The Senate was not in session today. Its next meeting will be held on Monday, May 22, 2017, at 3 p.m.

The House met at 9 a.m. and was called to order by the Speaker.

**PRAYER**

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

Loving and gracious God, we give You thanks for giving us another day.

Bless the Members of the people’s House during these decisive days. May they remain genuine enough to preserve their integrity, great enough to be humble, and good enough to keep their faith, always regarding public office as a sacred trust. Give them the wisdom and the courage to fail not their fellow citizens nor You.

Bless as well all those who serve: those men and women who are in the Armed Forces and, at the end of this week, those men and women of the blue line, who protect us daily in our homes, towns, and cities.

May all that is done be for Your greater honor and glory.

Amen.

**THE JOURNAL**

The SPEAKER. The Chair has examined the Journal of the last day’s proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

Mr. CULBERSON. Mr. Speaker, pursuant to clause 1, rule I, I demand a vote on agreeing to the Speaker’s approval of the Journal.

The SPEAKER. The question is on the Speaker’s approval of the Journal.

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

Mr. CULBERSON. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER. Pursuant to clause 8, rule XX, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

**PLEDGE OF ALLEGIANCE**

The SPEAKER. Will the gentleman from Arkansas (Mr. WOMACK) come forward and lead the House in the Pledge of Allegiance.

Mr. WOMACK led the Pledge of Allegiance as follows:

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

**ANNOUNCEMENT BY THE SPEAKER**

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

**DIRECT CONNECT TO SUCCESS ACT**

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

Mr. SOTO. Mr. Speaker, I rise today to introduce the Direct Connect to Success Act.

In my district and across the State of Florida, hundreds of thousands of striving students start in community colleges and automatically get admitted into our 4-year universities if they graduate with a minimum of 2.0. A 4-
year degree opens up even more opportunities for these students, many of whom come from underserved and rural areas.

This has been a nationally recognized program that is only available in a few States, but by expanding this simple, proven program nationwide, we will extend the opportunity to continue higher education to millions more hard-working, deserving students.

We can all agree that government has a role to play in reducing barriers to success. If guaranteed admission to college is a low-cost, highly efficient way to remove this big barrier. I ask you and others to join me in support of the Direct Connect to Success Act to create more opportunities to pursue the American Dream for all students.

RECOGNITION OF NATIONAL POLICE WEEK

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

Mr. CULBERSON. Mr. Speaker, every day law enforcement officers across America put their lives on the line to protect our communities and our fellow citizens. National Police Week is an opportunity for all Americans to recognize and express our deep appreciation for those law enforcement officers and first responders for their selfless service. I want to take a moment to honor those who have lost their lives in the line of duty.

In Harris County, Texas, we recognize and remember the lives of Chief Clint Greenwood and Deputy Darren Goforth, who worked tirelessly to keep Houston safe. Both of these men served their communities and families honorably, and we are so grateful for their sacrifice.

As chairman of the Commerce, Justice, Science, and Related Agencies Appropriations Subcommittee, it is and will continue to be one of my top priorities to ensure that our law enforcement officers have the resources they need to protect our communities and to protect themselves. We must always honor and protect those who protect us.

I express a deep thanks to the people of Texas and America, to all our uniformed officers, for their dedicated service to our Nation.

HONORING BUD SIMMONS

(Mrs. HARTZLER asked and was given permission to address the House for 1 minute.)

Mrs. HARTZLER. Mr. Speaker, I rise in praise of a good Missourian and a good friend who has done a great deal to honor our men and women in uniform.

For 18 years, Bud Simmons has hosted a Troop Hero Appreciation Day at his Pier 31 Marina and Restaurant on Lake of the Ozarks in Missouri, where he treats military families to a delicious meal, boat rides on the lake, numerous prizes, and a day together as a family away from the stresses of military life.

If you ask Bud why he does it, he will tell you that freedom is not free and that we want to honor our heroes who are pledging their lives to protect ours. He remembers how many troops returning from Vietnam were never thanked for their sacrifices, and he doesn’t want that mistake repeated.

This year’s event on Saturday, June 10, is the last time that Bud will host this event. I want to thank Bud for his efforts to honor those who serve. He has made a difference in countless lives of servicemen, servicewomen, and their families, and we are all grateful for his example, his leadership, and his patriotism.

God bless you, Bud.

HONORING FALLEN POLICE OFFICERS

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

Mr. BERGMAN. Mr. Speaker, I rise today to thank Michigan’s police officers for their selfless service and to honor the fallen.

Isaiah 6:8 says: "Whom shall I send? And who will go for us? And I said, ‘Here I am. Send me.’"

Every time our law enforcement officers put on their uniform, they are saying, "Send me."

In cities and small towns all over the United States, law enforcement officers act as our protectors, defenders, and ambassadors of peace. They hold that thin blue line between thriving, healthy communities and chaos.

During the past few months, I have had the pleasure of getting to know officers serving the Escanaba, Gaylord, and Traverse City communities in special and across the First District, and I can say without pause that Michiganders are in capable and caring hands.

We owe a debt of gratitude, a debt of cooperation, and a debt of consistent support to our law enforcement officers.

God rest the souls of the fallen. Keep their friends, families, and fellow officers in your hearts and prayers.

PROBATION OFFICER PROTECTION ACT OF 2017

Mr. GOODLATTE. Mr. Speaker, pursuant to House Resolution 324, I call up the bill (H.R. 1039) to amend section 3606 of title 18, United States Code, to grant probation officers authority to arrest hostile third parties who obstruct or impede a probation officer in the performance of official duties, and ask for its immediate consideration.

The Clerk read the title of the bill, the SPEAKER pro tempore (Mr. SIMPSON). Pursuant to House Resolution 324, the bill is considered read.

The text of the bill is as follows:

This Act may be cited as the "Probation Officer Protection Act of 2017."

SEC. 1. SHORT TITLE.

This Act may be cited as the "Probation Officer Protection Act of 2017."

SEC. 2. AUTHORITY OF PROBATION OFFICERS.

(a) IN GENERAL—Section 3606 of title 18, United States Code, is amended—

(1) in the heading, by striking "and return of a probationer" and by inserting "authority of probation officers";

(2) by striking "If there" and inserting "(a) if there"; and

(3) by adding at the end the following:

"(b) A probation officer, while in the performance of his or her official duties, may arrest a person without a warrant if there is probable cause to believe that the person has forcibly resisted, resisted, opposed, impeded, intimidated, or interfered with the probation officer, or a fellow probation officer, in violation of section 111. The arrest authority described in this subsection shall be exercised under such rules and regulations as the Director of the Administrative Office of the United States Courts shall prescribe.

(b) TABLE OF SECTIONS.—The table of sections for chapter 229 of title 18, United States Code, is amended by striking the item relating to section 3606 and inserting the following:

"3606. Arrest authority of probation officers."

