—the unaccountable bureaucrat in the Executive Branch or the representatives of the people?”

Vice Chairman SHELBY and I work hard to incorporate the recommendations and priorities of all 100 Senators into our annual appropriations bills. We have worked hard to return the appropriations process to regular order, and we are making progress. Passing our annual appropriations bills is one of the most important jobs we do. The funds in these bills impact every corner of every State, from highway dollars to healthcare centers. But without the ability to influence where
the funds are spent. Members seem to have lost incentive to debate these bills. That is one of the reasons why we constantly face the threat of a government shutdown each fiscal year or that are forced to package these bills into an omnibus, rather than to leave it form. This is no way to govern. Members must have a stake in these bills.

In 2007, we instituted major reforms for accountability and transparency to the process of congressionally directed spending to certify that neither we nor any member of our immediate family would financially benefit from the requests we made. And we required each earmark to be clearly identified in the committee and conference reports. These reforms brought new transparency to the process, and I fully supported them. These rules remain in place today in rule XLIV of the Standing Rules of the Senate.

Today I am announcing that the Senate Appropriations Committee will again accept requests for congressionally directed spending items on a bipartisan basis, and we will do so in a manner that promotes transparency and accountability. In addition to adhering to rule XLIV of the Standing Rules of the Senate, we will put a 1 percent cap on all congressionally directed spending items and ban congressionally directed spending items to for-profit entities.

We will require Senators to make their requests public on their websites, and we will make public any items that are actually funded in the appropriation bills. The Senate Appropriations Committee will also ask GAO to audit a sample of enacted congressionally directed spending items in order to increase accountability for the projects that are funded and to restore the trust of the American people in this process. Congress holds the power of the purse. We should use it responsibly and transparently to address the needs of our communities.

I want to thank the distinguished majority leader for putting Samantha Power on the agenda this week. I think she is extraordinarily well qualified, and I look forward to voting for her. Madam President, I see my distinguished colleague on the floor. I yield the floor.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDING OFFICER. The majority leader is recognized.

MR. SCHUMER. Madam President, I thank my good friend—our Senate pro tempore, our chairman of Appropriations, our longtime chairman and ranking member of the Judiciary, who has done a lot on patent work, etcetera—for his graciousness.

BUSINESS BEFORE THE SENATE

Madam President, now, the Senate has a lot to accomplish by the end of this week.

We will confirm several highly qualified nominees to the executive branch, starting today with the nominee for Deputy OMB Director, Jason Miller. Later this week, we will also confirm Janet McCabe for Deputy EPA Administrator, Colin Kahl for Under Secretary of Defense for Policy, and Samantha Power for Administrator of USAID.

Our Senate committees will continue holding hearings and mark up at least a dozen other nominees. The Senate will also consider two important environmental infrastructure policies.

First, the Senate will take up the Drinking Water and Wastewater Infrastructure legislation passed through the Committee on Environment and Public Works with unanimous support. In fact, this water infrastructure bill is a core component of the Republican infrastructure proposal released last week. It also addresses many of the recommendations put forward by the Problem Solvers Caucus last Friday. So I hope that this is a signal to the entire Senate that we should work together on infrastructure where and when we can.

Senators CARPER, DUCKWORTH, and CARDIN have been outstanding leaders on this issue and have made sure Members from both sides of the aisle have had the opportunity to offer amendments, just as we did last week on the bill with my colleague from Wisconsin. We are going to continue working with our Republican colleagues on the timing for a vote on the water infrastructure bill.

On a topic this straightforward and bipartisan, I hope that our Republican colleagues will cooperate so that we may finish the bill ASAP. We have a lot to do.

I want to also thank Senator CAPPTO, the ranking member of the committee, for working with Senators CARPER, DUCKWORTH, and COLLINS so well.

The Senate will also vote on a measure this week to restore critical regulations on the release of methane into our atmosphere. In 2016, the Obama administration instituted a rule that required energy companies to better monitor and reduce methane leaks. The rule not only drew cheers from the environmental community, it earned the support of industry as well.

Even though methane is far less well known than carbon dioxide, it is far more potent. A tonne of methane warms the atmosphere 86 times more than a tonne of carbon dioxide. On the plus side, however, methane does not linger in our atmosphere as long as CO2 does, and emissions can be reduced rather cheaply. So, when it comes to combating climate change, tackling methane delivers a huge bang for your buck.

That is just what the Senate intends to do this week by reimposing commonsense rules to reduce methane emissions—hopefully, on a bipartisan basis. We already have the support of at least one Republican Senator. We welcome more. The industry supported this. Again, Donald Trump, often with friends in Minnesota who was one of the first to support Obama’s rule, so I ought to repeal it’’ did. It hurts us big time. I want to be clear. The methane CRA is a big deal. This measure will help us address the climate crisis in a major way. It is nowhere close to everything we want or need, but it is very important.

Last week, President Biden set an ambitious goal for the United States to cut its greenhouse gas emissions in half by the end of the decade. This week, the Senate will take up the first of many important steps we need to take to achieve that ambitious goal.

Madam President, we’re going to continue working with our Republican colleagues on a bipartisan basis. As a result, vaccinations are up; unemployment is down; and businesses, schools, restaurants, and bars are finally—finally—starting to reopen. It is no wonder that more than 70 percent of Americans approve of the way that the Biden-Harris administration has handled the pandemic in the first 100 days.

For much of the past year, the country has been plagued by two major crises: a public health crisis and an economic crisis. That is what the Biden-Harris administration and the Senate Democratic majority inherited when they assumed power back in January. Let’s look at how the country has progressed on both fronts.

First, when it comes to the pandemic, we have far outstripped even...
April 26, 2021

CONGRESSIONAL RECORD — SENATE

the rosiest of predictions for the number of vaccinations. President Biden initially promised 100 million vaccinations to be administered in the first 100 days, but the pace of vaccinations was so fast that the President had to double his initial goal to 200 million in the first 100 days, and we have already reached it. It is fair to say that, in the first 100 days, America is winning the all-important “arms race” to get our citizens vaccinated.

Congress has been less popular than in the past to find surveys about how faith in our government to alltime lows. You don’t have to look very far for evidence of this—or prove to people that government can work for them.

So we have a long way to go, but in the first hundred days, this new Congress has made an important downpayment. Congressional approval is now at the highest it has been since June of 2009.

Here in the Senate, the first hundred days have shown that this Chamber can legislate. Bipartisan work on the anti-Asian hates crime bill, the water bill this week, and hopefully an American competitiveness bill in the coming weeks proves that there are still many issues that unite Republicans and Democrats. Of course, our two parties are not always going to agree. In those instances, the Senate must still make progress on the challenges of our time. We did that through the American Rescue Plan.

So in the first hundred days, the Senate has accomplished a lot more than most observers might have predicted. The next hundred days will bring more of the same.

LEGISLATIVE SESSION

Mr. SCHUMER. Madam President, I move to proceed to legislative session.

The PRESIDING OFFICER. The question is on agreeing to the motion. The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. SCHUMER. Madam President, I move to proceed to executive session to consider Calendar No. 61.

The PRESIDING OFFICER. The question is on the motion. The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

Mr. SCHUMER. Madam President, I send a cloture motion to the desk.

The PRESIDING OFFICER. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The bill clerk read as follows:

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close the debate on the nomination of Executive Calendar No. 61, Samantha Power, of Massachusetts, to be Administrator of the United States Agency for International Development.


Mr. SCHUMER. Madam President, I ask unanimous consent that the mandatory quorum call for the cloture motion filed today, April 26, be waived.

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

Mr. SCHUMER. I yield the floor and once again thank my friend from Vermont.

The PRESIDING OFFICER. The Senator from Alaska.

JOHN KERRY

Mr. SULLIVAN. Madam President, I rise today on the Senate floor to call for the resignation of John Kerry as a member of the Biden administration’s National Security Council.

Now, I don’t do this lightly. As a matter of fact, in my entire time in the Senate, I have never called for anyone’s resignation—Obama-Biden administration, Trump administration, Biden administration now. I have been tempted, particularly when some in government have tried to hurt my State. A lot of that is going on right now with the Biden administration. But his record—John Kerry’s record—of undermining working families and working against American national security interests is too much to bear. He needs to go.

Today, I have heard such disturbing news that, if true, it should absolutely result in the call of John Kerry either being fired or resigning. Enough is enough. Why am I saying this? First, he is killing jobs, arrogantly killing American jobs. That is a fact. He is putting hard-working Americans, particularly in the energy sector—the great men and women who make our country strong by developing oil and gas resources; a lot of my constituents—in the name of climate goals, he is putting them out of work. He is going to Wall Street, saying: Don’t finance these projects anymore. That is what reporters are saying.

On these issues, I completely and adamantly disagree with the arrogant way—frankly, callous way—he says: Hey, people need to move on to better things. But for someone like me, I wouldn’t be calling for his resignation. This is a major difference in the Biden administration’s policies and priorities with regard to the American people. I think it is going to really come back and hit this administration hard because the vast majority of Americans don’t agree with putting people out of work, energy workers out of work during a recession and pandemic, but that
is going to be decided in the voting box in the elections. The American people will ultimately decide whether arrogantly putting thousands and thousands of energy workers out of work right now is a good idea.

In the name of those climate goals, he has been one of the strongest appeasers of countries that threaten ours.

Let me take you back to 2015. I was a brandnew U.S. Senator, President Obama and President Xi Jinping are meeting in the Rose Garden. President Xi Jinping from China tells the President of the United States and the American people: No, we are not going to militarize the South China Sea. We won't do it.

Of course, the Chinese Communist Party was not telling the truth to the President of the United States and the American people. They started to do this already, militarizing one of the most important sea routes in the world.

Many of us here in the Senate, Democrats and Republicans, said: We need to stand up for our interests. We need the U.S. Navy to do freedom of navigation operations.

The Secretary of Defense wanted to do this. The admiral in charge of the INDOPACOM area of responsibility wanted to do this. But we now know, in principals' meetings, we delayed doing this for almost 3 years because John Kerry said we want to get China's help, or we will go back on their Paris climate deal and commitments—which, by the way, are way out in the future.

This is true. This is true. This happened. Again, in my view, this bordered on treacherous but not treasonous. I didn't call for his resignation then. I was mad about it. By the way, a lot of people in the Obama administration were mad about this, including the Secretary of Defense. We lost a lot of time.

It certainly makes me nervous that John Kerry is out in Beijing again. What kind of deal did he cut this time with China, the Communist Party of China, which won't keep any commitments? But, again, that wasn't a call for resignation.

The straw that broke the camel's back came out today, and it is the reason I am up here calling for John Kerry to resign. It is a tape that was leaked of an interview with Iran's Foreign Minister, Mohammad Zarif.

First, some background. Zarif was being interviewed by an economist and by the way, a bipartisan majority of U.S. Senators in this body were mad about this, including the Secretary of Defense. We lost a lot of time.

It is unclear why John Kerry would relay such information to the leaders of the largest state sponsor of terrorism in the world, but here is a guess: During the Trump administration—after John Kerry started to free-fall from grace, as it turned up against Trump officials. We have no idea what Murphy discussed with Zarif, either.

We do know that after the assassination of Qasem Soleimani—head of the Revolutionary Guard's Quds Force and the terror group behind the death of over 600 American servicemen and thousands of others—Kerry and Murphy were among the many people who were scaremongering over a “massive regional war” that never materialized. In his leaked conversation, Zarif says of Soleimani that “by assassinating him in Iraq, the United States delivered a major blow to Iran, more damaging than if it had wiped out an entire city in an attack.”

As the Trump years proved, there are a number of options available as we wait for the regime to go down. They range from economic pressure and sabotage, in which Israel likely sabotaged a nuclear facility, to leaking the secrets of one of our most important and enduring allies in the region to an avowed enemy and the largest state sponsor of terrorism, a country whose leaders have the blood of thousands of American service men and women, whose leaders have the blood of American soldiers on their hands. He is tellng them the opposite.

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theocratic forces in the nation "call the shots" and overrule "government decisions and ignoring advice." According to the Times, Zarif says that the political wing is "severely constrained and decisions are dictated by the supreme leader or Revolutionary Guards Corps." Obama's contention that the Iran deal was being forged with the "moderate" wing already "in a time of crisis,"

The real moderates in Iran were foisted by Obama and Biden when they decided that the United States could support the Green Movement, in what Soviet dissident Natan Sharansky called one of the biggest failures of human rights in modern history. Democrats Murphy, Biden, and Kerry are more interested in ensuring Iran becomes a regional counterforce to Israeli power.

Whatever you believe about the Joint Comprehensive Plan of Action, or Biden's iteration of the deal, it should not have to be said that high-ranking United States officials shouldn't be sharing sensitive information "with an acrimonious adversary—a government that's murdered hundreds of Americans, regularly kidnapped them, interfered with our elections, and propped up a regime that gasses its people—about the covert actions of a long-time critical American ally."

What else did Kerry tell Zarif, this article asks? Press reports don't say, but if this is true, if John Kerry told Iran, "He is a member of the current administration's National Security Council. It has become clear that our adversaries, whether Beijing or Iran, like it when John Kerry is in charge of foreign policy and national security. Why? Because they know how to use him to their advantage. And our allies fear him. They know the reason is not that he is a wimp. They know it is because they know his judgment is off on so many issues. So, too, do America's working families.

We need to look into this. If this is true—if this is true—I certainly hope other Members of this body, Democrats and Republicans, will join me in calling for the resignation of John Kerry. Enough is enough. The redline that was crossed, if this is true, revealing secret information to one of America's most sworn enemies, with the blood of thousands of American military members on it, would undermine the interests of one of our most important allies, the State of Israel, if this is true, John Kerry needs to go. He should resign or he should get fired by the President of the United States.

The President's recent budget proposal for the Defense Department does not, and I repeat, does not give our men and women in uniform the tools to do their job properly. It is clear that Secretary of Defense Austin and the Secretary of the Air Force have said that high-ranking United States officials should not be sharing sensitive information "with an acrimonious adversary—a government that's murdered hundreds of Americans, regularly kidnapped them, interfered with our elections, and propped up a regime that gasses its people—about the covert actions of a long-time critical American ally."

Let me walk through some of the ways that a supposedly flat defense budget hurts our national security.

President Biden says he wants his administration to trust the experts on things like COVID, but this defense budget shows he doesn't apply the same principles at the Pentagon. Unlike the President and some of my Democratic colleagues, I think we should take seriously the advice of our commanders, for they are the experts in this purview.

Here is ADM Charles Richard, commander of U.S. Strategic Command, who is over our nuclear capabilities, said in last week's hearing to the Senate Armed Services Committee:

I have what I need today to deter. . . . but I need it modernized. . . . There's no remaining margin.

His warning is clear. We must modernize our greatest deterrent and keep peace among our adversaries with our nuclear arsenal. That means updating all three legs of the nuclear triad: submarines, bombers, and intercontinental ballistic missiles. It is necessary to do so, and it is also possible. As former Defense Secretary Jim Mattis said, "America can afford it."

The Russians have made modernizing their nuclear arsenal a priority. The Chinese have made growing their nuclear stockpile a matter of national pride. But the United States? Each day we allow our nation's weapons that, in many cases, were designed by an analog mechanical computer. The free world, meaning the United States, works and sleeps under a nuclear umbrella that hasn't been updated to the digital age.

Meanwhile, the Chinese are fielding hypersonic missiles, which are missiles that go into space and then return to their target. Ours are still on the drawing board. China's arsenal of ground-based and medium-range missiles continues to grow. They are pointed right at our forces in the Pacific and our allies in the region. We need investment to maintain our missile defense systems so we can protect ourselves and deter the Chinese from attacking our allies.

We are also in a new space race, and it is a race we must win. Americans may not realize how much we rely on space for our daily lives. Our satellites allow us to get GPS coordinates or even watch football games on television, but the Chinese want to weaponize this new frontier of war, and we are falling way behind.