The SPEAKER pro tempore. After 1 hour of debate on the bill, it shall be in order to consider the amendment printed in House Report 115–127, if offered by the Member designated in the report, which shall be considered read, shall be separately debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, and shall not be subject to a demand for a division of the question.

The gentleman from Virginia (Mr. GOODLATTE) and the gentlewoman from Texas (Ms. JACKSON LEE) each will control 30 minutes.

The Chair recognizes the gentleman from Virginia.

Mr. GOODLATTE. Mr. Speaker, I asked unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous materials on H.R. 1039.

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

There was no objection.

PERMISSION TO POSTPONE PROCEEDINGS ON AMENDMENT TO H.R. 1039, PROBATION OFFICER PROTECTION ACT OF 2017

Mr. GOODLATTE. Mr. Speaker, I ask unanimous consent that the question of adopting the amendment to H.R. 1039 may be subject to postponement as though under clause 8 of rule XX.

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

There was no objection.

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

Before I address the bill under consideration today, I would like to take a few minutes to honor a very special
member of my staff, Burak Guvensoylar, who lost his courageous battle with cancer this past weekend.

Burak was a valued member of the Judiciary Committee team and worked on a variety of issues, including digital privacy and intellectual property. His vast knowledge and tenacious attitude were not only essential in making this initiative a success, but were also a testament to his character. In fact, while he was undergoing intensive cancer treatments, he was actively working and sending follow-up emails from his hospital bed. And just days before Burak passed away, he met with FCC Commissioner Ajit Pai to discuss a number of Judiciary Committee priorities. Nothing could prevent him from an opportunity to discuss and advance the policies he was so passionate about.

Burak was a true technology policy enthusiast. Prior to joining the staff of the Judiciary Committee, Burak served as a legislative adviser for Congressman Randy Forbes. While working for Congressman Forbes, Burak handled the diverse range of issues that fall under the jurisdiction of the Judiciary Committee, but it was always evident that technology policy was his first love.

He co-founded the Congressional Tech Staff Association and served as an executive officer responsible for the professional development program.

Prior to his career on Capitol Hill, Burak worked at TechAmerica and CompTIA, focusing on international trade policy.

Burak has many friends here in the Halls of Congress on both sides of the aisle. I know all of my colleagues join me in extending our deepest sympathies to his mother, Filiz; his sister, Aylin Forbes; his girlfriend, Ashley Newsome; and all of his loved ones.

Burak will be deeply missed.

Mr. Speaker, I rise in strong support of H.R. 1039, the Probation Officer Protection Act of 2017, and urge my colleagues to do the same.

I want to thank the primary author of this legislation from Washington, Congressman REICHERT, for his leadership on this and many other law enforcement issues.

Under current law, a Federal probation officer may arrest a probationer or an offender on supervisory release if the officer has probable cause to believe that the offender has violated a condition of his or her probation or release. The officer may make the arrest without or with without a warrant.

Unfortunately, current law does not grant probation officers arrest authority in situations where a third party attempts to physically obstruct an officer or inflict physical harm on the officer. Despite the fact that interfering with a probation officer in the performance of his or her official duties is in itself a crime, Federal probation officers lack the authority to correct or restrain a physically interfering third party.

In fact, a probation officer’s only course of action is to retreat from the situation. This not only exposes these officers to a heightened risk of harm, as they are not permitted to subdue the assailant. It also allows the probation officer to conceal evidence that he has violated terms of his probation or supervised release or any other criminal activity.

H.R. 1039 is a reasonable and responsible remedy to this very real problem. This bill, which has the support of the Judicial Conference of the United States and the Federal Law Enforcement Officers Association, will protect probation officers and enhance their ability to do their job by giving them the ability to arrest a third party who forcibly interferes with an officer’s performance of his or her official duties.

This bill would not give probation officers general arrest authority. Rather, as noted, it grants them the very limited authority to arrest a third party who is interfering with the duties of the officer, which is already a Federal crime.

I urge my colleagues to support this commonsense measure to ensure that these dedicated men and women have the necessary authority to undertake their duties safely and effectively.

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

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

Mr. Speaker, first of all, to the chairman and to the team, let me offer, on behalf of the Democrats and Mr. CONyers, our deepest sympathy for the loss of Burak, and to also acknowledge how important our staff is and how important we are as a family on the Judiciary Committee; staff, Republican and Democratic staff members, working together around legislation that makes a difference in the lives of Americans. To hear the dedication of Burak only warms our hearts to recognize that we still live in the greatest country in the world because we have young people willing to serve and sacrifice on behalf of their Nation. I offer my deepest sympathy to you and to his family as well.

Mr. Speaker, I rise to discuss the underlying bill, and that is H.R. 1039. Again, as we finish Police Week, let me say to all of those in law enforcement, including our Federal law enforcement, local, county, and State, a very large “thank you” for the work that you have done.

In my work as a former judge in the city of Houston, I have seen their work up close and personal, and as well, I have had the opportunity, on a number of cases, where I have asked and interacted with them as they have proceeded with their investigation to find the culprit, the perpetrator, and to make the community safe.

Federal probation officers perform a critical service in interacting with and overseeing those under their supervision. They have a central role in seeking to achieve the important goals of supervision, which includes rehabilitating the defendant, safeguarding society from further criminal conduct by the defendant, and protecting the rights of victims.

Although probation officers do have the ability to arrest a supervisee under certain circumstances, they should not take on the role of police officers. Rather, they should focus on their role of working in a constructive manner with supervisees to maximize the chances of adherence to the conditions of supervision.

We certainly do not want probation officers to be threatened or assaulted while performing their duties, nor do we want anyone to obstruct the performance of their duties. In many instances, those probation officers can be assisted by backup officers or other Federal officers in the line of their duty. That is why Congress enacted section 111 of title 18 of the United States Code which prohibits such behavior. If violated, these crimes should be investigated, charges brought when appropriate, but also the probation officer can seek assistance.

In fact, probation officers have long relied on law enforcement officers to provide support during searches, and I believe that is still the best course. Section 111, however, itself presents serious issues about the vagueness of some of its terms that define violation, such as “interferes” or “opposes.” I remind my colleagues that we have a First Amendment. We have the right of freedom of speech and freedom of access, freedom of movement. This exacerbates my concerns about allowing probation officers to arrest individuals whom they are not supervising for violations of this section.

Indeed, we are told by proponents of the bill that Federal probation officers plan to use lesser-included authority to detain violators instead of bringing them in for charges after an arrest. At a time when we need to do more to de-escalate circumstances involving confrontations between law enforcement and citizens, I am concerned that establishing this authority would only lead to more confrontation.

In concluding, as I indicated, the bill would authorize Federal probation officers to arrest, without a warrant, an individual other than their supervisee if there is probable cause to believe that person assaulted or interfered with a probation officer in the course of their duties.

I believe there are conflicting constitutional issues here, and I ask my colleagues, with all due respect, to oppose the legislation.
Mr. Speaker, I rise in strong opposition to H.R. 1039, the “Probation Officer Protection Act.”

I must oppose this bill for several important reasons.

To begin with, this bill raises serious constitutional and practical concerns that could have been identified and explored had our Committee held any hearings on the subject matter.

This bill would authorize federal probation officers to arrest without a warrant an individual—other than supervisees—if there is probable cause to believe that person assaulted or interfered with a probation officer in the course of their duties.

The changes this bill would make to current law would significantly alter the role of federal probation officers and invite abuse in the application of the proposed expanded authority.

Federal probation officers perform a critical service in interacting with and managing their supervisees. They have a central role in seeking to achieve the important goals of supervision, which include:

1. protecting the defendant;  
2. safeguarding society from further criminal conduct by the defendant; and  
3. protecting the rights of victims.

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In fact, probation officers have long relied on law enforcement officers to provide support during searches, and I believe that is still the best course to continue.

Section 111, however, itself presents serious issues about the vagueness of some of its terms that define violations, such as “interferes” or “opposes”.

This exacerbates my concerns about allowing probation officers to arrest individuals whom they are not supervising for violations of this section.

Making such determinations on vague terms invites abuse.

Indeed, we are told by proponents of the bill that federal probation officers plan to use “lesser included” authority to “detain” violators instead of bringing them in for charges after an arrest.

This is an invitation for abuse as it indicates that probation officers would have the right to be on the premises, but their underlying authority to detain individuals—not based on a probable cause warrant—would fail this constitutional requirement.

Overall, the extension of third-party arrest authority to federal probation officers is a step in the wrong direction. As the Federal Defenders warns, the “bill represents a retreat from the current constructive role of probation officers in reintegrating offenders into society. If probation officers assumed the role of police, directing, controlling, or arresting, family and friends, progress in individual cases and the system as a whole would be undermined.”

Likewise, the American Civil Liberties Union and the Leadership Counsel for Civil and Human Rights have expressed strong opposition to this bill.

I appreciate the dedication of federal probation officers in carrying out their important duties. And it is because of my respect for the role that they play that I fear that this bill will ultimately serve to undermine it.

Accordingly, I ask that my colleagues join me in opposing this well-intentioned, but harmful bill.

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

Mr. GOODLATTE. Mr. Speaker, I yield such time as he may consume to the gentleman from Washington (Mr. REICHERT), the chief sponsor of the legislation.

Mr. REICHERT. Mr. Speaker, today I am here to talk about a bill that should be a fully bipartisan bill supported by all Members of this body. It gives our probation officers the tools they need to do their job safely.

Also, at the same time, protect the people who are on probation that the probation officers are trying to help and protect and keep on track and get them back on a path to productive citizenship in this country. Sometimes they are impeded from doing their job, not just verbally.

I was a cop for 33 years. I was verbally abused thousands of times. I have lost track of the badges, and that is what probation officers do. Verbal abuse is verbal abuse. You deal with it, you handle it, and you go about your day. But when somebody puts their hands on you, or they spit on you, that is physical. That is assault. Probation officers should be able to protect themselves and take actions in those instances when they are assaulted.

You don’t need an arrest warrant to arrest someone who has just assaulted an officer. This is common sense.

So to say you need a search warrant or an arrest warrant to arrest someone who has assaulted you is the wrong way to look at this law. The person who is being supervised lives in a residence, and the probation officer has the authority to go to that residence and has the authority, by the way, Mr. Speaker, to walk into that residence. This bill puts their way into that residence if it is known to be owned by the person who is on probation. And if they are obstructed in doing that, it is a violation of the law. Furthermore, if they are assaulted, it is another violation.

In the past, what has happened is that the probation officers had to step away, walk away, and say: Oh, well. The guy just spit in my face. He punched me in the face. He pushed me. He obstructed me. I guess I will go back to my car and get on the radio, and 30 minutes from now when police officers can finally show up—because we are shorthanded across this Nation as far as police officers go. We have hundreds and hundreds, thousands of vacancies across this Nation in every police department, every sheriff’s office. So we are going to just step away, we are going to call for backup, and we are going to wait for half an hour and see what happens.

I think this not only puts the probation officer at risk, but it also puts the person who is on probation at risk. What is happening in that house that that person doesn’t want us to come in and see?

I have worked with, as you might guess, probation officers from the local level, Federal level, all across the spectrum. They are well trained. They have an academy that they go through. They raise their right hand and swear to uphold the Constitution, all the laws of this country. They are trained. Every year they have a minimal amount of training, 40 hours. That is the minimum. They have additional training on top of that on specific issues on how to handle situations where it escalates to a physical event. They know how to de-escalate verbal events. These are professional people who are doing a job that a lot of people don’t want.

And already States across this country have recognized that their State probation officers need this sort of authority. In some States, for example, they have given them full police authority. No, if it is a thousand, it is incredibly limited to the obstruction. It is limited to the physical obstruction of the probation officer doing their job that we have asked them to do on behalf of all of us in this country. The least we can do, as we wrap up National Police Week, is to say we support law enforcement.

Mr. Speaker, there are Members in this body who have found a way—decide that there is a way that I can vote no on this instead of standing up and saying—there are Members here that have had police officers added to the memorial wall this past week; in
some cases, five people from one State. Those Members have decided to find a way to not support law enforcement, and they are going to vote “no.”

Mr. Speaker, we can yak all we want about supporting cops, but if we don’t show it with this vote, it is all talk. When you had to tell these crimes should be investigated, and charges are brought.

But the other point is that our probation officers undergo an initial 6 weeks of training and some additional training during the year. They still do not have the degree of training of law enforcement officers. I want them to be protected. That is why I think it is important that they have the assistance of trained law enforcement officers.

Not all probation officers carry a firearm, as it varies in each judicial district. We want them protected, and we would rather follow the law, which is section 111.

Mr. Speaker, it is my pleasure to yield 5 minutes to the distinguished gentlejordan New Jersey (Mr. PASCRELL), who has a longstanding record of advocacy and support for the Nation’s law enforcement and first responders, and he is a member of the Ways and Means Committee.

Mr. PASCRELL. Mr. Speaker, as we just heard from my good friend, the gentleman from Washington (Mr. REICHERT), as co-chairs of the Law Enforcement Caucus, this is an important piece of legislation for us.

Mr. Speaker, as the lead Democrat sponsor of this bill, the Probation Officer Protection Act, I rise in strong support of closing a gap in the current law to help Federal probation officers more safely and effectively carry out their duties.