Right now, the Chinese have set up satellites over Taiwan as they continue to ramp up their threats on this democratic neighbor. It is unbelievable. I heard about the growing gap between us and the Chinese when I visited Army Materiel Command at Redstone Arsenal just a few weeks ago in Huntsville. These stories are shared with me by people who understand that we need to modernize our space-based systems that contribute to our missile defense.

The U.S. Army is the largest consumer of space products, and our military relies on Materiel Command to provide the resources to train our soldiers for research, development of new equipment, and defend our Nation. They should not have to beg the President of the United States for the money we need to invest in the capabilities that we need.

The United States must ensure secure and reliable access to space. Our budget needs to demonstrate commitment to defending our existing space assets and developing new technologies so we can win this next theater of conflict. We also need to invest in the safety of our service men and women, especially in aviation. Currently, the average age of an airplane in our military is older than the pilots flying them—older.

According to a recent report by the National Commission on Military
Aviation Safety, the military had more than 6,000 noncombat aviation accidents since 2013, destroying 157 aircraft, at a cost of $9.41 billion. Even worse was the human cost. There are 198 souls that have been lost in these tragic events, affecting hundreds more spouses, children, family, and friends.

When asked why these causes occurred, service members pointed to inadequate training programs, risky maintenance practices, and spotty funding, among other reasons. Alabama is home to Fort Rucker, where every Army helicopter pilot comes to get their training. When I visited the folks at Fort Rucker, they told me about the very real need for increased flight training hours for our pilots, which requires more investment and prioritization in the defense budget.

This last week, two pilots were injured. One helicopter crash at Fort Rucker during flight training. I am sure General Francis and the U.S. Army safety center will do a thorough investigation and provide feedback on the improvements needed to ensure that this does not happen again. The safety of our flight program must be a top priority. We must listen to our men and women in uniform and invest in the proper training and safety measures that will prevent these crashes.

Alabama stands ready to continue to build our military so we can maintain our status as a preeminent fighting force in the world. We have got hundreds of contractors and more than 200,000 defense workers across the State of Alabama. These toptonch men and women support our military installations from shipbuilders in Mobile to Redstone Arsenal in Huntsville, and many places in between. As Winston Churchill said, "Give us the tools, and we will finish the job."

We are willing and able, but those tools require sustained funding from the Federal Government. Telling our forces they are going to war with outdated equipment and tools is like giving a football team some leather helmets and decades-old poorly fitted pads and expecting them to compete against modern equipment. But that is exactly what President Biden’s defense budget is asking our military to do. Frankly, it is a huge disappointment, coming from our Commander in Chief. We cannot let our men and women down.

Thankfully, it is Congress—not the President—which has the power of the purse. And, really, this should be our first order of business every year. It is that important.

In the coming weeks, I will be working with colleagues on the National Defense Authorization Act and budget that will enable our military to do the job better today and prepare for all the challenges tomorrow. This debate is ultimately about whether or not we have the willpower to fight to defend our way of life and our great country.

Well, I am willing to keep fighting for the United States by investing in the men and women who keep us safe. I urge my colleagues and President Biden to do the same.

REMEMBERING CURTIS T. SPROUSE
Madam President, finally, I want to take a moment to honor the life of a great person—Alabama, a war veteran—Curtis T. Sprouse.

Mr. Sprouse joined the U.S. Army in 1943 at the age of 17. He served in the 318th Infantry Regiment under General George Patton in the European theater, in the Battle of Bulge.

For his bravery, he earned the Bronze Star, Purple Heart, and Good Conduct Medal, among other honors.

He passed away in Dothan, AL, last week at the age of 98.

A year ago, I visited with Mr. Sprouse at a restaurant in Dothan, and we sat at a table known locally as the "table of knowledge." It is where locals have sat and talked for decades, where people are said to solve the world's problems with conversation. That day, Mr. Sprouse and I talked about his service, and I talked to him about my father's time, who at the same age today would be 98. We talked about World War II, young men solving the world's problems, but we did talk about how to humbly, graciously, and patriotically serve our great country.

Mr. Sprouse was a humble man, but it was men like him who defended our country and the world from evil. And, ultimately, they prevailed. We owe Mr. Sprouse a debt of gratitude we can never fully repay.

I yield the floor.

The PRESIDENT pro tempore OF THE SENATE, Mrs. Blackburn, of Tennessee, presiding.

The PRESIDENT pro tempore OF THE SENATE. The PRESIDING OFFICER.

Mr. BOOZMAN. Madam President, I rise today to recognize the extraordinary work of the teachers in Arkansas and across the country. As we prepare to celebrate Teacher Appreciation Week, it is clear that educators are in a class by themselves when it comes to resilience. Over the last 12 months, they have shown us what it means to be selfless and brave, and continuing to do what they do best—teach.

And when we look back at the heroes of this tumultuous time, it is clear that teachers will be among those we honor as society’s most valuable players.

On behalf of the people of Arkansas, I want to thank our teachers for the great work that they have done this year and every year to bring out the best in each child and pave the way to a better future.

I suggest the absence of a quorum.

The PRESIDENT pro tempore OF THE SENATE. The PRESIDING OFFICER.

Mrs. BLACKBURN. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

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

Mrs. BLACKBURN. Madam President, we are less than 100 days into the Biden administration, and already we can identify a pattern in how they are building their policy initiatives, interacting with Congress, and marketing their ideas to the American people. In every example, the governing rule can be boiled down to "what you see isn't what you are going to get." Far, in this line of Congress, every single major policy proposal that DC Democrats have forced into the spotlight has been based on a false premise. They have intentionally misled the American people and are now catering to the increasingly radical leftwing that are further out of step with the rest of this country each and every passing day.

Consider last month's absurd $1.9 trillion spending package. The Democrats billed this as the "American Rescue Proposal" and "COVID relief," but only 9 percent—9 percent—of the total package pricetag went for testing, vaccinations, and healthcare jobs. The rest
they used on a massive blue State bail-out and blatant redistribution of wealth.

It is the same story with this month’s $2.25 trillion spending package. They have done their best to pass this misinformation package. They did it one way or another, but even if you add up every single line item that is dedicated to roads, bridges, highways, interstate ports, waterways, airports, broadband, and the power grid, only a little over one-third of that plan will pay for actual infrastructure. The rest—of that $2.25 trillion is just another slush fund for union activism, climate change auditors, and Green New Deal fantasies.

S. 1, the so-called “voting rights” bill that my colleagues across the aisle have spoken so passionately about, completes the tric peace of bait-and-switch bills, advertised as one thing but that would accomplish something completely different.

Now, think about that—if you know how much a taxpayer-dollar-grab as it is a nearly unprecedented policy power grab that offers solutions in search of problems. It ignores the promises of federalism. It disregards the constitutional directive afforded to the States—affording the States—control over their own elections.

It requires the use of ballot casting technology and voter registration systems that don’t even exist yet, but I think you can bet that some politically connected companies will work a whole bunch of money coming to the market with this technology.

It would dismantle voter ID laws and prevent local, meaningful cleanup of voter rolls. Your local election commission wouldn’t be able to purge their rolls of individuals who have died or moved away. We know that this leads you to a recipe for fraud.

Speaking of fraud, it would force States to allow ballot harvesting. That is right. Mandate that they allow ballot harvesting. Everyone has heard of the perils that exist with ballot harvesting. It would mandate disclosure, opening private citizens up to harassment and violent attacks. It would upend the mechanics of local elections for officials and voters alike and cause chaos and confusion in every precinct in this country.

So why in the world would Democrats even try to pitch this mess as something that would protect voting rights? By all accounts, it would increase the likelihood for fraud and confusion. Well, I think that they are doing it for the same reason they slapped a “COVID” label on a $1.9 trillion wish list and an “infrastructure” label on $2.25 trillion wish list. They know that if the American people caught on to all that they are doing, they would never win another election.

Now, think about that—if you know your policies are so unpopular with the American people that you have to cloak them behind different words, different phrases, words that the meaning of the word is evolving because they don’t stand up to scrutiny in the light of day. And that is what is happening. You know, it isn’t just false advertising. It is not a falsehood. It is not an inaccuracy. It is not an accidental lie. This is an intentional lie. They are perpetrating this lie on behalf of a radical leftist minority of Americans whose ideas are so destructive that they wouldn’t withstand 10 minutes of good, solid, robust, respectable bipartisan debate on this Senate floor. Nothing about S. 1 will serve the best interests of the American people, and my Republican colleagues and I aren’t the only ones who see the problems with it. Tennesseans are worried about this, too, because, in Tennessee, we did the work to clean up our voter rolls and implement fair voter ID laws. We cut down on fraud and increased faith in the electoral process.

This is how it is supposed to work. We do not need Federal intervention to protect our elections. The Democratic colleagues chose to use the full weight of the Senate Judiciary Committee to scare the American people into believing they live in “Jim Crow America.” Throughout the course of Senator PETERS’ floor speech, which he called “Jim Crow 2021: The Latest Assault on the Right to Vote,” they weaponized the pernicious lens of critical race theory against Georgians and the thousands of election officials who work year-round to bring as many eligible voters to the polls as possible.

Everyone should exercise their right to vote. We should protect one person, one vote. We should encourage people in our local communities to cast their ballot. But my friends across the aisle, they are desperate, and they are desperate to distract from what S. 1 would actually do, so desperate to distract from what it would actually do that they fabricate the evil he
ted behind slavery, segregation, and race-based violence, projecting that onto people whose only goal is to protect the vote from criminals who would seek to defraud it and make certain that legal votes are counted and those improperly cast are not.

Now, my friends across the aisle have an invalid premise, and they should all pause and question their motives. The American people should be worried about what is happening in this Chamber when no one is looking. They should feel outrage at an administra
tion that deliberately tries to manipulate them into supporting destructive, wasteful, and dangerous legislation.

I think these bait-and-switch tactics are going to backfire. I think the scare tactics are going to backfire because instead of being scared into submission, which is the agenda of the left, the American people are going to be scared into action.

Based on the contents of H.R. 1 and S. 1, I guess that they are more famil

lar with the ins and outs of their neighborhood polling places than DC Demo
crats could ever expect to be. And that doesn’t bode well for the administra
tion or the current congressional majority.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

Mr. PETERS. Madam President, I also ask unanimous consent to deliver my complete remarks prior to the vote.

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

CONFIRMATION OF DEANNE BENNET CRISWELL
Mr. PETERS. Madam President, I rise to recognize a hearing on a confirmation that took place last week. On Thursday, the Senate confirmed Deanne Criswell to serve as the Administrator of the Federal Emergency Management Agency. I would like to thank Senator Portman for his effort and for working closely with me to see that Ms. Criswell was swiftly confirmed for this critical position.

Ms. Criswell is an experienced, crisis-tested leader, well deserving of the unanimous bipartisan support that her confirmation received. As she takes the helm of FEMA, Ms. Criswell brings more than 25 years of emergency management and disaster response experience at the Federal, State, and local level.

Having served as an emergency management commissioner for one of the largest and most diverse cities in America, Ms. Criswell knows what it takes to ensure the coronavirus vaccine distribution is efficient and effective and that every community has the resources that they need to re
cover from this pandemic.

As a former member of the National Guard and a firefighter, she understands the needs of our heroic first responders as they continuously protect Americans on the frontlines.

However, the pandemic is just one of many challenges that FEMA faces, and Ms. Criswell understands that there is no one-size-fits-all approach to disaster response and every hurricane to historic flooding and wildfires, to the COVID-19 pandemic, requires a coordinated strategy.

There is no doubt that Ms. Criswell’s experience in emergency management, extensive record of tackling crises on a local and national level, and the desire to work on a bipartisan basis to improve our Federal disaster response in every community are exactly what is needed to meet the challenges that we are facing now and those challenges that lie ahead.

NOMINATION OF JASON SCOTT MILLER
Madam President, I rise to speak about the nomination before us today,
Jason Scott Miller, the President’s nominee to be Deputy Director for Management at the Office of Management and Budget.

Mr. Miller is a proven leader who is committed to getting results for the American people. He has an extensive track record of leading difficult management challenges and driving innovation, both in the government and in the private sector.

Early in his career, as a management consultant, Mr. Miller advised large companies with operations across the globe, helping them tackle strategic and operational challenges. As Deputy Director of the National Economic Council from 2011 to 2017, Mr. Miller spearheaded many governmentwide initiatives, including the creation of Manufacturing USA Institutes and SelectUSA—new efforts to spur job creation by strengthening manufacturing and bringing investment to the United States.

He was also instrumental in driving the passage of bipartisan legislation in 2016 to address the crisis in Puerto Rico and in developing the first-ever Federal policy on automated vehicles. OMB is and will continue to be central to the administration’s efforts to combat the pandemic and spur economic recovery in communities all across our Nation.

Mr. Miller’s experience taking on a diverse range of challenges and his commitment to getting results have prepared him well to serve as OMB’s Deputy Director for Management.

I urge my colleagues to join me in supporting the confirmation of Jason Scott Miller as Deputy Director for Management at OMB.

I yield the floor.

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 58, Jason Scott Miller, of Maryland, to be Deputy Director for Management, Office of Management and Budget.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Jason Scott Miller, of Maryland, to be Deputy Director for Management, Office of Management and Budget, shall be brought to a close? The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from Maryland (Mr. CARDIN), and the Senator from Washington (Mrs. MURRAY) are necessarily absent.

Ms. COLLINS. Mr. President, I rise to raise the objection.

The PRESIDING OFFICER. The objection is sustained. The vote is ordered.

The yeas and nays resulted—yeas 82, nays 13, as follows:

[Rollcall Vote No. 166 Ex.]

YEAS—82

Baldwin          Harkin          Portman
Barasso          Heinrich        Reed
Bennet           Hickenlooper    Romney
Blumenthal       Hiroto          Rosen
Blunt            Hoeven          Rubio
Booker           Hyde-Smith       Sanders
Boozman          Inhofe          Senate
Brown            Johnson         Sasse
Burr             Kaine           Schatz
Casswell         Kyl             Schumer
Capito           King            Shaheen
Carper           Klobuchar       Shelby
Casey            Leahy           Sinema
Cassidy          Lezak           Smith
Collins          Lujan           Stabenow
Coons            Lummis          Steller
Curnyn           Manchin         Tester
Cortez Masto     Markley         Thune
Daines           Marshall        Trillo
Durbin           McConnell       Toomey
Ernst            Menendez        Van Hollen
Feinstein        Moran           Warner
Fischer          Merkley         Warrin
Gillibrand       Murphy          Warner
Graham            Ossof           Whitehouse
Grassley         Padilla         Wicker
Hagerty          Peters

NAYS—13

Blackburn        Hayworth        Young
Braun            Kennedy         York (SC)
Cotton           Lee             Scott (FL)
Crapo            Risch           Crowell
Cruz

NOT VOTING—5

Cardin           Murray

Cromartie

The PRESIDING OFFICER (Mr. HEINRICH). On this vote, the yeas are 82, the nays are 13.

The motion is agreed to.

The Senator from Connecticut.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. BLUMENTHAL. Mr. President, I ask unanimous consent that the Senate proceed to legislative session for a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

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

250TH ANNIVERSARY OF WINSLOW, MAINE

Ms. COLLINS. Mr. President, I rise today to commemorate the 250th birth-

day of the town of Winslow, ME. Winslow is a town with a fascinating history and a bright future, connected by generations of hard-working and caring people.

Winslow was incorporated in 1771, but it didn’t begin forming for thousands of years. For thousands of years, the land along the great Kennebec River was the home of the Abenaki Tribe, who hunted, fished, and tilled the fertile soil. The reverence the Abenaki had for the natural beauty and resources of the region is upheld by the name of Winslow.

Winslow’s roots run deep into American history. It originally was a Native American settlement called Taconock, meaning “in the trees.” Located in central Maine along the mighty Kennebec River, the village was settled by colonists from Plymouth Colony.

Winslow is home to important historical sites. One of those sites, Fort Halifax, the oldest blockhouse in the United States, was constructed by the town’s namesake, General John Winslow, in 1754 and named after the Earl of Halifax, Secretary of State of Great Britain. Fort Halifax was designated as a National Historic Landmark in 1968.