Despite the fact that assaulting, resisting, or otherwise preventing Federal probation officers from performing their official duties is against the law, current law does not provide the same officers the authority to correct a restringing third party. This act simply expands the authority of the Federal probation officers to arrest a third party with probable cause in cases where a third party tries to physically obstruct or harm the officer.

I understand that some of my friends worry about the implications of expanding arrest authority for law enforcement. I have to say there are a lot of trumped up arguments against that. And I think this training program is being developed in Charleston, South Carolina, the Law Enforcement Training Center. They understand that this training is a continuing process as well.

These officers receive extensive, ongoing, nationally standardized training to safely arrest individuals on supervised release with probable cause without a warrant. This training is also applicable to the limited arrest authority granted by this bill.

The idea that expanding probation officers’ arrest authority to third parties will somehow lead to probation officials interfering with private property without probable cause, violating individuals’ civil rights with impunity, is nonsense.

The bill includes language to ensure that the Director of the Administrative Office of the United States Courts would issue national guidelines to implement this new, limited authority. The authority will not give Federal probation officers plenary law enforcement powers or general arrest authority. Probable cause still must exist to carry out an arrest. That is very clear in the legislation. The bill does nothing to alter Federal probation officers’ scope of responsibility. To suggest so undermines the training these officers receive and the oaths that they take.

Secondly, I understand that constitutional concerns have been raised by my colleagues about the due process and rights of these third parties. Nothing in this bill grants Federal probation officers the due process or rights of third parties. Nothing in the bill.

If a third party agrees to house an individual on supervised release, they consent to the Federal probation officer having access to common areas and any part of the home to which the officer has access. Additionally, Federal probation officers build a relationship with the third party to manage their expectations on what it means to have a supervised probationer living under their roof.

Finally, Mr. Speaker, Federal probation officers conducted a total of 1.060 searches pursuant to a court-ordered search condition or with consent last year. More than half of the searches had at least one third party present. Despite relying on other law enforcement agencies for support and assistance during 493 of these searches, Federal probation officers encountered uncooperative third parties on 39 occasions.

So, Mr. Speaker, as my colleagues have acknowledged, we are not talking about a significant number of instances where this additional authority is needed—remember, only 39 instances last year. Opponents claim these numbers are low, making this a solution in search of a problem. But in these 39 instances, a third party threatened, intimidated, or otherwise obstructed or harmed a Federal probation officer. And no one wants to grant officers entry into residence to prevent an officer from doing their job.

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

Ms. JACKSON LEE. Mr. Speaker, I yield the gentleman an additional 1 minute.

Mr. PASCRELL. Mr. Speaker, opponents claim, that is their claim that they have.

This is against the law, plain and simple. The probation officer in these instances did not have the authority they needed to remedy the situation.

No one wants to increase the number of arrests. That is not the purpose of this legislation. In the world, everyone wants a situation to be deescalated before an arrest or a detention happens. Ideally, Federal probation officers would have the resources to visit their probe with a law enforcement officer.

However, we don’t live in a perfect world. Oh? These resources are not always available. Third parties sometimes intentionally interfere to prevent a Federal probation officer from performing their official duties. I yield my colleagues and support the Probation Officer Protection Act to ensure Federal probation officers are able to do their job safely and more effectively by giving them third-party arrest authority when probable cause exists.

Mr. GOODLATTE. Mr. Speaker, I yield such time as he may consume to the gentleman from Texas (Mr. Poe), a member of the Committee on the Judiciary.

Mr. POE of Texas. Mr. Speaker, on this legislation, I think it is important that individuals understand probation officers. I worked at the courthouse in Houston, Texas as a prosecutor and then as a criminal court judge for 22 years. I had probation officers report to me. That was our system. I knew a lot of probation officers, Federal and State. I think our society does not understand how important their job is.

A person comes to court charged with a crime, and then as a criminal court judge for 22 years. I had probation officers report to me. That was our system. I knew a lot of probation officers, Federal and State. I think our society does not understand how important their job is.

A person comes to court charged with a crime, and then as a criminal court judge for 22 years. I had probation officers report to me. That was our system. I knew a lot of probation officers, Federal and State. I think our society does not understand how important their job is.
and they will talk to some probationer about their probation and try to encourage them to, for example, get a job. That is what you are supposed to do when you are on probation. And they encounter other people—sometimes family members, sometimes friends, roommates, business associates—and they start yelling and screaming at the probation officer. Sometimes they commit a crime against the probation officer. What is the probation officer supposed to do? Call the police? No. There is no sequence determines as to whether someone is interfering, maybe, with the arrest of the probationer. That is what this legislation does. It helps protect the probation officer when they are out there trying to rehabilitate probationers.

I have now received over the 22 years at the courthouse from probation officers about how, when they go out in one of these areas of Houston, Texas, some of the people that are there with the probationer aren’t the nicest folks in the world, and they start yelling, screaming, and actually will commit a crime against the probationer—for example, a threat, or maybe even an assault.

Remember, many of these individuals are were being alone. They don’t go out there with a SWAT team. They are out there by themselves, and they are doing, really, what we want them to do to keep that probationer following the straight and narrow, make sure they are doing what they are supposed to do. And then sometimes people interfere. This legislation protects the probation officer and allows the officer to keep those folks at bay and arrest them.

Now, I have heard the concerns of whether or not this is a violation of the Fourth Amendment. There is no more supportive of the Fourth Amendment than I am. It does not violate the Fourth Amendment. It gives the probation officer authority to arrest only after probable cause because a crime was committed. Rather than call for help, call for the Texas Rangers, they can actually arrest that individual who is interfering.

I do not believe it is a violation of the Fourth Amendment. I would hope those people who think so would read the Fourth Amendment and then read the statute as well.

I support this legislation. I appreciate what the chairman and Sheriff Reichert had to say. And that just the way it is, Mr. Speaker.

Ms. JACKSON LEE. Mr. Speaker, may I inquire if the other side has any additional speakers?

Mr. GOODLATTE. Mr. Speaker, I am prepared.

Ms. JACKSON LEE. Mr. Speaker, I yield myself such time as I may consume to close.

First of all, let me indicate the important work that all law enforcement do and, as well, those who serve in the probation departments of our State and Federal Government. In particular, we are talking about Federal probation officers. I think it is important to give them credit for what they are doing.

But they are not police officers. They are probation officers. Their training is quite different. Their role is quite different. They are to engage in a constructive relationship with the probationer, making sure they adhere to their rules and confinement or what is detailed by the court. They do it very well; so much so, that we have determined that the incidents are very low.

Of the 987 searches that were conducted by Federal probation officers, only 30 involved uncooperative third parties, or 3 percent. We would like it to be zero. Of the 1,060 searches conducted in 2016, only 39 involved uncooperative third parties, or 3.7 percent.