Today, visitors and residents enjoy this historic site at what is now Fort Halifax Park. This land was once home to industrial and commercial use after a railroad line was built in the 1840s to transport goods from local mills. Years later, the site was developed into a park which is now enjoyed for recreation, picnics, and holiday festivities.

Winslow’s Ticonic Footbridge, known by locals as the Two Cent Bridge, is one of the oldest footbridges and the last known toll footbridge in the United States. The bridge, built in 1903, connects the two communities of Winslow and Waterville. For several generations, residents of Winslow crossed the bridge daily to work at the Waterville mills.

Winslow honors the men and women who defend our freedom. Central Maine Veterans Memorial Park was the dream of a group of veterans led by WWII Navy veteran Daniel DeRoch. With the collaboration of town officials, schools, residents, and veterans organizations, this park pays tribute to all who served in the U.S. Army, Marine Corps, Navy, Air Force, Coast Guard, National Guard, and Merchant Marine.

Mr. President, Winslow has played an important role in Maine history, and it continues to exemplify the best of our great State today. I congratulate to the people of Winslow on this landmark anniversary and wish them all the best in the years to come.

250TH ANNIVERSARY OF WINTHROP, MAINE

Ms. COLLINS. Mr. President, I rise today to commemorate the 250th birthday of the town of Winthrop, ME. This day of the town of Winthrop, ME, Winthrop has played an important role in Maine history, and it continues to exemplify the best of our great State today. I congratulate to the people of Winslow on this landmark anniversary and wish them all the best in the years to come.
such a wonderful place to live, work, and raise families.

Originally known as Pontotoc Plantation, Winthrop was home to the Abenaki, who thrived along its many lakes and ponds. Those same lakes and ponds would propel Winthrop throughout history, including the historic Winthrop Mills Company’s woolen textile mill, and serve as a beautiful backdrop for recreation.

Winthrop’s roots run deep into American history. BG Henry Clay Wood, who played a key role in the Battle of Wilson’s Creek in Missouri during the Civil War, was born in Winthrop. The philanthropist Charles M. Bailey was also a resident of Winthrop and was very generous to the town, adding to its rich history. Mr. Bailey donated the historic Bailey Public Library, constructed in 1916.

Winthrop is also home to the Cobossee Lighthouse. When it was constructed in 1908, it was the only inland lighthouse east of the Mississippi. Maine is known as Vacationland, and Winthrop fits perfectly into that picture. With all of the beautiful ponds and lakes, as well as the 807-foot Mount Pisgah, there is always something to do in Winthrop. The energy and planning going into the town’s 200th anniversary celebration demonstrates the pride the townpeople have in their town.

Mr. President, Winthrop’s 250th year is a time to celebrate the people who, for longer than America has been a nation, have pulled together, cared for one another, and built a great community. It is a pleasure to offer my congratulations and best wishes.

ADDITIONAL STATEMENTS

REMEMBERING HALBERT SULLIVAN

Mr. BLUNT. Mr. President, I am saddened by the passing of Hal Sullivan. He had a unique ability to bring together organizations and private sector partners to make sure clients of the Fathers & Families Support Center had the tools they needed to be successful. I appreciated learning what he was seeing and hearing, and hearing his advice over the years. His work touched the lives of so many families throughout the St. Louis region, and his legacy of serving and caring have a lasting impact throughout our State for generations to come.

MEASURES DISCHARGED PETITION

We, the undersigned Senators, in accordance with chapter 8 of title 5, United States Code, hereby direct that the Senate Committee on Environment and Public Works be discharged of further consideration of S.J. Res. 14, providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Environmental Protection Agency relating to “Oil and Natural Gas Sector: Emission Standards for New, Reconstructed, and Modified Sources Review”, and, further, that the resolution be immediately placed upon the Legislative Calendar under General Orders.

Sincerely,


MEASURES DISCHARGED

The following joint resolution was discharged from the Committee on Environment and Public Works, by petition, pursuant to 5 U.S.C. 802(c), and placed on the calendar:

S.J. Res. 14. Joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Environmental Protection Agency relating to “Oil and Natural Gas Sector: Emission Standards for New, Reconstructed, and Modified Sources Review”.

MEASURES READ THE FIRST TIME

The following bill was read the first time:

S. 1361. A bill to provide for the recognition of the Lumbee Tribe of North Carolina, and for other purposes.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. GRASSLEY (for himself, Mr. CASEY, and Mr. BROWN):

S. 1362. A bill to amend title XVIII of the Social Security Act to provide for coverage under the Medicare program of pharmacist services; to the Committee on Finance.

By Mr. RUBIO (for himself, Mr. SCOTT of Florida, and Mr. CRUZ):

S. 1363. A bill to prohibit recipients of disaster recovery relief assistance from the Department of Housing and Urban Development from penalizing applicants that declined assistance from the Small Business Administration; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. BURR (for himself and Mr. TILLIS):

S. 1364. A bill to provide for the recognition of the Lumbee Tribe of North Carolina, and for other purposes; read the first time.

By Ms. WARREN (for herself, Mr. SMITH, Mr. KING, Mr. MARKEY, Ms. CORTEZ MASTO, Mr. MEEKS, Ms. HIRONO, Ms. KLOBUCHAR, Mr. SANDERS, Mr. SCHATZ, Mr. PETERS, Mr. WYDEN, Ms. BALDWIN, Mr. BOOKER, and Ms. ROSEN):

S. 1365. A bill to direct the Federal Communications Commission to establish a new Tribal priority window for the 2.5 gigahertz band for other purposes; to the Committee on Commerce, Science, and Transportation.

ADDITIONAL COSPONSORS

S. 56

At the request of Ms. KLOBUCHAR, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 56, a bill to amend the Public Health Service Act to authorize grants for training and support services for families and caregivers of people living with Alzheimer’s disease or a related dementia.

S. 65

At the request of Mr. RUBIO, the name of the Senator from Wyoming (Ms. LUMMIS) was added as a cosponsor of S. 65, a bill to ensure that goods from the People’s Republic of China or its affiliates in any petition for certification or recertification with the Student and Exchange Visitor Program; to the Committee on Finance.

S. 72

At the request of Mr. VAN HOLLEN, the name of the Senator from Colorado (Mr. BENNET) was added as a cosponsor of S. 72, a bill to require full funding of part A of title I of the Elementary and Secondary Education Act of 1965 and the Individuals with Disabilities Education Act.

S. 227

At the request of Ms. KLOBUCHAR, the names of the Senator from Iowa (Mr. GRASSLEY), the Senator from Minnesota (Ms. SMITH), the Senator from Nebraska (Mr. PISCHEK), the Senator from Illinois (Ms. DUCKWORTH), the Senator from Kansas (Mr. MARSHALL) and the Senator from Illinois (Mr. DURBIN) were added as cosponsors of S. 227,
a bill to amend the Farm Security and Rural Investment Act of 2002 to provide grants for deployment of renewable fuel infrastructure, to finalize proposed rules relating to requirements for E15 fuel dispenser labeling and underground storage tank compatibility, and for other purposes.

At the request of Ms. STABENOW, the name of the Senator from Tennessee (Mr. HAGEETY) and the Senator from Rhode Island (Mr. REED) were added as cosponsors of S. 452, a bill to award a Congressional Gold Medal to Willie O’Ree, in recognition of his extraordinary contributions and commitment to hockey, inclusion, and recreational opportunity.

At the request of Mr. DURBIN, the name of the Senator from New York (Mr. SCHUMER) and the Senator from Arkansas (Mr. BOOZMAN) were added as cosponsors of S. 611, a bill to deposit certain funds into the Crime Victims Fund, to waive matching requirements, and for other purposes.

At the request of Ms. COLLINS, the name of the Senator from Kansas (Mr. MARSHALL) was added as a cosponsor of S. 853, a bill to amend the Child Nutrition Act of 1966 to increase the age of eligibility for children to receive benefits under the special supplemental nutrition program for women, infants, and children, and for other purposes.

At the request of Mr. CARPER, the name of the Senator from North Dakota (Mr. BURKETT) was added as a cosponsor of S. 866, a bill to amend the Securitization Exchange Act of 1994 to create an interdivisional taskforce at the Securities and Exchange Commission for senior investors, and for other purposes.

At the request of Mr. TUBERVILLE, the name of the Senator from Oklahoma (Mr. LANKFORD) was added as a cosponsor of S. 914, a bill to amend the Safe Drinking Water Act and the Federal Water Pollution Control Act to reauthorize programs under those Acts, and for other purposes.

At the request of Mr. TUBERVILLE, the name of the Senator from Hawaii (Mr. LANKFORD) was added as a cosponsor of S. 1007, a bill to require that certain aliens receive written notice of removal proceedings before being granted parole or released from detention and to enumerate the possible consequences for failing to attend such proceedings.

At the request of Mr. MORAN, the name of the Senator from Alaska (Mr. SULLIVAN) was added as a cosponsor of S. 1095, a bill to amend title 36, United States Code, to provide for disapproval by the Secretary of Veterans Affairs of courses of education offered by public institutions of higher learning that do not charge veterans the in-State tuition rate for purposes of Survivors’ and Dependents’ Educational Assistance Program, and for other purposes.

At the request of Mr. SULLIVAN, the name of the Senator from South Carolina (Mr. SCOTT) was added as a cosponsor of S. 1105, a bill to provide COVID-19 mitigation instructions for cruise ships and other purposes.

At the request of Mr. BLUMENTHAL, the names of the Senator from Massachusetts (Ms. WARREN), the Senator from Virginia (Mr. WARNER), the Senator from New York (Mrs. GILLIBRAND), the Senator from Maine (Mr. KING), the Senator from New Hampshire (Mrs. SHAEFERN), the Senator from Massachusetts (Mr. MARKEY), the Senator from Pennsylvania (Mr. CASEY), the Senator from New Jersey (Mr. BOOHER) and the Senator from Nevada (Ms. ROSEN) were added as cosponsors of S. 1210, a bill to amend the Lacey Act Amendments of 1981 to clarify provisions enacted by the Wildlife Conservation Act, the Clean Water Act, to further the conservation of certain wildlife species, and for other purposes.

At the request of Mr. DURBIN, the name of the Senator from California (Mrs. FERNESTEN) was added as a cosponsor of S. 1215, a bill to amend title XVIII of the Social Security Act to provide for coverage of certain lymphedema compression treatment items under the Medicare program.

At the request of Mrs. BLACKBURN, the name of the Senator from Tennessee (Mr. HAGEETY) was added as a cosponsor of S. 1325, a bill to ensure that women seeking an abortion are informed of the medical risks associated with the abortion procedure and the major developmental characteristics of the unborn child, before giving their informed consent to receive an abortion.

At the request of Ms. MURKOWSKI, the name of the Senator from West Virginia (Mr. MANCHIN) was added as a cosponsor of S. 1325, a bill to improve the quality and timeliness of Federal permitting and review processes with respect to critical mineral production on Federal land, and for other purposes.

At the request of Mr. RUBIO, the name of the Senator from Alaska (Mr. SULLIVAN) was added as a cosponsor of S. J. Res. 4, a joint resolution proposing an amendment to the Constitution of the United States to require that the Supreme Court of the United States be composed of not more than 9 justices.

At the request of Mr. VAN HOLLEN, the names of the Senator from Illinois (Mr. DURBIN) and the Senator from Rhode Island (Ms. HAYWARD) were added as cosponsors of S. J. Res. 15, a joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Office of the Comptroller of Currency relating to “National Banks and Federal Savings Associations as Lenders”.

At the request of Mr. VAN HOLLEN, the names of the Senator from Illinois (Mr. DURBIN) and the Senator from Mississippi (Mrs. HYDE-SMITH) were added as cosponsors of S. Res. 154, a resolution congratulating the people of the Hashemite Kingdom of Jordan on the centennial of the founding of the Jordanian state.

At the request of Mr. DAINES, the name of the Senator from Alaska (Mr. SULLIVAN) was added as a cosponsor of S. Res. 164, a resolution expressing the sense of the Senate that the number of justices of the Supreme Court of the United States should remain at 9.

At the request of Mr. JOHNSON, the names of the Senator from Maryland (Mr. VAN HOLLEN) and the Senator from Wyoming (Mr. BARRASSO) were added as cosponsors of S. Res. 176, a resolution urging all parties in Georgia to seek prompt implementation of the agreement signed on April 19, 2021, and reaffirming the support of the Senate for Georgia, the territorial integrity of Georgia, and the aspirations of Georgians to join the Euro-Atlantic community.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DURBIN:

S. 1370. A bill to establish a Restore Employment in Natural and Environmental Work Conservation Corps in the Department of the Interior and the Department of Agriculture, and for other purposes; to the Committee on Environment and Public Works.

Mr. DURBIN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD. There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1370

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “Restore Employment in Natural and Environmental Conservation Corps Act” or the “RENEW Conservation Corps Act”.

SEC. 2. FINDINGS AND PURPOSES.