But I agree, no probation officer should be subjected to encountering any manner that threatens them. But this legislation is vague; it is constitutionality, which amounts to about 3.7 percent.

I still maintain that many of these probation officers go to the homes of either the probationer or their family, and likely in many instances, it is close individuals. I believe probationers can be assisted by law enforcement officers. Remember, the training is distinctly different. What it lends itself to is being arrested with the probationer, whose duties may lead to overzealous exercise of arrest authority, which does violate the Constitution.

We are now looking at ways to work with law enforcement, and the solution would not be even more training, because we do not want to turn probation officers into police officers, which would undermine the constructive role probation officers have in the rehabilitation of supervisees. Detaining, arresting, and issuing orders to family, friends, employers, and coworkers of supervisees will not advance the goals of supervision but would escalate conflict and lead to greater danger.

These are goals that my colleagues have spoken of, and I certainly believe that these are worthy goals, but I would offer to say that third parties are not in the same position as those who are supervised with respect to their rights. They have given up none of their rights and should not be detained or arrested in violation of the Fourth Amendment. It is and can be a violation of the Fourth Amendment, of unreasonable search and seizure. It is too vague a description to allow an on-site decision whether someone should be arrested.

So, in the name of the respect and dignity of all and the appreciation of probation officers, if they view the situation as inappropriate or threatening, as the law allows, those cases should be investigated and prosecuted, but they can call law enforcement officers. Federal probation officers should never be threatened, intimidated, assaulted, or ever interfered with from doing their jobs. Nevertheless, H.R. 1039, rather than improving their ability to execute their responsibilities, would, unfortunately, have the opposite result.

In addition to presenting the constitutional concerns, the bill fails to provide an acceptable, practical, or necessary preventative measure. Further, as the public defenders of New York have indicated, the Fourth Amendment does not permit probation officers to exercise this lesser included power. Under an exception to the Fourth Amendment’s probable cause requirement, police officers, when executing a search warrant, are permitted to temporarily restrain third parties, such as probable cause for arrest, including by using handcuffs.

Holding such detentions to be reasonable, the Supreme Court emphasized the fact of prime importance: that the search was authorized by a neutral magistrate's finding of probable cause to search the premises. That is not what the probation officer comes into that place with. They are not a law enforcement officer.

In caution to our efforts to recognize and respect these fine men and women, let us design a different law that will protect the probation officer and all those whom he or she may come in contact with. Again, with great respect for law enforcement and those who serve, I would ask my colleagues to recognize the broadness and vagueness of this legislation and oppose it.

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

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

Mr. Speaker, we have heard many arguments in opposition to this legislation. We have carefully explained how each of these arguments is unfounded. I simply want to again urge my colleagues to vote for this very simple, yet much-needed, piece of bipartisan legislation. Support the men and women of law enforcement with your vote. Support the Fraternal Order of Police who wrote a letter supporting this bill.

Mr. Speaker, I enter in the RECORD the FOP letter.

NATIONAL FRATERNAL ORDER OF POLICE.

Hon. David G. Reichert,
House of Representatives,
Washington, DC.

Dear Representative Reichert: I am writing on behalf of the members of the Fraternal Order of Police who authored this letter, to seek your support for H.R. 1039, the “Probation Officer Protection Act.” This legislation will amend the...
Mr. GOODLATTE. Mr. Speaker, support the National Law Enforcement Officers Association who called H.R. 1039 a "critical officer safety measure" in their letter of endorsement. Support the National Association of Police Organizations, who said H.R. 1039 is a "sensible solution that ensures the safety of the officer, the probationer, and the community." Mr. Speaker, I enter in the RECORD these letters.

U.S. Probation Officers are a unique profession. They have a knowledge base in law and human behavior, and a mix of skills in investigation, communication, and analysis. It would be naïve to make their jobs safer, to make a positive difference in the lives of those they serve, and promote fairness in process and excellence in service. But as the legislation approved today demonstrates, the need for action has markedly increased over the past year due to changes in sentencing policy, the absence of any authority to restrain or direct the movements of third parties places U.S. Probation Officers at a greater and unnecessary risk of physical harm. H.R. 1039 provides a modest expansion of U.S. Probation Officers' arrest authority to cover only violations of 18 USC 111. It does not in any way provide them "peace officer" status or grant them the same general arrest authority that state-level probation officers enjoy in many jurisdictions. Granting U.S. Probation Officers the authority to arrest third parties would not change who they are and what they are seeking. Nor will it interfere with or otherwise diminish U.S. Probation Officers' use of the de-escalation techniques that are the hallmark of their profession. It will simply provide them another tool, another avenue, if ever needed.

In the end, this legislation will enhance officer safety while also protecting probationers and third parties by preventing obstruction from escalating to actual violence. Thank you in advance for your consideration of this legislation and for helping U.S. Probation Officers do their job more safely by passing H.R. 1039, the "Probation Officer Protection Act."

Sincerely,
NATHAN R. CATURA, National President.
many of which do not have enough officers just to patrol their communities. The Probation Officer Protection Act is a sensible solution that ensures the safety of the officer, the probationer and the community.

We appreciate Congress considering this important officer safety bill during National Police Week. If we can provide any assistance, please feel free to contact me.

Sincerely,

WILLIAM J. JOHNSON, Executive Director.

Mr. OGDALTE, Mr. Speaker, collectively, these organizations represent over half a million sworn law enforcement officers. On this last day of National Police Week, let’s join them in supporting this bill.

In this body, Members tend to frequently use the term “common sense” to describe a piece of legislation. I don’t think many more pieces of legislation are as common sense as this bill.

It really boils down to this question: Should a law enforcement officer be able to arrest the individual who forcibly assaulted, resisted, opposed, impeded, intimidated, or interfered with that officer?

That is it. That is all we are talking about today. Common sense tells us that the answer is a resounding “yes.” It has been indicated that probation officers aren’t real law enforcement and lack the training to make arrests. I think the brave men and women who serve as Federal probation officers, who have received extensive training, and have ongoing training requirements as part of their jobs, might disagree with that insinuation.

Further, the Administrative Office of the United States Courts and its Federal Probation and Pretrial Academy offer nationally standardized training programs and advanced training programs targeting specialized areas of supervision. Common sense tells us that these officers are qualified to make arrests.

Opponents of this bill would prefer to have these law enforcement officers retreat when confronted by third parties. Let’s think about what some of the consequences of retreat might mean. If forced to retreat, that officer is forced to terminate interaction with a probationer who may urgently require services, such as substance abuse or mental health treatment. It also means contraband, such as firearms or narcotics, which could have been removed by the parole officer, remains in the community.

In short, the consequences of retreat place public safety in jeopardy. Common sense tells us that retreat is not a viable option.

There is nothing revolutionary going on here. There is no new Federal crime being added. This bill simply says that when someone forcibly assaults, resists, opposes, impedes, intimidates, or interferes with a probation officer, that probation officer can arrest that individual.

It is already a crime to engage in the behavior I just described. An individual who commits that act is going to get arrested. All we are debating today is who puts the handcuffs on the arrestee. Common sense tells us that the officer who was assaulted should have the authority to make the arrest.

Use common sense, Support H.R. 1039, the Probation Officer Protection Act of 2017, so that Federal probation officers can do their jobs safely and effectively.

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

The SPEAKER pro tempore. The time for debate on the bill has expired.

AMENDMENT NO. 1 OFFERED BY MS. JACKSON LEE

Ms. JACKSON LEE. Mr. Speaker, I have an amendment at the desk. The SPEAKER pro tempore. The Clerk will designate the amendment.

The text of the amendment is as follows:

Add, at the end of the bill, the following:

SEC. 3. COMPTROLLER GENERAL REPORT ON NEW AUTHORITY OF PROBATION OFFICERS.

Not later than 2 years after the effective date of this act, the Comptroller General of the United States shall complete a study, and report to the Committee on the Judiciary of the House of Representatives and the Committee on the Judiciary of the Senate on the results thereof, on the arrest authority provided to probation officers under subsection (b) of section 3609 of title 18, United States Code, as added by section 2 of this Act. Such study shall include information about—

(1) any instance of an abuse of power in the exercise of such arrest authority;
(2) any complaints filed about the exercise of such arrest authority; and
(3) any harm resulting from the exercise of such arrest authority, including any civil action alleging the violation of a civil right in the exercise of such arrest authority.

SEC. 4. SUNSET OF ARREST AUTHORITY.

(a) IN GENERAL.—Subject to subsection (b) of this section, section 3609 of title 18, United States Code, is amended by striking subsection (b).

(b) EFFECTIVE DATE.—Subsection (a) of this section shall take effect on the date that is 30 months after the effective date of this Act.

The SPEAKER pro tempore. Pursuant to House Resolution 324, the gentleman from Texas (Ms. JACKSON LEE) and a Member opposed each will control 5 minutes.

Ms. JACKSON LEE. Mr. Speaker, my amendment preserves the trust and integrity between probation officers and supervisees while ensuring public safety.

While I understand the intended goal in the underlying bill, there are some unique concerns that it raises and my amendment addresses.

My amendment calls for a comprehensive study by GAO of the newly granted authority, to determine its impact on probationers, supervisees, third parties and the overall probation practice. This study shall sunset at 30 months after the effective date of this act.

There are concerns we should all have if we want to ensure that this bill works and reaches its intended purpose effectively.

In allowing the study, we will ascertain information that we otherwise do not have but would have learned had we proceeded with a hearing on this bill.

This amendment will focus on the bill’s impact in application. The study will first review instances of abuse of power in the exercise of such arrest authority.

Second, it will document any complaints made and/or filed regarding the exercise of the probationer’s arrest authority of third parties.

Third, it will study any harm resulting from the exercise of such arrest authority, including any civil action alleging the violation of a civil right in the exercise of this expanded authority.

I am confident that my colleagues would agree that public safety is paramount, the safety of the probation officer is paramount, the safety of those who are in the immediate custody of the probationer, and, of course, those other individuals.

We want this to be a sound policy, so implementing sound policies will foster trust and, thereby, public safety.

I want to thank the Rules Committee for making my amendment in order, and I hope my colleagues will join me in supporting the Jackson Lee amendment.

While I understand the intended goal in the underlying bill, there are some unique concerns that it raises and my amendment addresses and will fix those concerns.

My amendment calls for a comprehensive study by GAO of the newly granted authority, to determine its impact on probationers, supervisees, third parties and the overall probation practice. This study shall sunset at 30 months after the effective date of this act.

These are concerns we should all have if we want to ensure that this bill works and reaches its intended purpose effectively.

In allowing the study, we will ascertain information that we otherwise do not have but would have learned had we proceeded with a hearing on this bill.

This amendment will focus on the bill’s impact in application. The study will first review instances of abuse of power in the exercise of such arrest authority.

Second, it will document any complaints made and/or filed regarding the exercise of probation officer arrest authority of third parties.

Third, it will study any harm resulting from the exercise of such arrest authority, including any civil action alleging the violation of a civil right in the exercise of this expanded authority.

I am confident that my colleagues would agree that public safety is paramount and that we should do everything we can to ensure that we are implementing sound policies that will foster trust and thereby, public safety.

The Rules Committee may have found it fitting to rule my amendment in order, and now I hope my colleagues will join me in supporting this amendment.
Mr. Speaker, I reserve the balance of my time.

Mr. RATCLIFFE. Mr. Speaker, I claim the time in opposition to the amendment.

The SPEAKER pro tempore. The gentleman from Texas (Mr. JACKSON LEE), my friend.

Her amendment would sunset the very modest, yet necessary and appropriate, authority that we are seeking to grant Federal probation officers today. No valid reason has been given for the need to sunset this provision. In fact, ample evidence is available showing why probation officers need this authority to perform their duties safely and effectively.

Just last year, over one-third of the safety-related incidents reported by Federal probation and pretrial staff involved third parties encountered by officers while performing their official duties.

For example, during an unannounced home visit to an apartment by officers, as they approached the apartment, two unidentified subjects entered the hallway from another unit. Officers knocked on the resident’s door and there was no answer. One third party stated: “Hey, five-oh, who are you looking for?” And they began approaching the officers in a menacing manner.

One of the third parties pulled out a cell phone and started videoing, yelling obscenities, and making other statements to the officers. Another individual, in response to the commotion, entered the hallway, possessing a knife and drew it as he moved toward the officers.

These types of threats, Mr. Speaker, are very real and very dangerous to the brave men and women who serve the criminal justice system as Federal probation officers. The types of threats that exist today will continue to exist.

Let them do their part in keeping the public safe. Let them do their jobs safely. Let them do their jobs effectively.

Mr. Speaker, I oppose the amendment, and I reserve the balance of my time.

Ms. JACKSON LEE. Mr. Speaker, I believe this amendment is a very important amendment, and I believe that it provides the kind of guidance that is necessary because it is a clear ascertaining of the impact.

Remember, we are talking about possible constitutional ramifications. Unreasonable search and seizure. We are talking about not having assaults against police officers. There is a law that will already provide for that protection, as well as the fact that probation officers who are not police officers cannot, in fact, have the capability of law enforcement backup or support.

In addition, we realize that there is a greater burden on law enforcement officers in an arrest situation. That burden is not on the probation officer because they are not a law enforcement officer.

It is important for this study to be enacted so that we have the facts. Do we not, as legislators, want to have the facts regarding the Constitution and the impact it may have?