(a) FINDINGS.—Congress finds that—
(1) as a result of the Coronavirus Disease 2019 (COVID–19) pandemic, more than 40,000,000 people in the United States have filed claims for unemployment benefits since March 13, a level of unemployment not seen since the Great Depression;
(2) investments in fish, wildlife, and habitat restoration and outdoor recreation infrastructure, such as many as 33 jobs for every $1,000,000 invested, as demonstrated by the American Recovery and Reinvestment Act of 2009 (Public Law 111–5; 123 Stat. 115);
(3) the outdoor recreation economy—
(A) generates $887,000,000,000 in economic activity each year, which is 2.2 percent of the gross domestic product of the United States, according to the Bureau of Economic Analysis;
(B) was 1 of the fastest growing sectors of the United States economy before the Coronavirus Disease 2019 (COVID–19) pandemic;
(C) the demand for outdoor recreation has increased dramatically during the Coronavirus Disease 2019 (COVID–19) pandemic;
(D) the Federal Government and State and local governments and agencies have many "shovel-ready" projects and green-structure maintenance backlog projects that would—
(A) improve the quality of life and outdoor experiences for the people of the United States;
(B) make communities, especially communities that are traditionally underserved, more resilient to climate change, natural disasters, and wildfires; and
(C) provide access to outdoor recreation opportunities to all people of the United States;
(6) many facilities and natural resources located on dedicated conservation land are in disrepair or degraded and in need of labor-intensive rehabilitation, restoration, and enhancement; and the activities that cannot be carried out at existing staffing levels;
(7) enhancing and maintaining environmentally and recreationally important land and waters through the participation of unemployed individuals in the United States in a conservation corps could—
(A) provide critical employment, education, and skill development opportunities to the individuals;
(B) prepare the individuals for permanent jobs in the conservation field; and
(C) benefit the economy and environment of the United States; and
(8) existing networks of conservation corps are in place to assist with the construction of additional recreational facilities in order to scale up the activities of the conservation corps to meet growing deferred maintenance needs on public land.
(b) PURPOSES.—The purposes of this Act are—
(1) to employ, during the 5-year period beginning on the date of enactment of this Act, a total of 100,000 people in the United States in dedicated conservation land projects to support the growing backlog of deferred conservation land projects;
(2) to expose Participants to public service while furthering the understanding and appreciation of the Participants of the natural and cultural resources of the United States;
(3) to foster interest among Participants in conservation careers by exposing the Participants to conservation professionals in land management agencies; and
(4) to utilize the existing network of conservation corps organizations working across the United States while providing for expanded participation in urban centers.
SEC. 3. DEFINITIONS.
In this Act—
(1) CORPS.—The term "Corps" means the Restore Employment in Natural and Environmental Work Conservation Corps established by section 4(a).
(2) COUNCIL.—The term "Council" means the National Council on the Restore Employment in Natural and Environmental Work Conservation Corps established under section 6(a).
(3) ELIGIBLE AGENCY OR ORGANIZATION.—The term "eligible agency or organization" means—
(A) a unit of local government;
(B) a land trust;
(C) a conservation nonprofit organization; or
(D) a qualified youth service and conservation corps, including—
(i) an organization established under—
(I) the National Community Service Act of 1990 (42 U.S.C. 12501 et seq.);
(II) title I of Public Law 91–378 (commonly known as the "Youth Conservation Corps Program"; 42 U.S.C. 12701 et seq.); or
(iii) the Public Lands Corps Act of 1993 (16 U.S.C. 12701 et seq.), including the Indian Youth Service Corps authorized under section 210 of the Act (42 U.S.C. 12656); or
(ii) the Urban Youth Corps Act of 1993 (16 U.S.C. 12711 et seq.), including the Indian Youth Service Corps authorized under section 106 of the National and Community Service Trust Act of 1993 (42 U.S.C. 12656); or
(iii) the Healthy Futures Corps established under section 122(a)(2)(A) of the National and Community Service Act of 1990 (42 U.S.C. 12672a(a)(2)(A)); or
(4) ELIGIBLE PARTICIPANT.—The term "eligible participant" means an individual who—
(A) is 16 years of age or older at the time the individual begins the term of service as a Participant; and
(B) is a citizen of the United States or lawful permanent resident alien of the United States.
(5) ELIGIBLE PROJECT.—The term "eligible project" means any of the following:
(A) a project to plant trees.
(B) a project for the restoration and management of wildlife.
(C) a project to control invasive species.
(D) a project for the conduct of prescribed burns, hazardous fuels reduction, or invasive species removal.
(E) a project for the restoration of streams, wetlands, and other aquatic ecosystems, including the Great Lakes and coastal areas.
(F) a project to monitor water quality in streams and lakes.
(G) a project to assist with the conduct of fish and wildlife surveys.
(H) a project for the construction or maintenance of trails, bridges, campgrounds, picnic shelters, or other recreational amenities for public use by the public.
(I) a project for the construction or maintenance of parks and playgrounds.
(J) a project to restore brownfield sites (as defined in section 101 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601)) in urban areas.
(K) a project to construct rain gardens, grass waterways, pollinator gardens, or green schoolyards.
(L) a project for the development of urban gardens and farms.
(M) a project to plant native grasslands.
(N) a project to provide environmental interpretation or outdoor education.
(O) a project to improve community resiliency to climate change and natural disasters, such as the installation of bioswales and permeable surfaces.
(P) a project for the collection, storage, and propagation of native seed and plant materials.
(5) Any other project determined to be appropriate by the Secretary;
(6) INDIAN TRIBE.—The term "Indian Tribe" has the meaning given the term in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450c).
(7) OPPORTUNITY YOUTH.—The term "opportunity youth" means an individual who—
(A) is not younger than the age of 16 or older than the age of 24; and
(B) is not enrolled in school or participating in the labor market.
(8) PARTICIPANT.—The term "Participant" means an eligible participant enrolled in the Corps.
(9) PROGRAM PARTNER.—The term "Program partner" means—
(A) a State or Indian Tribe administering a program for eligible projects or a grant program under subsection (a) or (b) of section 5, as applicable; and
(B) an eligible agency or organization carrying out eligible projects under section 5(a)(3)(B).
(10) SECRETARIES.—The term "Secretaries" means the Secretary of Agriculture and the Secretary of the Interior, acting jointly.
(11) STATE.—The term "State" means each of the several States, the District of Columbia, the Commonwealth of Puerto Rico, and any other territory or possession of the United States.
SEC. 4. RESTORE EMPLOYMENT IN NATURAL AND ENVIRONMENTAL WORK CONSERVATION CORPS.
(a) ESTABLISHMENT.—There is established in the Department of the Interior and the Department of Agriculture the Restore Employment in Natural and Environmental Work Conservation Corps program under which Participants shall carry out—
(1) eligible projects administered by Program partners under subsection (a) or (b) of section 5;
(b) ELIGIBLE PROJECTS.—Program partners shall provide Participants with the opportunity to carry out an eligible project.
(2) PARTICIPANTS.—The Corps shall consist of—
(A) eligible participants who are enrolled in the Corps by the Secretaries; and
(B) eligible participants who are enrolled in the Corps by Program partners.
(3) REQUIREMENT.—In enrolling eligible participants in the Corps under paragraph (1), the Secretaries and Program partners shall ensure that Participants reflect the demographic makeup of the United States. The Secretaries and Program partners are carrying out an eligible project.
(4) WORK EXPERIENCE.—The Secretaries and Program partners shall—
(A) develop meaningful, full-time, productive work in a natural or cultural resource setting;
(B) provide a mix of work experience, basic and life skills education, training, and support services; and
(C) the opportunity to develop an ethic of citizenship, community service, and environmental stewardship through service to the community and the United States.
(5) TERMS AND COMPENSATION.—
(A) TERM.—Participants shall serve for a term of at least 12 weeks, but not more than 1 year.
(B) COMPENSATION.—
(A) WAGES.—Participants shall be compensated at a wage rate that is appropriate for the type of work performed by the Participant, but not less than $15 per hour (to be increased each year based on increases in the Consumer Price Index for the year).
(B) EDUCATIONAL CREDIT, TUITION ASSISTANCE.—If a Participant completes at least 1
year of service in the Corps, the Participant shall be eligible for—

(i) an educational credit that may be applied toward a program of postsecondary education at an institution of higher education that agrees to award the credit for participation in the Corps; and

(ii) not more than $5,500 in tuition assistance to the Participant for purposes of continuing education.

(d) TRAINING; APPRENTICESHIPS.—The Secretaries and Program partners shall—

(1) ensure that 20 to 50 percent of the term of a Participant in the Corps is dedicated to education, training, and workforce readiness activities; and

(2) provide curricula to Participants that improve the future job prospects of Participants, including through making available to Participants registered apprenticeships and other professional licenses or certifications.

(e) ADDITIONAL DUTIES AND RESPONSIBILITIES OF PROGRAM PARTNERS WITH RESPECT TO OPPORTUNITY YOUTH.—A Program partner that enrolls Participants that are opportunity youth—

(i) shall provide to the opportunity youth—

(A) supervision and training;

(B) adult mentoring; and

(C) education, which may include—

(i) basic instruction and remedial education;

(ii) language instruction for individuals with limited English proficiency;

(iii) secondary education services and activities, including dropout prevention and tutoring; and

(iv) other activities that are delivered in conjunction with project-based service-learning to the maximum extent practicable;

(2) may provide to the opportunity youth—

(A) services to assist in the preparation for, and access to, postsecondary education opportunities, including—

(i) counseling; and

(ii) assistance with applying for student financial aid;

(B) employability training, which may include—

(i) development of basic skills, such as—

(A) arriving on time to work;

(B) being prepared to work;

(C) following directions;

(D) working independently;

(E) working with others;

(F) demonstrating a commitment to produce high-quality work;

(G) career counseling and job search assistance; and

(H) pathways to family sustaining jobs; and

(C) supportive services, which may include—

(i) health care, including mental health care, such as drug and alcohol abuse counseling;

(ii) child care; and

(iii) transportation.

(f) CERTIFICATE OF COMPLETION.—The Secretaries shall provide each Participant with a certificate of completion bearing the signature of the Secretaries on the completion of a term of service in the Corps.

SEC. 5. STATE, TRIBAL, AND LOCAL FUNDING PROGRAM FOR ELIGIBLE PROJECTS.

(a) APPORTIONMENT TO STATES.—

(1) IN GENERAL.—For each fiscal year, subject to paragraphs (2) and (3), of the amounts made available for apportionment to the States for that fiscal year under section 2(a)(2), the Secretaries shall apportion—

(A) 66% percent among States based on the proportion that—

(i) the number of unemployed individuals in each State, as determined based on the most recent data available; bears to

(ii) the total number of unemployed individuals in all States as so determined; and

(B) 33 1/3 percent among States based on the proportion that—

(i) the population of each State; bears to

(ii) the population of all States.

(2) MINIMUM APPORTIONMENT.—No State shall receive an apportionment under paragraph (1) for a fiscal year in an amount less than $52,000,000.

(3) USE OF FUNDS.—Of the amounts apportioned to a State under this subsection for a fiscal year—

(A) 50 percent shall be used by the State to administer a program for the conduct of eligible projects by Participants enrolled in the program by the State; and

(B) 50 percent shall be used by the State to administer a grant program in the State under which the State provides grants to eligible agencies or organizations in the State for the conduct of eligible projects by Participants enrolled by the eligible agencies or organizations, with preference to be given for grants to eligible agencies or organizations described under section 3(d).

(f) C ERTIFICATE OF COMPLETION.—The Secretaries and Program partners shall—

(1) IN GENERAL.—For each fiscal year, sub-

(a) TRANSMISSION.—The Corps; and

(b) eligible projects carried out by the Corps.

SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There is authorized to be appropriated to carry out this Act $55,800,000,000 for the period of fiscal years 2021 through 2025, of which—

(1) 37.5 percent shall be made available to the Secretaries to carry out eligible projects under section 4(a)(1); and

(2) 57.5 percent shall be made available to the Secretaries for apportionment to States under section 5(a).

(b) M ATCHING FUNDS WAIVER.—Any otherwise applicable matching funds requirements, including under section 122(a)(1) of the Public Lands Corps Act of 1993 (16 U.S.C. 1491), shall be waived for projects carried out using amounts made available under this Act.

By Mr. DURBIN (for himself and Mr. MORAN).

S. 1371. A bill to prioritize funding for an expanded and sustained national investment in agriculture research; to the Committee on Agriculture, Nutrition, and Forestry.

Mr. DURBIN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.
There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1371

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

SECTION 1. SHORT TITLE.
This Act may be cited as the “America Grows Act of 2021”.

SEC. 2. FUNDING.
(a) IN GENERAL.—There is appropriated, out of any money in the Treasury not otherwise appropriated, to each funding recipient described in subsection (b) for the programs, projects, and activities of such funding recipient, the following amounts:

(1) For fiscal year 2022, the amount equal to 105 percent of the amount of new budget authority made available in appropriation Acts for that funding recipient for fiscal year 2021, increased by the percentage increase (if any), during fiscal year 2021, in the Consumer Price Index for all urban consumers published by the Bureau of Labor Statistics.

(2) For each of fiscal years 2023 through 2031, the amount equal to 105 percent of the amount appropriated to that funding recipient, the following amounts:

(1) the Agricultural Research Service; and

(2) the Economic Research Service;

(3) the National Agricultural Statistics Service; and

(4) the National Institute of Food and Agriculture.

(c) AVAILABILITY.—Each amount appropriated under subsection (a) shall remain available for obligation through the last day of the fiscal year for which such amount is appropriated.

SEC. 3. EXEMPTION FROM SEQUESTRATION.
(a) IN GENERAL.—Section 255(g)(1)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 905(g)(1)(A)) is amended by inserting after “‘Advances to the Unemployment Trust Fund and Other Funds (16–0527–0–1–600).’” the following:

“(b) APPLICABILITY.—The amendment made by subsection (a) shall apply to any sequestration order issued under the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 900 et seq.) on or after the date of enactment of this Act.

SEC. 4. BUDGETARY EFFECTS.
(a) STATUTORY PAYGO SCORECARDS.—The budgetary effects of this Act shall not be entered pursuant to section 4(d) of the Statutory Pay As-You-Go Act of 2010 (2 U.S.C. 933(d)).

(b) SENATE PAYGO SCORECARDS.—The budgetary effects of this Act shall not be entered on any PAYGO scorecard maintained pursuant to section 4(d) of the Statutory Pay As-You-Go Act of 2010 (2 U.S.C. 933(d)).

PRIVILEGES OF THE FLOOR
Mr. DURBIN. Mr. President, I ask unanimous consent that Laura Gentile, Margaret McIntosh, and Emily Tucker, who are fellows and Federal Agency detailees with the Senate Committee on Environment and Public Works, have floor privileges for the duration of this Congress.

Mr. BLUMENTHAL. Mr. President, I understand there is a bill at the desk, and I ask for its first reading.

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

MEASURE READ THE FIRST TIME—S. 1364
Mr. BLUMENTHAL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m., Tuesday, April 27, and that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; that upon conclusion of morning business, the Senate proceed to executive session to resume consideration of the Miller nomination, postcloture; that at 11:30 a.m., all postcloture time be considered expired; that following the cloture vote on the McCabe nomination, the Senate recess until 2:15 p.m. to allow for the weekly caucus meetings; that if cloture is invoked on the McCabe nomination, all postcloture debate time be considered expired at 2:30 p.m.; finally, that if any of the nominations are confirmed, the motions to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate’s actions.

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

ADJOURNMENT UNTIL 10 A.M. TOMORROW
Mr. BLUMENTHAL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 6:21 p.m., adjourned until Tuesday, April 27, 2021, at 10 a.m.
HON. NANCY PELOSI
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Ms. PELOSI. Madam Speaker, pursuant to the authorities vested in the Speaker of the House by law and the Rules of the House of Representatives, commencing at 5:00 PM on April 28, 2021 and ending at 11:59 PM on April 28, 2021, the corridors and passages of the Capitol under control of the House shall be restricted to those Members and staff who have an office in the House wing of the Capitol, invited Members, and individuals who possess the appropriate credentials for presence in the Capitol as issued by the Office of the Sergeant at Arms of the House of Representatives, and those who are issued a credential in support of the joint ceremonial session. The Office of the Sergeant at Arms of the House of Representatives and the United States Capitol Police shall deny admittance to the Capitol except to those listed above.

HONORING THE SERVICE OF PASTOR JOHN DAVID NUGENT

HON. BRIAN BABIN
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Mr. BABIN. Madam Speaker, I rise today to honor the faithful service of John David Nugent as he retires from his role of nearly 25 years as lead pastor at Hillcrest Baptist Church in Jasper, Texas. Under Pastor Nugent’s leadership, the Hillcrest family has grown tremendously from 617 to 1,632 church members. Pastor Nugent’s time at Hillcrest Baptist has also seen the construction and completion of a new campus for the church to call home.

Prior to his time at Hillcrest, Pastor Nugent became licensed in ministry in 1973 and was ordained on September 16, 1979, at Central Baptist Church in Monroe, Louisiana, where he served as associate pastor from 1977 until 1981. He would later go on to serve as pastor at First Baptist Church in Lone Pine, Louisiana; New Zion Baptist Church in Oak Grove, Louisiana; and First Baptist Church in Spurger, Texas, before making the move to Jasper.

Over the years, Pastor Nugent has held influential roles with the Sabine Valley Association, New Bethel Association, Bayou Macon Association, and Louisiana Association.

For nearly a half century, Pastor Nugent has been a steadfast servant of God and tirelessly devoted to furthering His kingdom. He has selflessly dedicated his time as pastor to improving the lives of his congregants, strengthening his community, and spreading the word of the Lord to all who would listen. It is no wonder why he is held in high regard by all who know him. Madam Speaker, I honor and thank my friend, Pastor Nugent, for his years of dutiful service.

HON. MICHAEL C. BURGESS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Mr. BURGESS. Madam Speaker, I rise today to honor the outstanding contributions of Bob Golden to his community, state, and nation. As the outgoing Mayor of Haslet, Texas, he has served in his current position with distinction since May 2009. As he retires from public life, it is my privilege to recognize his noteworthy accomplishments.

Mayor Golden began a career in public service through his commissioning as a Navy Ensign following his graduation from the U.S. Naval Academy in 1966. During his active duty service, he flew F–4 Phantoms off the USS John F. Kennedy. After additional service in the Naval Reserve, he retired at the rank of captain in June 1996, whereupon he and his wife, Kathleen, moved to Haslet.

Prior to his election mayor in May 2009, Mayor Golden served for several years on both the Haslet Planning and Zoning and Parks and Recreation boards. Under his mayoral leadership, the economic tax base of Haslet was significantly expanded through the attraction, building, and operation of a 1.1 million square-foot Amazon electronic order fulfillment center.

Mayor Golden has effectively also overseen the decade-long planning and development of critically necessary improvements to Haslet’s infrastructure, including the Haslet Parkway Project, which broadens a busy thoroughfare in the city into a four-lane divided highway along with augmented water and sewer lines. The project, which broke ground in March 2021, is projected to drastically improve truck movements and future logistics operations at Alliance Airport. It is one of Mayor Golden’s most valuable contributions to Haslet, and the city’s citizens and businesses will positively benefit from the project’s fruition.

As Bob Golden completes his final mayoral term, I am honored to recognize and thank him for his decades of selfless devotion as a dedicated public servant. Best wishes in all his future endeavors.

HONORING SPECIALIST ABIGAIL JENKS FOR HER SERVICE TO THE UNITED STATES ARMY

HON. ELISE M. STEFANIK
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Ms. STEFANIK. Madam Speaker, I rise today to honor the life and service of U.S.
Army Specialist Abigail Jenks. Specialist Jenks tragically lost her life in an airborne training exercise on Monday, April 19, 2021 at Fort Bragg.

Specialist Jenks was a native of Garneau, New York. She graduated from Saratoga Springs High School in 2018 and went on to enlist in the U.S. Army. In June of 2019, Specialist Jenks was assigned as a paratrooper to Fort Bragg, North Carolina. She had previously completed the Basic Airborne Course at Fort Benning, Georgia and Advanced O跳ening at Fort S, Oklahoma. Specialist Jenks was a fire support specialist operating as a forward observer with the brigade’s Headquarters and Headquarters Battery, 1st Battalion, 319th Airborne Field Artillery Regiment, 3rd Brigade Combat Team, 82nd Airborne Division.

Specialist Jenks always knew she wanted to serve her country by enlisting in the Army. As a member of the famed 82nd Airborne Division, she excelled at her role and flourished in the rigorous and demanding environment that serving in our Armed Forces commands. In recognition of her outstanding service, Specialist Jenks was awarded the Army Achievement Medal, the Army Good Conduct Medal, the National Defense Service Medal, the Global War on Terrorism Medal, the Army Service Ribbon, and the Meritorious Service Medal—a prestigious award only presented to those who distinguish themselves by outstanding meritorious achievement and service to the United States. On behalf of New York’s 21st Congressional District, I am honored to recognize Specialist Abigail Jenks’ character, bravery, and remarkable dedication to our country, and I ask this House to remember her sacrifice and legacy forever.

CELEBRATING THE CORPSUS CHRISTI ARMY DEPOT’S 60TH BIRTHDAY

HON. MICHAEL CLOUD
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Mr. CLOUD. Madam Speaker, I rise to honor the Corpus Christi Army Depot (CCAD), which celebrated its 60th anniversary on April 21, 2021. CCAD is the premier rotary winged helicopter repair and maintenance facility for the United States Army. In the midst of a global pandemic, like a battle-hardened soldier, CCAD remains strong, committed, and dedicated to answering the nation’s call and keeping the Army flag flying.

Originally named the U.S. Army Transportation Aeronautical Depot Maintenance Center (ARADMAC), CCAD was established on March 10, 1961, and accepted by the U.S. Army on April 21, 1961. Members of CCAD served abroad on the USNS Corpus Christi Bay—formerly the USS Abemarle—during the Vietnam War as the Army’s only floating maintenance depot, saving time, money, and lives during the conflict. The names Huey, Chinook, Black Hawk, and Apache evoke memories, pride, and gratefulness to our veterans, active duty, reserve members, and civilians alike, whether in war or peacetime.

The freedom and the security that citizens of the United States enjoy today are a direct result of the hard work and continuing commitment of CCAD to the mission given by the U.S. Army. Thousands of military, civilian, and contractor employees have walked the halls, worked in the hangars, turned the wrenches, flown the aircraft and dedicated themselves to the operation that began in 1961. The community leaders and citizens of Corpus Christi, Texas, recognize and appreciate the service of all personnel of the Corpus Christi Army Depot, past and present. We salute this great organizations’ unending mission.

I wish the Corpus Christi Army Depot a happy 60th birthday.

HONORING THE LIFE AND LEGACY OF FORMER SPEAKER JOE TAITANO SAN AGUSTIN

HON. MICHAEL F.Q. SAN NICOLAS
OF GUAM
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Mr. SAN NICOLAS. Madam Speaker. I rise today in honor of the life and legacy of former Speaker Joe Taitano San Agustin. Speaker San Agustin was a devoted public servant, political pioneer, and a true advocate for the people of Guam. I remember him as a compassionate leader who dedicated his entire life to uplifting others and realizing a more prosperous Guam.

When Congress issued legislation in 1968, which provided for the first popular election of the governor and lieutenant governor of Guam, Speaker San Agustin was instrumental in launching Guam’s transition into self-governance. He served as the director of administration to both the last appointed and first elected governors of Guam, and by 1976, he was elected to serve as a senator in the 14th Legislature of Guam, where he made strides in economic development and the protection of public finances for two decades. Throughout his ten terms in office, he also served as speaker of the 20th, 21st, and 22nd legislatures, and following his departure from the chamber, his influence continued to prove valuable as chairman of the Democratic Party of Guam from 1997 to 2001.

Speaker San Agustin’s contributions toward a greater quality of life for the island’s residents extended beyond traditional politics, and he continued to echo in today’s age. Building strongholds for our community, he notably, led twenty government employees in donating to establish the Government of Guam Federal Credit Union in 1962 and went on to serve on the board of directors for the Bank of Guam. He also fought for retirement security as chairman of the Government of Guam Retirement Fund Board and served as the executive director of the Guam Base Reuse and Closure Office.

Speaker San Agustin was an esteemed leader and advocate who dedicated his entire life to public service. His career illustrates a remarkable fidelity to just and meaningful change, and his countless contributions to our systems of governance and historic policy continue to inspire many in our community.

Speaker San Agustin served with my grandfather during the time of war, and I am deeply saddened by his passing. My family and I wish to extend our hearts and prayers for him and his family, and I join the people of Guam in remembering and celebrating his life and legacy of selfless service. Our island has lost an icon, but we know he is happy with Auntie May. He will be deeply missed, and his love and memories will forever remain in the hearts of the people of Guam.

IN RECOGNITION OF THE 77TH ANNIVERSARY OF EXERCISE TIGER

HON. EMANUEL CLEAVER
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Monday, April 26, 2021

Mr. CLEAVER. Madam Speaker, it is with a deep and poignant gratitude that I rise today to celebrate the American heroes who lost their lives seventy-seven years ago during Exercise Tiger. Paving the way for the D-Day invasion that would take place on June 6, 1944, Exercise Tiger, while once kept secret, is now regarded as having been both a tragedy and a critically instructive component of the Allies’ mission to end World War II. The lives lost on that fateful day were honored by the soldiers who learned from Exercise Tiger and carried their memory into battle during the liberation of France. It is a story we must never allow ourselves to forget.

Before the assembled British, Canadian, and American forces could carry out the D-Day invasion, 4,000 soldiers conducted a massive simulated landing to rehearse and prepare for that immeasurably vital military act. However, what started as a military exercise ended as one of the greatest military tragedies of World War II. The calm, dark night of April 28, 1944, burst into chaos and combat when German U-boats ambushed the Tank Landing Ships (LSTs) transporting American soldiers. Almost 750 American servicemen, including over 200 Missourians, would give their last full measure of devotion when their vessels were either destroyed or severely damaged. But Allied forces would not be deterred, as the brave soldiers continued to repel enemy attacks and move forward with their mission. Even in the face of immense loss, a well-equipped enemy force, and little help from nearby Allied forces, the tenacity and determination of the soldiers and sailors involved ensured that the landing operations would continue mere hours after the initial attack. Allied Commanders planning the eventual D-Day invasion learned from Exercise Tiger and incorporated new strategies to ensure soldiers would be protected from barrage before landing on the beach. Without the bravery of the forces that learned from Exercise Tiger, it is possible that even more American, Canadian, and British lives would have been lost on D-Day, and that the invasion of France, which hinged on secrecy, speed, and synchronicity, would have failed. It is not hyperbole to say that American soldiers and sailors from Exercise Tiger changed the course of world history and that we are forever indebted to their sacrifice.

It is a time-honored tradition in the United States for us to gather and celebrate the heroism and sacrifices of the countless fathers, mothers, brothers, sisters, and children who have died to protect our nation from foreign and domestic threats. On the last Monday of May, thousands congregate to quietly observe and remember the names found on marble
headstones cascading across Arlington National Cemetery. On the fourth day of July, we join friends and family for a celebration of our nation’s independence. On each November 11th, we reach out to the veterans in our lives, thank them for their service, and if we are lucky, listen to their stories of service. Scattered between these national celebrations are memorials hosted in small towns and big cities across America that pay tribute to the local legends who fought to protect the freedoms we hold dear. Every year since 1989, the Exercise Tiger Commemorative Foundation, alongside the Coast Guard Station Barnegat Light, have celebrated the heroes of Exercise Tiger with a wreath-laying ceremony at stations across the United States. It is now the longest-running tribute in Coast Guard history.

Moreover, this year, the Exercise Tiger Commemorative Foundation has worked with the Audrain County Commissioners to memorialize and celebrate the oft-overlooked heroism of our nation’s Black soldiers and sailors. We must never lose sight of the fact that while Black soldiers were fighting for the freedom of France, they themselves were not free in America. As they paraded in Normandy and stormed Omaha and Utah Beaches, our nation was upholding the horrors of segregation and Jim Crow. They did so because they believed in the promise of America. We are all eternally indebted to that faith and their sacrifices, and I want to thank the Foundation and the Audrain County Commissioners for working to ensure that all our veterans receive the praise, glory, and honor they have earned.

A 5,000-pound anchor, located in Audrain County, serves as the memorial for the heroes of Exercise Tiger. However, it is more than just a relic of the past. Rather, it is a constant reminder that our freedom was paid for by the sacrifices of those who came before us. At the beginning of the COVID–19 pandemic, a blue ribbon was wrapped around that anchor, and it was only to be cut down when a vaccine was developed. On April 28, 2021, as our scientists, healthcare workers, and soldiers engage in a noble crusade against COVID–19 at vaccination sites across the country, that ribbon will be removed. While its removal does not signify the end of the pandemic, it does celebrate the fact that we are accomplishing what seemed impossible just months ago. We have demonstrated, like the Greatest Generation before us, that America can overcome any threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That threat when we are united, be it a fleet of enemy submarines or an elusive virus. That
IN HONOR OF THE VICTIMS OF THE SHOOTING AT THE INDIANAPOLIS FEDEX FACILITY

HON. ANDRÉ CARSON
OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Monday, April 26, 2021

Mr. CARSON. Madam Speaker, I rise with my fellow Congressional colleagues from Indiana to honor the 8 Hoosiers we lost in the senseless shooting at the FedEx facility in Indianapolis.

We also honor those who were injured, and pray that they have a full and fast recovery. The deceased were our friends, family and neighbors. They had hopes, dreams, and plans for the future—only to have their lives tragically cut short.

And sadly, they are part of a much larger group of Hoosiers and Americans we have lost to gun violence.

As our community and our state grieve, and as we seek to move forward, we pledge to never forget—never to become numb to this shooting, or any other senseless act of violence. Their legacies will live on through our efforts to save lives in the future.

Hoosiers are resilient, and we will continue working hard to create safer communities across America, always carrying the memory of those we have lost in our hearts.

We will never forget them.

[Apr. 18, 2021]

INDIANAPOLIS FEDEX SHOOTING: WHO WERE THE EIGHT VICTIMS?

Officials in Indianapolis have released the names of the eight people who were killed when a gunman opened fire at a FedEx warehouse on Thursday night.

Among the victims were four members of the local Sikh community—including a mother, a father and two grandmothers. Other victims include two 19-year-olds, a university graduate and a father.

Local Sikhs say they feel “traumatized” by the attack.

It remains unclear if Sikhs were targeted, authorities say.

About 90% of workers at the facility are members of the local Sikh community, police chief Randal Taylor said. Here’s what we know about the victims.

AMARBET SEKHON

A mother of two sons, Ms Sekhon began working at the FedEx facility six months ago on an overnight shift, her niece told the New York Times.

“She was a workaholic, she always was working, working. She would never sit still unless she felt really bad,” her brother-in-law, Kulwant Sekhon, told the Associated Press news agency.

While officials said Sekhon was 48, her relatives said she was 49.

Ms. Kaur had been planning to make her “renowned yogurt” to celebrate for her granddaughter’s second birthday at a large family gathering on Saturday, Rumpi Girn, a family member, told the New York Times.

“And today we’re gathering to plan a funeral,” she said.

Authorities said Kaur was 64, but her family told media outlets she was 59.

Samaria Blackwell was a 19-year-old soccer and basketball enthusiast who dreamed of becoming a police officer. Her parents told the Indianapolis Star that Ms. Blackwell, said they were “blessed by the Lord to have such a fun-loving, caring daughter as the baby of our family”, in a statement posted on GoFundMe that launched to fund funeral and other expenses.

“Samaria was tenacious in everything she did, from playing basketball and soccer to being a lifeguard for FedEx,” they said.

“An intelligent, straight-A student, Samaria could have done anything she chose to put her mind to.”

Mr. Weisert was a former Air Force officer who served in Vietnam and had previously worked as a mechanical engineer “to make ends meet”, his son, Mike Weisert, told the New York Times. Mike Weisert said his father had been thinking of retiring in the coming months.

Mr. Weisert’s wife of 50 years, Mary Carol Weisert, told local broadcaster WKRC she felt “terror, horror, fear, shock” at his death. “I don’t know how else to describe it.”

A fan of action and classic movies, he enjoyed playing country and bluegrass guitar, according to the New York Times.

Albert Ashcraft, a former FedEx colleague, told the newspaper that he was “a very decent, kind man, very dedicated to his family,” she said.

“Maria could have done anything she chose to do. As an intelligent, straight-A student, Samantha Hulbert’s computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. At the time, officers also noted was white supremist websites” on his computer. 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Based on public reporting, the shooter allegedly had a propensity for violence—something his mother had previously warned law enforcement about.

On March 3, 2020 Brandon Hole’s mother went to the Indianapolis Metropolitan Police Department (IMPD) after her son had purchased a shotgun. She warned law enforcement that her son might commit “suicide by cop.” At this time, FBI agents stated that they did not identify Hole as espousing a racially motivated ideology.

However, according to April 20, 2021 media reports, when IMPD officers went to the family’s home, one of the officers went upstairs to the teenager’s bedroom and “observed what through his training and experience indicated was white supremacist websites” on Hole’s computer. At the time, officers also reportedly notified the criminal intelligence unit about what was observed on Hole’s computer and took the shotgun to the police department’s property room with “seized by dangerous person” written on the inventory sheet. To that end, the Sikh Coalition strongly urges both the IMPD and the FBI to fully investigate Mr. Hole’s attack on the Indianapolis FedEx facility and all bias motivating factors which may be at play.

It was no accident that the shooter targeted this particular FedEx facility where he fatally wounded over-whelmingly staffed by Sikhs. This was not a crime of convenience or a spur-of-the-moment attack; it was one of methodical planning and selection. As a result, the Indianapolis Metropolitan Police Department (IMPD) and the FBI office to help ensure that there is an unfettered investigation into motive, without leaving any stone unturned regarding bias as a motivating factor. In the completion of your office ensure that these concerns are not prematurely dismissed.

The most recent available FBI data shows that hate crimes. Sikhs were once again among the top five faith groups targeted on the
basis of religion. As members of a religious minority who have been frequently targeted in violent attacks, often motivated by bias, we remain deeply concerned about how bias, bigotry and the resulting backlash impact all of our communities.

To address these broader concerns, we request that your office stand in solidarity with the Sikh community and other minority communities and pledge action that will ensure the safety of your constituents by supporting the following goals shared below:

1. Uniquely demand that local, state, and federal law enforcement agencies conduct a comprehensive and thorough investigation into the shooter’s motive including accurately identifying any nexus to white supremacist ideology based on the shooter’s personal history. Doing so would signal to your constituents that no one should be targeted because of their race, color, religion, national origin, sexual orientation, gender, gender identity, or disability.