So I would ask my colleagues to support the Jackson Lee Amendment. It is, in fact, not an amendment that negates, if this bill passes, the acts of the probation officer. But what it does do is study whether there is an enhanced impact and whether grandmother, mother, a little child, an aunt, or an uncle, in the sanctity of their home, are unreasonably detained or arrested.

We as Americans should at least be concerned over a third of our fellow citizens and be able to respect them in their home. A probation officer has the right to call in a law enforcement officer if the actions of the home, or wherever that individual happens to be, gets in a way that interferes with his or her ability to arrest his probationer.

Let me remind everyone that the relationship between a probation officer and a probationer is a constructive one, one of rehabilitation. And, sadly, if on one incident, or 39 incidents, or 3 percent of the incidents, if something occurs, that probation officer has the right to be able to call a law enforcement officer to assist.

This study is a constructive, forthright study to help us better protect the rights of citizens and of the Constitution of the United States.

Mr. Speaker, I include in the Record letters from the Federal Defenders of New York, The Leadership Conference on Civil and Human Rights, and the ACLU opposing the underlying bill.

DEAR MR. GOODLATTE, MR. CONYERS, MR. GOUDY AND MS. JACKSON LEE: We write on behalf of the Federal Public and Community Defenders in response to inquiries for our views on H.R. 1039, which would amend 18 U.S.C. § 3606 to give probation officers the authority to arrest, without a warrant, persons not subject to court supervision if there is probable cause to believe that the person has interfered, or is interfering, with a probation officer in violation of 18 U.S.C. §111.

The bill was introduced last Congress, and we understand that there has been discussion of it being introduced again.

We oppose the bill because it would violate the Separation of Powers, would invite Fourth Amendment violations, is unnecessary for purposes of supervision or safety, and would instead escalate the risk of harm to all concerned and undermine effective supervision. The arrest of any degree of persons not subject to court supervision should be left to law enforcement officers.

SUMMARY

The bill would violate the Separation of Powers. Probation officers serve as administrative units employed by Article III courts. Congress may not assign to them the executive function of enforcing a criminal statute against private citizens not subject to court supervision. The bill would also undermine the integrity of the Judicial Branch by putting judges in the position of ruling on the constitutionality of arrests by their own agents, who are also interested arresting officers and alleged victims of an offense.

In addition, we realize that there is a greater burden on law enforcement officers in an arrest situation. That burden is not on the probation officer because they are not a law enforcement officer.

It is important for this study to be enacted so that we have the facts. Do we not, as legislators, want to have the facts regarding the Constitution and the impact it may have?

So I would ask my colleagues to support the Jackson Lee Amendment. It is, in fact, not an amendment that negates, if this bill passes, the acts of the probation officer. But what it does do is study whether there is an enhanced impact and whether grandmother, mother, a little child, an aunt, or an uncle, in the sanctity of their home, are unreasonably detained or arrested.

We as Americans should at least be concerned over a third of our fellow citizens and be able to respect them in their home. A probation officer has the right to call in a law enforcement officer if the actions of the home, or wherever that individual happens to be, gets in a way that interferes with his or her ability to arrest his probationer.

Let me remind everyone that the relationship between a probation officer and a probationer is a constructive one, one of rehabilitation. And, sadly, if on one incident, or 39 incidents, or 3 percent of the incidents, if something occurs, that probation officer has the right to be able to call a law enforcement officer to assist.

This study is a constructive, forthright study to help us better protect the rights of citizens and of the Constitution of the United States.

Mr. Speaker, I include in the Record letters from the Federal Defenders of New York, The Leadership Conference on Civil and Human Rights, and the ACLU opposing the underlying bill.
The bill is unnecessary. Probation officers have authority under current law to search the homes of people they supervise (without a warrant or probable cause) and to arrest them for violations of conditions of supervision (with probable cause). Pursuant to Judiciary Policy, probation officers have long relied on trained law enforcement officers to provide support during searches of supervising third parties not under probation officers’ supervision. No evidence has been presented, and we have found none, of any instance wherein law enforcement officers have not assisted when asked, or in which anyone has been hurt by a third party during a search. Allowing probation officers to rearrange and restrain supervising third parties would not diminish, nor risk any harm of result.

The bill would undermine effective supervision. The bill represents a retreat from the current constructive role of probation officers in reintegrating offenders into society. If probation officers assumed the role of police, directing and restraining, or arresting, family and friends, progress in individual supervision and reducing any risk of harm.

Background

Under current law, probation officers have limited special authority to conduct searches and seizures of persons on probation or supervised release for the sole purpose of assisting law enforcement officers in supervising third persons who are, or may be, associated with those persons. They are permitted, with or without a warrant, to conduct a search of a supervisee’s home based only on “reasonable suspicion” that there is evidence on the premises that the supervisee has violated a condition of his or her supervision, and to arrest a supervisee whom they have probable cause to believe has violated a condition of his or her supervision.

Judiciary Policy directs probation officers, in planning a search, to “strongly consider” (1) the location of the supervisee’s home, (2) whether the suspect has been previously observed engaging third parties not under probation officers’ supervision. No evidence has been presented, and we have found none, of any instance wherein law enforcement officers have not assisted when asked, or in which anyone has been hurt by a third party during a search. Allowing probation officers to rearrange and restrain supervising third parties would not diminish, nor risk any harm of result.

The bill would undermine effective supervision. The bill represents a retreat from the current constructive role of probation officers in reintegrating offenders into society. If probation officers assumed the role of police, directing and restraining, or arresting, family and friends, progress in individual supervision and reducing any risk of harm.

A. The Bill Would Violate The Separation Of Powers

H.R. 1039 would authorize probation officers to arrest, without a warrant, a person not subject to supervision if there is probable cause to believe the person has interfered with or impeded a probation officer “while in the performance of his or her official duties” in violation of 18 U.S.C. §111. By its terms, the statute would authorize probation officers to make such arrests at any time or place—during a search of a supervisee’s home, on the street or at a place of business, or during a meeting at the probation officer’s office.

By authorizing probation officers to enforce §111 against private citizens not subject to court supervision, H.R. 1039 would violate the separation of powers. Police officers are employed by the Judicial Branch to serve as administrative units of the district court, appointed by the court and removable by the court. A probation officer performs no Article III function, but serves a statutory duty to assist the court in supervising conditions of supervision. Detecting crimes and enforcing criminal laws, in contrast, are “quintessential law enforcement functions vested in the Executive Branch.” The Supreme Court has found these executive duties “of a nonjudicial nature” on Article III judges, Congress may not enjoin an administrative arm of the Judicial Branch to enforce such laws. This is not only a formalistic concern. A probation officer who has arrested a private citizen for impeding the probation officer in the performance of his or her duties, believing the suspect has violated §111, the bill would result in unconstitutionally detaining persons (to any degree) who have not assisted when asked, or in which anyone has been hurt by a third party during a search. Allowing probation officers to rearrange and restrain supervising third parties would not diminish, nor risk any harm of result.