2. Improve hate crime reporting by passing the recently re-introduced Jabara-Heyer NO HATE Act (H.R. 2383/S. 1086) and ensuring that all law enforcement agencies are required to report hate crimes. This should be part of a larger initiative that prioritizes data collection, a key component of civil rights enforcement and ensuring compliance with federal hate crime and nondiscrimination laws.

3. Close the loophole that limits federal prosecution of mixed-motive hate crimes by reintroducing and passing the Justice for Victims of Hate Crime Act. To effectively combat hate crimes, law enforcement and advocates need the tools to hold offenders accountable and ensure our justice system protects all Americans. This important change addresses a split in federal courts on the interpretation of the motive requirement in the Matthew Shepard and James Byrd, Jr., Hate Crimes Prevention Act of 2009 that currently leaves many victims without justice.

4. Introduce and pass the Disarm Hate Act to keep weapons of mass destruction out of the hands of dangerous individuals. Shooters opening fire on houses of worship, community centers, and other soft targets are becoming far too common. More than 1,500 hate crimes in the U.S. involved a firearm. Anyone who has been convicted of a misdemeanor hate crime by a state or local jurisdiction should be prohibited from possessing a firearm.

5. Request state and federal funding for 360-degree victim assistance services that include language accessible hate crime reporting, mental health services, comprehensive trauma-informed support, and technical assistance and advocates for victims and survivors of hate crimes and mass casualty incidents such as these.

We are also happy to provide resources, sample social media messaging, information on the Sikh community, and guidance on how to support our communities. If you would like us to keep you informed about vigils or other ways to recommend, please let us know and we will make sure to share those with you.

We thank you for your efforts to help protect the communities we serve and look forward to working with your office to move these important policy priorities forward.

Sincerely,

SIN J. SINGH
Sikh Coalition.

TRANSLATION SECURITY GRANT PROGRAM FLEXIBILITY ACT
SPEECH OF HON. BENNIE G. THOMPSON OF MISSISSIPPI IN THE HOUSE OF REPRESENTATIVES

MONDAY, APRIL 19, 2021

Mr. THOMPSON of Mississippi. Madam Speaker, I include in the RECORD an exchange of letters between the Committee on Homeland Security and the Committee on the Budget on H.R. 396, the “Transit Security Grant Program Flexibility Act.”

HOUSE OF REPRESENTATIVES, COMMITTEE ON THE BUDGET, WASHINGTON, DC, APRIL 7, 2021.

HON. BENNIE G. THOMPSON,
Chairman, Committee on Homeland Security,
House of Representatives, Washington, DC.

DEAR CHAIRMAN THOMPSON: I write to confirm our mutual understanding regarding H.R. 396, the Transit Security Grant Program Flexibility Act. H.R. 396 contains provisions that fall within the rule X jurisdiction of the Committee on the Budget. However, the committee agrees to waive formal consideration and resolve the disagreement.

The Committee on the Budget takes this action with the mutual understanding that we do not waive any jurisdiction over the subject matter contained in this or similar legislation, and the committee will be appropriately consulted and involved as the bill or similar legislation moves forward so that we may address any issues within our jurisdiction. The committee also reserves the right to seek appointment to any House-Senate conference convened on this legislation or similar legislation and requests your support if such a request is made.

Finally, I would appreciate your response to this letter confirming this understanding, and I ask that a copy of our exchange of letters on this matter be included in the Congressional Record during floor consideration of the bill. I look forward to continuing to work with you as this measure moves through the legislative process.

Sincerely,

JOHN YARMUTH, Chairman.

DEAR CHAIRMAN YARMUTH: Thank you for your letter regarding H.R. 396, the “Transit Security Grant Program Flexibility Act.” I recognize that the Committee on the Budget has a jurisdictional interest in H.R. 396, and appreciate your effort to allow this bill to be considered on the House floor.

I concur with you that forgoing action on the bill does not in any way prejudice the Committee on the Budget with respect to its jurisdictional prerogatives on this bill or similar legislation in the future, and I would support your effort to seek appointment of an appropriate number of conferees to any House-Senate conference involving this legislation.

I will include our letters on H.R. 396 in the Committee on Homeland Security’s consideration of this bill. I look forward to working with you on this legislation and other matters of great importance to this nation.

Sincerely,

BENNIE G. THOMPSON, Chairman, Committee on Homeland Security.

REMEMBERING LYNNE JORDAN TURLEY

HON. STEVE COHEN OF TENNESSEE IN THE HOUSE OF REPRESENTATIVES
MondAy, APRIL 26, 2021

Mr. COHEN. Madam Speaker, I rise today to pay tribute to my friend Lynne Jordan Turley, a music and arts educator and a civic leader who lived a life full of purpose and meaning.

Lynne gave to others because she cared for them and wanted to make the world a better place. She did this through her profession as an educator, both in Memphis and in New York City, where she helped to produce educational texts.

She participated in civic affairs, both political and charitable. She was always for the candidate who supported the underdog and the downtrodden.

Civically, the Lynne and Henry Turley Memphis Center at Rhodes College will and has contributed to the betterment of our city. Lynne was a talented musician who played her piano and sang to the enjoyment of children and friends both in person and on her WKNO television program.

Lynne was a good friend to me both personally and politically. She was sweet and smart and cheery. She had good values that she shared and a big heart that was always open. Her journey from Selma to Memphis to New York and back to Memphis was eventful and exciting.

She was the perfect spouse for her husband Henry as she complemented his abilities and talents and the two were greater for having each other. She had a host of friends, a group known as “the Wild Women” who were very active in community affairs, got involved in politics and encouraged people to vote and make a difference.

When they set their minds to something, they got it done. There wasn’t a bigger Memphis Grizzlies fan than Lynne, who loved going to every game and knew all the players, all the fans, and all theushers. She loved them and loved her city.

I extend my deepest condolences to her husband and my dear friend, Henry; her extended family, and her many friends. She led an exemplary life and will be greatly missed.

STATE OF ISRAEL AT 73
HON. ELAINE G. LURIA OF VIRGINIA IN THE HOUSE OF REPRESENTATIVES
MONDAY, APRIL 26, 2021

Mrs. LURIA. Madam Speaker, I include in the RECORD remarks submitted at the request of a Virginia Beach constituent, Rabbi Dr. Israel Zoberman, of Temple Lev Tikvah and is a reflection of his views:

Distinguished Israeli historian Tom Segev was born in Jerusalem in 1945, earned his doctorate at Boston University and his books were translated into fourteen languages. In his A State At Any Cost (The Life of David Ben-Gurion), Farrar, Straus and Giroux, 2018, he treats us to a mesmerizing account of Israel’s first prime minister’s tumultuous life in the context of fateful times for the Jewish people and humanity. It is
Desert. Ben-Gurion viewed Israel as the only developing the vast wilderness of the Negev’s belief in the potential of nuclear energy in New York would deprive Israel of Jewish ership and financial support of American ber of Jewish victims. He credited the lead- human potential, more than the high num-

There is no doubt that Fred Arbanas was an icon to his community and a model public servant. His good deeds and devotion to service. Fred is survived by his four children and eight grandchildren. His love and will be fondly remembered. In his recently passed away at the age of 82. A hus-

Mr. CLEAVER. Madam Speaker, I rise today with a heavy heart to recognize the life and accomplishments of Fred Arbanas, who recently passed away at the age of 82. A husband, father, grandfather, athlete, public serv-

IN RECOGNITION OF THE LIFE AND LEGACY OF FRED ARBANAS

HON. EMANUEL CLEAVER

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Monday, April 26, 2021

Born in Detroit, Michigan, Fred’s introduction to Kansas City was through his time on the Kansas City Chiefs, then the Dallas Texans, as a tight end. For eight years, Fred set records for the Chiefs, including being one of two Super Bowls and a World Champion-

CHUCK ARBANAS OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Monday, April 26, 2021

TRIBUTE TO HONOR THE LIFE OF CHARLES GESCHKE

HON. ANNA G. ESCHO

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, April 26, 2021

Ms. ESCHO. Madam Speaker, I rise today to honor the life of Charles Gescke, known to all as Chuck, a pioneer and a giant in Silicon Valley, who died on April 16, 2021, at the age of 81, at his home in Los Altos, California. He was born on September 11, 1939, and grew up in Cleveland, Ohio, where his father was a physician and his mother a nurse.

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Mr. VEASEY. Madam Speaker, I rise today to honor the service of the brave first responders of the Heuvelton Volunteer Fire Department as they celebrate the 100th anniversary of its founding. From the beginning, this fire department has shown tremendous dedication to protecting and serving the village of Heuvelton and surrounding municipalities in St. Lawrence County.

First established on April 17, 1921, the Heuvelton Volunteer Fire Department has grown from its original membership of 26 volunteers to a network of local firefighters, emergency medical technicians, divers, and fire police capable of responding to any emergency. Under the direction of its inaugural chief, Claude H. Preston, the fire brigade once rushed to fires with a hand-drawn cart and buckets at the sounding of the church bells at St. Raphael's Catholic Church. Now, since the installation of the town’s first fire siren in 1932, a test siren can be heard every day at noon, except Sundays, as it has for the past 90 years. The Department today can service any emergency call in the Heuvelton area and often aids neighboring departments.

Despite its humble beginnings and starting with one “modern” Sanford fire engine, the department now has a fleet of engines and emergency vehicles and a dedicated team equipped with modern medical technologies. Currently, the Sanford engine is still in use after undergoing multiple restorations and can frequently be seen in local parades. In an expansion of additional services still provided today, Heuvelton and Ogdensburg firefighters partnered together to create a joint “First Responders” program in 1989, intending to be first on the scene, even prior to the Rescue Squad’s arrival. Volunteers of the Heuvelton crew faithfully assist in the time of need and display the compassionate spirit and lending hand that is customary in the North Country.

Members of the Heuvelton Volunteer Fire Department serve as extraordinary examples of those who sacrifice for the good of the community. Throughout the strain of the current pandemic, they continue to put out fires and to...
provide care for their neighbors. On behalf of New York's 21st Congressional District, I am honored to recognize the 100th anniversary of the Heuvelton Volunteer Fire Department, a cornerstone in the community.

SENATE COMMITTEE MEETINGS

Title IV of Senate Resolution 4, agreed to by the Senate of February 4, 1977, calls for establishment of a system for a computerized schedule of all meetings and hearings of Senate committees, subcommittees, joint committees, and committees of conference. This title requires all such committees to notify the Office of the Senate Daily Digest—designated by the Rules Committee—of the time, place and purpose of the meetings, when scheduled and any cancellations or changes in the meetings as they occur. As an additional procedure along with the computerization of this information, the Office of the Senate Daily Digest will prepare this information for printing in the Extensions of Remarks section of the CONGRESSIONAL RECORD on Monday and Wednesday of each week.

Meetings scheduled for Tuesday, April 27, 2021 may be found in the Daily Digest of today’s RECORD.

MEETINGS SCHEDULED

APRIL 26

9:30 a.m.
Committee on Appropriations
Subcommittee on Commerce, Justice, Science, and Related Agencies
To hold hearings to examine proposed budget estimates and justification for fiscal year 2022 for the Office of the U.S. Trade Representative.
SD–192

Committee on Homeland Security and Governmental Affairs
Business meeting to consider the nominations of Kiran Arjandas Ahuja, of Massachusetts, to be Director of the Office of Personnel Management, and Anurag George Hajjar, of Maryland, Amber Faye McReynolds, of Colorado, and Ronald Stroman, of the District of Columbia, each to be a Governor of the United States Postal Service.
SD–342

10 a.m.
Committee on Appropriations
Subcommittee on Interior, Environment, and Related Agencies
To hold hearings to examine health disparities in Indian Country, focusing on a review of Indian Health Service’s COVID response and future needs.
SD–138

Committee on Banking, Housing, and Urban Affairs
To hold hearings to examine the reemergence of rent-a-bank.
WEBEX

Committee on Commerce, Science, and Transportation
Business meeting to consider S. 15, to require the Federal Trade Commission to submit a report to Congress on scams targeting seniors.
SD–115, to direct the Secretary of Commerce to conduct a study and submit to Congress a report on the effects of the COVID-19 pandemic on the travel and tourism industry in the United States.
SD–120

9:30 a.m.

Committee on Environment and Public Works
To hold hearings to examine the President’s proposed budget request for fiscal year 2022 for the Environmental Protection Agency.
SH–216

Committee on Foreign Relations
Business meeting to consider the nomination of Bonnie D. Jenkins, of New York, to be Under Secretary of State for Arms Control and International Security, and other pending nominations.
SD–106 VTC

Committee on Health, Education, Labor, and Pensions
To hold hearings to examine the response to COVID-19, focusing on using lessons learned to address mental health and substance use disorders.
SD–430

Committee on the Judiciary
To hold hearings to examine the nominations of Ketanji Brown Jackson, to be United States Circuit Judge for the District of Columbia Circuit, Candace Jackson-Aktuvumi, of Illinois, to be United States Circuit Judge for the Seventh Circuit, Julian Xavier Neals, and Zaid N. Quraishi, each to be a United States District Judge for the District of New Jersey, and Regina M. Rodriguez, to be United States District Judge for the District of Colorado.
SD–650

1 p.m.
Select Committee on Intelligence
To receive a closed briefing on certain intelligence matters.
SVC–217

2 p.m.
Committee on Appropriations
Subcommittee on Legislative Branch
To hold hearings to examine proposed budget estimates and justification for fiscal year 2022 for the Library of Congress, the Congressional Budget Office, and the Government Accountability Office.
SD–192

Committee on Armed Services
Subcommittee on Emerging Threats and Capabilities
To hold hearings to examine United States Special Operations Command’s efforts to sustain the readiness of special operations forces and transform the force for future security challenges.
SR–232A

Committee on Armed Services
Subcommittee on Readiness and Management Support
To hold hearings to examine defense acquisition programs and acquisition reform.
SR–222

Committee on Homeland Security and Governmental Affairs
Government Operations and Border Management
To hold hearings to examine the non-governmental organization perspective on the southwest border.
VTC

Committee on Indian Affairs
To hold hearings to examine the COVID-19 response in Native communities, focusing on Native education systems one year later.
SD–628

Committee on the Judiciary
Subcommittee on the Constitution
To hold hearings to examine stopping gun violence, focusing on extreme risk order “red flag” laws.
SD–226

3 p.m.
Committee on Appropriations
Subcommittee on Military Construction and Veterans Affairs, and Related Agencies
To hold hearings to examine the VA telehealth program, focusing on leveraging recent investments to build future capacity.
SD–138

Committee on Veterans’ Affairs
To hold hearings to examine S. 89, to require the Secretary of Veterans Affairs to secure medical opinions for veterans with service-connected disabilities who die from COVID-19 to determine whether their service-connected disabilities were the principal or contributory causes of death.
SD–38, United States Code, to provide for annual cost-of-living adjustments to be made automatically by law each year in the rates of disability compensation for veterans with service-connected
disabilities and the rates of dependency and indemnity compensation for survivors of certain service-connected disabled veterans, S. 219, to require the Secretary of Veterans Affairs to increase the amount of certain payments during the emergency period resulting from the COVID-19 pandemic, S. 437, to amend title 38, United States Code, to provide for the representation of record of a claimant for compensation or benefits administered by the Secretary an opportunity to review a proposed determination regarding that claim, S. 565, to amend title 38, United States Code, to provide for the treatment of veterans who participated in the cleanup of Eniwetok Atoll as radiation-exposed veterans for purposes of the presumption of service-connection of certain disabilities by the Secretary of Veterans Affairs, S. 657, to modify the presumption of service connection for veterans who were exposed to herbicide agents while serving in the Armed Forces in Thailand during the Vietnam era, S. 731, to amend title 38, United States Code, to improve the management of information technology projects and investments of the Department of Veterans Affairs, S. 810, to amend title 38, United States Code, to expand the list of diseases associated with exposure to certain herbicide agents for which there is a presumption of service connection for veterans who served in the Republic of Vietnam to include hypertension, S. 894, to identify and refer members of the Armed Forces with a health care occupation who are separating from the Armed Forces for potential employment with the Department of Veterans Affairs, S. 827, to improve the provision of health care and other benefits from the Department of Veterans Affairs for veterans who were exposed to toxic substances, S. 952, to amend title 38, United States Code, to provide for a presumption of service connection for certain diseases associated with exposure to toxins, S. 979, to amend title 38, United States Code, to improve and to expand eligibility for dependency and indemnity compensation paid to certain survivors of certain veterans, S. 1011, to require the Comptroller General of the United States to conduct a study on disparities associated with race and ethnicity with respect to certain benefits administered by the Secretary of Veterans Affairs, S. 1039, to amend title 38, United States Code, to improve compensation for disabilities occurring in Persian Gulf War veterans, S. 1071, to authorize the Secretary of Veterans Affairs to carry out a pilot program to provide pension claim enhancement assistance to individuals submitting claims for pension from the Department of Veterans Affairs, S. 1093, to amend title 38, United States Code, to establish in the Department the Veterans Economic Opportunity and Transition Administration, S. 1095, to amend title 38, United States Code, to provide for the disapproval by the Secretary of Veterans Affairs of courses of education offered by public institutions of higher learning that do not charge veterans the in-State tuition rate for purposes of Survivors’ and Dependents’ Educational Assistance Program, S. 1096, to amend title 38, United States Code, to expand eligibility for the Marine Gunnery Sergeant John David Fry Scholarship to include spouses and children of individuals who die from a service-connected disability within 120 days of serving in the Armed Forces, and S. 1188, to direct the Secretary of Veterans Affairs to notify Congress regularly of reported cases of burn pit exposure by veterans.

Committee on Armed Services
Subcommittee on Strategic Forces
To hold hearings to examine United States nuclear deterrence policy and strategy.

September 29, 2021
4:30 p.m.

Committee on Armed Services
Subcommittee on Strategic Forces
To hold hearings to examine worldwide threats; to be immediately followed by a closed hearing in SVC–217.

SD–562

APRIL 29
9:30 a.m.

Committee on Armed Services
Special Committee on Aging
To hold hearings to examine supporting older workers amid the COVID–19 pandemic and beyond.

VTC

10 a.m.

Committee on Appropriations
Subcommittee on Appropriations, Food and Drug Administration, and Related Agencies
To hold hearings to examine diversifying on-farm income, focusing on opportunities to strengthen rural America.

SD–192

Committee on Banking, Housing, and Urban Affairs
To hold hearings to examine the dignity of work.

WEBEX

Committee on Commerce, Science, and Transportation
To hold hearings to examine the nominations of Eric S. Lander, of Massachusetts, to be Director of the Office of Science and Technology Policy.

SR–253

Committee on Energy and Natural Resources
To hold hearings to examine the nominations of Tommy P. Beaudreau, of Alaska, to be Deputy Secretary of the Interior.

SD–366

Committee on Finance
To hold hearings to examine Social Security during COVID, focusing on how the pandemic hampered access to benefits and strategies for improving service delivery.

WEBEX

Committee on Health, Education, Labor, and Pensions
To hold hearings to examine the nominations of Jennifer Ann Abruzzo, of New York, to be General Counsel of the National Labor Relations Board, and Seema Nanda, of Virginia, to be Solicitor for the Department of Labor.

SD–106

Committee on the Judiciary
Business meeting to consider S. 632, to amend chapter 11 of title 35, United States Code, to require the voluntary collection of demographic information for patent inventors, S. 169, to amend title 17, United States Code, to require the Register of Copyrights to waive premerger filing fees, and increasing antitrust enforcement and protect antitrust enforcement resources, and the nominations of Kristen M. Clarke, and Todd Sunhwae Kim, both of the District of Columbia, both to be an Assistant Attorney General, Department of Justice.

SH–216

MAY 12
10 a.m.

Committee on Appropriations
To hold hearings to examine domestic violent extremism in America.

SH–216
Chamber Action

Routine Proceedings, pages S2185–S2211

Measures Introduced: Ten bills were introduced, as follows: S. 1362–1371.

Measures Reported:
S. 814, to promote security partnership with Ukraine, with an amendment in the nature of a substitute.

Miller Nomination—Agreement: Senate resumed consideration of the nomination of Jason Scott Miller, of Maryland, to be Deputy Director for Management, Office of Management and Budget.

During consideration of this nomination today, Senate also took the following action:

By 82 yeas to 13 nays (Vote No. EX. 166), Senate agreed to the motion to close further debate on the nomination.

A unanimous-consent agreement was reached providing for further consideration of the nomination, post-cloture, at approximately 10 a.m., on Tuesday, April 27, 2021; that at 11:30 a.m., all post-cloture time be considered expired; that if cloture is invoked on the nomination of Janet Garvin McCabe, of Indiana, to be Deputy Administrator of the Environmental Protection Agency, all post-cloture debate time be considered expired at 2:30 p.m.

Power Nomination—Cloture: Senate began consideration of the nomination of Samantha Power, of Massachusetts, to be Administrator of the United States Agency for International Development.

A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of S. 914, to amend the Safe Drinking Water Act and the Federal Water Pollution Control Act to re-authorize programs under those Acts.

Prior to the consideration of this nomination, Senate took the following action:

Senate agreed to the motion to proceed to Legislative Session.

Senate agreed to the motion to proceed to Executive Session to consider the nomination.

Measures Read the First Time:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Additional Statements:

Privileges of the Floor:

Record Votes: One record vote was taken today.
(Total—166)

Adjournment: Senate convened at 3 p.m. and adjourned at 6:21 p.m., until 10 a.m. on Tuesday, April 27, 2021. (For Senate’s program, see the remarks of the Acting Majority Leader in today’s Record on page S2201.)

Committee Meetings
(Committees not listed did not meet)

No committee meetings were held.
House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 30 public bills, H.R. 2831–2860; and 4 resolutions, H. Res. 350–353, were introduced. Pages H2112–14

Additional Cosponsors: Pages H2115–16

Reports Filed: There were no reports filed today.

Guest Chaplain: The prayer was offered by the Guest Chaplain, Rev. Michael Wilker, Lutheran Church of the Reformation, Washington, DC.

Administration of the Oath of Office to the Sergeant at Arms: The Speaker administered the Oath of Office to William Joseph Walker, Sergeant at Arms of the House of Representatives. Page H2111

Senate Referrals: S. 937 was held at the desk. S. 957 was held at the desk. Page H2111

Senate Messages: Messages received from the Senate by the Clerk and subsequently presented to the House today appear on page H2111.

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

Adjournment: The House met at 12 p.m. and adjourned at 12:04 p.m.

Committee Meetings

No hearings were held.

Joint Meetings

No joint committee meetings were held.

NEW PUBLIC LAWS

(For last listing of Public Laws, see DAILY DIGEST, p. D359)

S. 164, to educate health care providers and the public on biosimilar biological products. Signed on April 23, 2021. (Public Law 117–8)

S. 415, to amend the Federal Food, Drug, and Cosmetic Act with respect to the scope of new chemical exclusivity. Signed on April 23, 2021. (Public Law 117–9)

S. 422, to allow Senators, Senators-elect, committees of the Senate, leadership offices, and other offices of the Senate to share employees. Signed on April 23, 2021. (Public Law 117–10)

S. 578, to improve the health and safety of Americans living with food allergies and related disorders, including potentially life-threatening anaphylaxis, food protein-induced enterocolitis syndrome, and eosinophilic gastrointestinal diseases. Signed on April 23, 2021. (Public Law 117–11)

COMMITTEE MEETINGS FOR TUESDAY, APRIL 27, 2021

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Appropriations: Subcommittee on Defense, to hold closed hearings to examine the Missile Defense Agency, focusing on a program update, 10 a.m., SVC–217.

Committee on Armed Services: to hold hearings to examine Department of Defense's management challenges and opportunities, 9:30 a.m., SD–G50.

Committee on Commerce, Science, and Transportation: Subcommittee on Consumer Protection, Product Safety, and Data Security, to hold hearings to examine curbing COVID cons, focusing on warning consumers about pandemic frauds, scams, and swindles, 10 a.m., SR–253.

Subcommittee on Surface Transportation, Maritime, Freight, and Ports, to hold hearings to examine the future of automotive mobility, safety, and technology, 2:30 p.m., SR–253.

Committee on Energy and Natural Resources: to hold hearings to examine energy development on federal lands, focusing on the current status of the Department of the Interior’s onshore oil and gas leasing program, 10 a.m., SD–366.

Committee on Environment and Public Works: Subcommittee on Clean Air, Climate, and Nuclear Safety, to hold hearings to examine S. 283, to establish a National Climate Bank, 2:30 p.m., SD–406.

Committee on Finance: to hold hearings to examine climate challenges, focusing on the tax code's role in creating American jobs, achieving energy independence, and providing consumers with affordable, clean energy, 10 a.m., WEBEX.

Subcommittee on Fiscal Responsibility and Economic Growth, to hold hearings to examine creating opportunity through a fairer tax system, 2:30 p.m., SD–G50.

Committee on Foreign Relations: to hold hearings to examine U.S. Policy on Afghanistan, 2:30 p.m., SD–G50.

Committee on Health, Education, Labor, and Pensions: to hold hearings to examine supporting children, workers and families by strengthening America’s child care sector, 10 a.m., SH–216.

Committee on Homeland Security and Governmental Affairs: Emerging Threats and Spending Oversight, to hold hearings to examine controlling Federal legacy IT costs and crafting 21st century IT management solutions, 10 a.m., SD–342/VTC.

Committee on Judiciary: Subcommittee on Privacy, Technology, and the Law, to hold hearings to examine how social media platforms' design choices shape our discourse
Week of April 27 through April 30, 2021

Senate Chamber

On Tuesday, Senate will continue consideration of the nomination of Jason Scott Miller, of Maryland, to be Deputy Director for Management, Office of Management and Budget, post-cloture, and vote on confirmation of thereon at 11:30 a.m.

Following disposition of the nomination of Jason Scott Miller, Senate will vote on the motion to invoke cloture on the nomination of Janet Garvin McCabe, of Indiana, to be Deputy Administrator of the Environmental Protection Agency. If cloture is invoked on the nomination, Senate will vote on continuation of thereon at 2:30 p.m.

Following disposition of the nomination of Janet Garvin McCabe, Senate will vote on the motion to invoke cloture on the nomination of Colin Hackett Garvin McCabe, of Indiana, to be Deputy Administrator of the Environmental Protection Agency. If cloture is invoked on the nomination, Senate will vote on confirmation of thereon at 2:30 p.m.

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

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Appropriations: April 27, Subcommittee on Defense, to hold closed hearings to examine the Missile Defense Agency, focusing on a program update, 10 a.m., SVC–217.

April 28, Subcommittee on Commerce, Science, and Related Agencies, to hold hearings to examine proposed budget estimates and justification for fiscal year 2022 for the Office of the U.S. Trade Representative, 9:30 a.m., SD–192.

April 28, Subcommittee on Interior, Environment, and Related Agencies, to hold hearings to examine health disparities in Indian Country, focusing on a review of the Indian Health Service’s COVID response and future needs, 10 a.m., SD–138.

April 28, Subcommittee on Legislative Branch, to hold hearings to examine proposed budget estimates and justification for fiscal year 2022 for the Library of Congress, the Congressional Budget Office, and the Government Accountability Office, 2 p.m., SD–192.

April 29, Subcommittee on Military Construction and Veterans Affairs, and Related Agencies, to hold hearings to examine the VA telehealth program, focusing on leveraging recent investments to build future capacity, 3 p.m., SD–138.

April 29, Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies, to hold hearings to examine diversifying on-farm income, focusing on opportunities to strengthen rural America, 10 a.m., SD–192.

Committee on Armed Services: April 27, to hold hearings to examine Department of Defense’s management challenges and opportunities, 9:30 a.m., SD–G50.

April 28, Subcommittee on Emerging Threats and Capabilities, to hold hearings to examine United States Special Operations Command’s efforts to sustain the readiness of special operations forces and transform the force for future security challenges, 2:30 p.m., SR–232A.

April 28, Subcommittee on Readiness and Management Support, to hold hearings to examine defense acquisition programs and acquisition reform, 2:30 p.m., SR–222.

April 28, Subcommittee on Strategic Forces, to hold hearings to examine United States nuclear deterrence policy and strategy, 4:30 p.m., SD–562.

April 29, Full Committee, to hold hearings to examine worldwide threats; to be immediately followed by a closed hearing in SVC–217, 9:30 a.m., SD–G50.

Committee on Banking, Housing, and Urban Affairs: April 28, to hold hearings to examine the reemergence of rent-a-bank, 10 a.m., WEBEX.

April 29, Full Committee, to hold hearings to examine the dignity of work, 10 a.m., WEBEX.

Committee on Commerce, Science, and Transportation: April 27, Subcommittee on Consumer Protection, Product Safety, and Data Security, to hold hearings to examine curbing COVID cons, focusing on warning consumers about pandemic frauds, scams, and swindles, 10 a.m., SR–253.

CONGRESSIONAL PROGRAM AHEAD

Week of April 27 through April 30, 2021

House


Committee on Financial Services, Full Committee, hearing entitled “Member Day Hearing”, 12 p.m., Webex.


Committee on Natural Resources, Subcommittee on Oversight and Investigations, hearing entitled “Accessibility for People with Disabilities on National Parks and Public Lands”, 12 p.m., Webex.


Committee on Transportation and Infrastructure, Subcommittee on Aviation, hearing entitled “The Leading Edge: Innovation in U.S. Aerospace”, 11 a.m., 2167 Rayburn and Zoom.

Committee on the Budget, to hold hearings to examine the President’s Fiscal Year 2022 Budget and Fiscal Authority and other legislative proposals, 10 a.m., SVC–217.

Committee on Transportation and Infrastructure, Subcommittee on Highways and Transit, hearing entitled “Infrastructure of the Future”, 10 a.m., SVC–232A.

Following disposition of the nomination of Janet Garvin McCabe, Senate will vote on the motion to invoke cloture on the nomination of Colin Hackett Garvin McCabe, of California, to be Under Secretary of Defense for Policy.

During the balance of the week, Senate may consider any cleared legislative and executive business.
April 27, Subcommittee on Surface Transportation, Maritime, Freight, and Ports, to hold hearings to examine the future of automotive mobility, safety, and technology, 2:30 p.m., SR–253.

April 28, Full Committee, business meeting to consider S. 15, to require the Federal Trade Commission to submit a report to Congress on scams targeting seniors, S. 115, to direct the Secretary of Commerce to conduct a study and submit to Congress a report on the effects of the COVID–19 pandemic on the travel and tourism industry in the United States, S. 120, to prevent and respond to the misuse of communications services that facilitate domestic violence and other crimes, S. 163, to address the workforce needs of the telecommunications industry, S. 198, to require the Federal Communications Commission to incorporate data on maternal health outcomes into its broadband health maps, S. 316, to establish a temperature checks pilot program for air transportation, S. 326, to require the Secretary of Commerce to conduct an assessment and analysis of the effects of broadband deployment and adoption on the economy of the United States, S. 381, to establish the National Ocean Mapping, Exploration, and Characterization Council, S. 558, to establish a national integrated flood information system within the National Oceanic and Atmospheric Administration, S. 576, to amend title 14, United States Code, to require the Coast Guard to conduct icebreaking operations in the Great Lakes to minimize commercial disruption in the winter months, S. 593, to restrict the imposition by the Secretary of Homeland Security of fines, penalties, duties, or tariffs applicable only to coastwise voyages, or prohibit otherwise qualified non-United States citizens from serving as crew, on specified vessels transporting passengers between the State of Washington and the State of Alaska, to address a Canadian cruise ship ban and the extraordinary impacts of the COVID–19 pandemic on Alaskan communities, S. 735, to amend the Scientific and Advanced-Technology Act of 1992 to further support advanced technological manufacturing, S. 1106, to prohibit the sale of shark fins, S. 1259, to provide that crib bumpers shall be considered banned hazardous products under section 8 of the Consumer Product Safety Act, S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, an original bill relating to marine mammals, and the nominations of Donet Dominic Graves, Jr., of Ohio, to be Deputy Secretary of Commerce, and Bill Nelson, of Florida, to be Administrator of the National Aeronautics and Space Administration, 10 a.m., SH–216.

April 29, Full Committee, to hold hearings to examine the nomination of Eric S. Lander, of Massachusetts, to be Director of the Office of Science and Technology Policy, 10 a.m., SR–253.

Committee on Energy and Natural Resources: April 27, to hold hearings to examine energy development on federal lands, focusing on the current status of the Department of the Interior’s onshore oil and gas leasing program, 10 a.m., SD–366.

April 29, Full Committee, to hold hearings to examine the nomination of Tommy P. Beaudreau, of Alaska, to be Deputy Secretary of the Interior, 10 a.m., SD–366.

Committee on Environment and Public Works: April 27, Subcommittee on Clean Air, Climate, and Nuclear Safety, to hold hearings to examine S. 283, to establish a National Climate Bank, 2:30 p.m., SD–406.

April 28, Full Committee, to hold hearings to examine the President’s proposed budget request for fiscal year 2022 for the Environmental Protection Agency, 10 a.m., SR–301.

Committee on Finance: April 27, to hold hearings to examine climate challenges, focusing on the tax code’s role in creating American jobs, achieving energy independence, and providing consumers with affordable, clean energy, 10 a.m., WEBEX.

April 27, Subcommittee on Fiscal Responsibility and Economic Growth, to hold hearings to examine creating opportunity through a fairer tax system, 2:30 p.m., SD–215.

April 29, Full Committee, to hold hearings to examine Social Security during COVID, focusing on how the pandemic hampered access to benefits and strategies for improving service delivery, 10 a.m., WEBEX.

Committee on Foreign Relations: April 27, to hold hearings to examine U.S. Policy on Afghanistan, 2:30 p.m., SD–G50.

April 28, Full Committee, business meeting to consider the nomination of Bonnie D. Jenkins, of New York, to be Under Secretary of State for Arms Control and International Security, and other pending nominations, 10 a.m., SD–106/VTC.

Committee on Health, Education, Labor, and Pensions: April 27, to hold hearings to examine supporting children, workers and families by strengthening America’s child care sector, 10 a.m., SH–216.

April 28, Full Committee, to hold hearings to examine the response to COVID–19, focusing on using lessons learned to address mental health and substance use disorders, 10 a.m., SD–430.

April 29, Full Committee, to hold hearings to examine the nominations of Jennifer Ann Abruzzo, of New York, to be General Counsel of the National Labor Relations Board, and Seema Nanda, of Virginia, to be Solicitor for the Department of Labor, 10 a.m., SD–106.

Committee on Homeland Security and Governmental Affairs: April 27, Emerging Threats and Spending Oversight, to hold hearings to examine controlling Federal legacy IT costs and crafting 21st century IT management solutions, 10 a.m., SD–342/VTC.

April 28, Full Committee, business meeting to consider the nominations of Kiran Arjandas Ahuja, of Massachusetts, to be Director of the Office of Personnel Management, and Anton George Hajjar, of Maryland, Amber Faye McReynolds, of Colorado, and Ronald Stroman, of the District of Columbia, each to be a Governor of the United States Postal Service, 9:30 a.m., SD–342.

April 28, Government Operations and Border Management, to hold hearings to examine the non-governmental...
organization perspective on the southwest border, 2:30 p.m., VTC.

Committee on Indian Affairs: April 28, to hold an oversight hearing to examine the COVID–19 response in Native communities, focusing on Native education systems one year later, 2:30 p.m., SD–628.

Committee on the Judiciary: April 27, Subcommittee on Privacy, Technology, and the Law, to hold hearings to examine how social media platforms’ design choices shape our discourse and our minds, focusing on algorithms and amplification, 10 a.m., SD–226.

April 27, Subcommittee on Federal Courts, Oversight, Agency Action, and Federal Rights, to hold hearings to examine Supreme Court fact-finding and the distortion of American democracy, 3 p.m., SD–226.

April 28, Full Committee, to hold hearings to examine the nominations of Ketanji Brown Jackson, to be United States Circuit Judge for the District of Columbia Circuit, Candace Jackson-Akiwumi, of Illinois, to be United States Circuit Judge for the Seventh Circuit, Julien Xavier Neals, and Zahid N. Quraishi, each to be a United States District Judge for the District of New Jersey, and Regina M. Rodriguez, to be United States District Judge for the District of Colorado, 10 a.m., SD–G50.

April 28, Subcommittee on the Constitution, to hold hearings to examine stopping gun violence, focusing on extreme risk order/"red flag" laws, 2:30 p.m., SD–226.

April 29, Full Committee, business meeting to consider S. 632, to amend chapter 11 of title 35, United States Code, to require the voluntary collection of demographic information for patent inventors, S. 169, to amend title 17, United States Code, to require the Register of Copyrights to waive fees for filing an application for registration of a copyright claim in certain circumstances, S. 228, to promote antitrust enforcement and protect competition through adjusting premerger filing fees, and increasing antitrust enforcement resources, and the nominations of Kristen M. Clarke, and Todd Sunhwae Kim, both of the District of Columbia, both to be an Assistant Attorney General, Department of Justice, 10 a.m., SH–216.

Committee on Veterans’ Affairs: April 28, to hold hearings to examine S. 89, to require the Secretary of Veterans Affairs to secure medical opinions for veterans with service-connected disabilities who die from COVID–19 to determine whether their service-connected disabilities were the principal or contributory causes of death, S. 189, to amend title 38, United States Code, to provide for annual cost-of-living adjustments to be made automatically by law each year in the rates of disability compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for survivors of certain service-connected disabled veterans, S. 219, to require the Secretary of Veterans Affairs to increase the amount of certain payments during the emergency period resulting from the COVID–19 pandemic, S. 437, to amend title 38, United States Code, to concede exposure to airborne hazards and toxins from burn pits under certain circumstances, S. 444, to amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to provide or assist in providing an additional vehicle adapted for operation by disabled individuals to certain eligible persons, S. 454, to provide health care and benefits to veterans who were exposed to toxic substances while serving as members of the Armed Forces at Karshi Khanabad Air Base, Uzbekistan, S. 458, to amend title 38, United States Code, to require the Secretary of Veterans Affairs to provide the representative of record of a claimant for compensation or benefits administered by the Secretary an opportunity to review a proposed determination regarding that claim, S. 565, to amend title 38, United States Code, to provide for the treatment of veterans who participated in the cleanup of Eniwetok Atoll as radiation-exposed veterans for purposes of the presumption of service-connection of certain disabilities by the Secretary of Veterans Affairs, S. 657, to modify the presumption of service connection for veterans who were exposed to herbicide agents while serving in the Armed Forces in Thailand during the Vietnam era, S. 731, to amend title 38, United States Code, to improve the management of information technology projects and investments of the Department of Veterans Affairs, S. 810, to amend title 38, United States Code, to expand the list of diseases associated with exposure to certain herbicide agents for which there is a presumption of service connection for veterans who served in the Republic of Vietnam to include hypertension, S. 894, to identify and refer members of the Armed Forces with a health care occupation who are separating from the Armed Forces for potential employment with the Department of Veterans Affairs, S. 927, to improve the provision of health care and other benefits from the Department of Veterans Affairs for veterans who were exposed to toxic substances, S. 952, to amend title 38, United States Code, to provide for a presumption of service connection for certain diseases associated with exposure to toxins, S. 976, to amend title 38, United States Code, to improve and to expand eligibility for dependency and indemnity compensation paid to certain survivors of certain veterans, S. 1031, to require the Comptroller General of the United States to conduct a study on disparities associated with race and ethnicity with respect to certain benefits administered by the Secretary of Veterans Affairs, S. 1039, to amend title 38, United States Code, to improve compensation for disabilities occurring in Persian Gulf War veterans, S. 1071, to authorize the Secretary of Veterans Affairs to carry out a pilot program to provide pension claim enhancement assistance to individuals submitting claims for pension from the Department of Veterans Affairs, S. 1093, to amend title 38, United States Code, to establish in the Department the Veterans Economic Opportunity and Transition Administration, S. 1095, to amend title 38, United States Code, to provide for the disapproval by the Secretary of Veterans Affairs of courses of education offered by public institutions of higher learning that do not charge veterans the in-State tuition rate for purposes of Survivors’ and Dependents’ Educational Assistance Program, S. 1096, to amend title 38, United States Code, to expand eligibility for the Marine Gunnery Sergeant John David Fry Scholarship to include spouses and children of individuals who die from a service-connected disability within 120 days of serving in the Armed Forces,
and S. 1188, to direct the Secretary of Veterans Affairs to notify Congress regularly of reported cases of burn pit exposure by veterans, 3 p.m., SH–216.

Select Committee on Intelligence: April 28, to receive a closed briefing on certain intelligence matters, 1 p.m., SVC–217.

Special Committee on Aging: April 29, to hold hearings to examine supporting older workers amid the COVID–19 pandemic and beyond, 9:30 a.m., VTC.

House Committees

Committee on Appropriations, April 28, Subcommittee on Homeland Security, hearing entitled “Coast Guard Readiness”, 10 a.m., Webex.

April 28, Subcommittee on Labor, Health and Human Services, Education, and Related Agencies, budget hearing on the Department of Labor, 10 a.m., Webex.


April 29, Subcommittee on Defense, budget hearing on the U.S. Navy and U.S. Marine Corps, 11 a.m., Webex.

Committee on Armed Services, April 28, Full Committee, hearing entitled “The Department of Defense’s Financial Improvement and Audit Readiness Plan: Fiscal Year 2020 Audit Results and the Path Forward”, 11 a.m., 2118 Rayburn and Webex.

April 29, Subcommittee on Seapower and Projection Forces; and Subcommittee on Asia, the Pacific, Central Asia, and Nonproliferation of the House Committee on Foreign Affairs, joint hearing entitled “Maritime Security in the Indo-Pacific and the UN Convention on the Law of the Sea”, 11 a.m., Webex.


Committee on the Budget, April 29, Full Committee, hearing entitled “Protecting our Democracy: Reasserting Congress’ Power of the Purse”, 1 p.m., Zoom.


April 30, Subcommittee on Workforce Protections, hearing entitled “Protecting Workers from COVID–19: Monitoring the Status of OSHA’s Emergency Temporary Standard”, 2 p.m., Zoom.

Committee on Energy and Commerce, April 28, Subcommittee on Health, hearing entitled “The Long Haul: Forging a Path through the Lingering Effects of COVID–19”, 11 a.m., Webex.

April 29, Subcommittee on Environment and Climate Change, hearing entitled “The Fiscal Year 2022 EPA Budget”, 11 a.m., Webex.

Committee on Financial Services, April 28, Subcommittee on Oversight and Investigations, hearing entitled “Examining the Role of Municipal Bond Markets in Advancing—and Undermining—Economic, Racial and Social Justice”, 12 p.m., Webex.

April 29, Subcommittee on Diversity and Inclusion, hearing entitled “Closing the Racial and Gender Wealth Gap Through Compensation Equity”, 12 p.m., Webex.

Committee on Homeland Security, April 28, Subcommittee on Emergency Preparedness, Response, and Recovery, hearing entitled “State and Local Perspectives on DHS Preparedness Grant Programs”, 12 p.m., Webex.

April 29, Subcommittee on Intelligence and Counterterrorism, hearing entitled “Racially and Ethnically Motivated Violent Extremism: The Transnational Threat”, 10:30 a.m., Webex.

Committee on House Administration, April 28, Full Committee, business meeting on Disposition of Contested elections, and for other purposes, 12 p.m., Webex.

Committee on the Judiciary, April 28, Subcommittee on Immigration and Citizenship, hearing on Request for a DHS Departmental Report on the Beneficiary of H.R. 681, 2 p.m., Webex.


April 29, Subcommittee on Antitrust, Commercial, and Administrative Law, hearing entitled “Treating the Problem: Addressing Anticompetitive Conduct and Consolidation in Health Care Markets”, 1 p.m., 2141 Rayburn and Webex.

Committee on Natural Resources, April 28, Full Committee, markup on H.R. 443, the “Alaska Native Tribal Health Consortium Land Transfer Act”; H.R. 1029, the “Free Veterans from Fees Act”; H.R. 1492, the “Methane Waste Prevention Act of 2021”; H.R. 1503, the “Restoring Community Input and Public Protections in Oil and Gas Leasing Act of 2021”; H.R. 1505, the “Bonding Reform and Taxpayer Protection Act of 2021”; H.R. 1506, the “Transparency in Energy Production Act of 2021”; H.R. 1517, the “Ending Taxpayer Welfare for Oil and Gas Companies Act of 2021”; H.R. 1884, the “Save Oak Flat Act”; and H.R. 2348, the “Advancing Conservation and Education Act”, 11 a.m., Webex.

April 29, Subcommittee on National Parks, Forests, and Public Lands, hearing entitled “Wildfire in a Warming World: Opportunities to Improve Community Collaboration, Climate Resilience, and Workforce Capacity”, 1 p.m., Webex.

Committee on Oversight and Reform, April 29, Full Committee, hearing entitled “The Capitol Insurrection: Unexplained Delays and Unanswered Questions”, 10 a.m., 2154 Rayburn and Zoom.

Committee on Rules, April 28, Full Committee, hearing entitled “Ending Hunger in America: Challenges, Opportunities, and Building the Political Will to Succeed” [Original Jurisdiction Hearing], 12 p.m., Webex.

Committee on Science, Space, and Technology, April 28, Subcommittee on Research and Technology, hearing entitled “National Science Foundation: Advancing Research for the Future of U.S. Innovation”, 10 a.m., Zoom.

April 29, Subcommittee on Space and Aeronautics, hearing entitled “What Do Scientists Hope to Learn with NASA’s Mars Perseverance Rover?”, 11 a.m., Zoom.
Committee on Small Business, April 28, Full Committee, hearing entitled “Harnessing the Power of Immigrant-owned Businesses to Build Back Better”, 12:15 p.m., Zoom.

April 29, Subcommittee on Economic Growth, Tax, and Capital Access, hearing entitled “Supply Chain Resiliency and the Role of Small Manufacturers”, 1 p.m., Zoom.


Committee on Ways and Means, April 28, Subcommittee on Health, hearing entitled “Charting the Path Forward for Telehealth”, 2 p.m., Webex.

April 29, Subcommittee on Trade, hearing entitled “Advancing U.S. Economic Competitiveness, Equity, and Sustainability Through Infrastructure Investments”, 1:30 p.m., Webex.

Select Committee on the Modernization of Congress, April 29, Full Committee, hearing entitled “Professionalizing and Enriching the Congressional Internship and Fellowship Experience”, 2 p.m., Zoom.
Next Meeting of the Senate
10 a.m., Tuesday, April 27

Senate Chamber

Program for Tuesday: Senate will continue consideration of the nomination of Jason Scott Miller, of Maryland, to be Deputy Director for Management, Office of Management and Budget, post-cloture, and vote on confirmation of thereon at 11:30 a.m.

Following disposition of the nomination of Jason Scott Miller, Senate will vote on the motion to invoke cloture on the nomination of Janet Garvin McCabe, of Indiana, to be Deputy Administrator of the Environmental Protection Agency. If cloture is invoked on the nomination, Senate will vote on confirmation thereon at 2:30 p.m.

Following disposition of the nomination of Janet Garvin McCabe, Senate will vote on the motion to invoke cloture on the nomination of Colin Hackett Kahl, of California, to be Under Secretary of Defense for Policy.

(Senate will recess following the vote on the motion to invoke cloture on the nomination of Janet Garvin McCabe until 2:15 p.m. for their respective party conferences.)

Next Meeting of the House of Representatives
6 p.m., Wednesday, April 28

House Chamber

Program for Wednesday: Joint Session with the Senate to receive an address from the President of the United States.

Extensions of Remarks, as inserted in this issue

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