The bill would undermine effective supervision. The bill represents a retreat from the current constructive role of probation officers in reintegrating offenders into society. If probation officers assumed the role of police, directing and restraining, or arresting, family and friends, progress in individual supervision and reducing any risk of harm.

B. The Bill Would Create Serious Fourth Amendment Problems

Subject to “only a few specifically established and well-accepted exceptions,” the Fourth Amendment prohibits police officers from detaining persons (to any degree) absent probable cause or “prior approval by judge or magistrate.” Even assuming probation officers used the bill’s arrest authority for no other purpose but to make formal arrests based on probable cause that a person has violated §111, the bill would result in unconstitutional detentions.

Section 111 prohibits “forcibly” assaulting, resisting, opposing, impeding, intimidating, or interfering with a probation officer “while engaged in” the performance of official duties. While one would think that “forcible” conduct is easy to recognize in this context, the term is notoriously ambiguous, involving a “tosome question of degree.” No physical contact is required even for assault, and “forcible” conduct is described as a “fighting stance” with an “uncooperative attitude,” but not to cover running away and struggling when tackled by police. The statute is “artificial” and “inartfully drafted,” and leaving “major ambiguities,” often requiring many pages of legal analysis to decipher.

If even the courts find the statute unclear, a probation officer surely cannot be expected to make an accurate on-the-scene assessment of probable cause that a person has violated §111, they would inevitably use their new authority to arrest persons who are merely “uncooperative”—such as by refusing to identify themselves, refraining from coming out of a residence, or failing to leave the scene of a search—but who have not violated §111. The bill would thus invite Fourth Amendment violations.

By authorizing probation officers to enforce §111 against private citizens not subject to court supervision, H.R. 1039 would violate the separation of powers. Police officers are employed by the Judicial Branch to serve as administrative units of the district court, appointed by the court and removable by the court. A probation officer performs no Article III function, but serves a statutory duty to assist the court in supervising conditions of supervision. Detecting crimes and enforcing criminal laws, in contrast, are “quintessential law enforcement functions vested in the Executive Branch.” The Supreme Court has found these executive duties “of a nonjudicial nature” on Article III judges, Congress may not enjoin an administrative arm of the Judicial Branch to enforce such laws. This is not only a formalistic concern. A probation officer who has arrested a private citizen for impeding the probation officer in the performance of his or her duties, believing the suspect has violated §111, the bill would result in unconstitutionally detaining persons (to any degree) who have not assisted when asked, or in which anyone has been hurt by a third party during a search. Allowing probation officers to rearrange and restrain supervising third parties would not diminish, nor risk any harm of result.

The bill would undermine effective supervision. The bill represents a retreat from the current constructive role of probation officers in reintegrating offenders into society. If probation officers assumed the role of police, directing and restraining, or arresting, family and friends, progress in individual supervision and reducing any risk of harm.

C. The Bill Is Unnecessary

U.S. Probation and Pretrial Services reported that in both 2014 and 2015, probation officers violated §111 in only 3 percent of reported searches. No physical contact is required even for assault, and “forcible” conduct is described as a “fighting stance” with an “uncooperative attitude,” but not to cover running away and struggling when tackled by police. The statute is “artificial” and “inartfully drafted,” and leaving “major ambiguities,” often requiring many pages of legal analysis to decipher.

If even the courts find the statute unclear, a probation officer surely cannot be expected to make an accurate on-the-scene assessment of probable cause that a person has violated §111, they would inevitably use their new authority to arrest persons who are merely “uncooperative”—such as by refusing to identify themselves, refraining from coming out of a residence, or failing to leave the scene of a search—but who have not violated §111. The bill would thus invite Fourth Amendment violations.

By authorizing probation officers to enforce §111 against private citizens not subject to court supervision, H.R. 1039 would violate the separation of powers. Police officers are employed by the Judicial Branch to serve as administrative units of the district court, appointed by the court and removable by the court. A probation officer performs no Article III function, but serves a statutory duty to assist the court in supervising conditions of supervision. Detecting crimes and enforcing criminal laws, in contrast, are “quintessential law enforcement functions vested in the Executive Branch.” The Supreme Court has found these executive duties “of a nonjudicial nature” on Article III judges, Congress may not enjoin an administrative arm of the Judicial Branch to enforce such laws. This is not only a formalistic concern. A probation officer who has arrested a private citizen for impeding the probation officer in the performance of his or her duties, believing the suspect has violated §111, the bill would result in unconstitutionally detaining persons (to any degree) who have not assisted when asked, or in which anyone has been hurt by a third party during a search. Allowing probation officers to rearrange and restrain supervising third parties would not diminish, nor risk any harm of result.

The bill would undermine effective supervision. The bill represents a retreat from the current constructive role of probation officers in reintegrating offenders into society. If probation officers assumed the role of police, directing and restraining, or arresting, family and friends, progress in individual supervision and reducing any risk of harm.

Nonetheless, the Federal Law Enforcement Officers Association (FLEOA) claims that there is, a new “heightened danger in field office contacts” and that giving probation officers third-party arrest authority is needed to protect the FLEOA’s argument, and in fact demonstrate that the bill is not the “only solution,” much less a safe solution.
The probation officers drew their weapons, called 911, got behind their vehicle, then drove away. The FLEOA states that with arrest authority, the probation officers “would have taken the third party into custody or assisting and for damaging government property.” But the FLEOA does not explain why this would have been necessary for the protection of the son, who was not there, or to ensure anyone’s safety. The police were fully capable of subduing or arresting the father, and most likely did, though not identified. Had the probation officers confronted the father, with guns drawn, they, the father, or innocent bystanders, including the offender’s cooperative mother, could have been hurt. In the District of Utah, probation officers knocked on the door of their supervisee’s residence and were told by his girlfriend that he was not at home and that no one else was there. The probation officers “ultimately encountered three parties resident in separate locations,” one of whom was suspected of homicide. The officers “issued their verbal commands,” and the man became confrontational and challenged the officers to “shoot him.” The officers retreated, and “local police ultimately subdued the third party,” following him into his home. Again, the FLEOA does not explain how arrest authority would have increased the probation officers’ or public safety any better than the police in fact accomplished.

In the Southern District of New York, probation officers looking to confirm that their supervisee did not live at his reported residence were “confronted” outside the residence, where the supervisee apparently did not live, with “a belligerent, unknown, third party.” A physical altercation ensued, when “another third party charged forward swinging a pipe wrench.” The officers used pepper spray and left. The FLEOA asserts that the probation officers “did not have the option to control the third parties,” but instead were “forced to retreat.” But the FLEOA does not explain how controlling the third parties, which would likely have escalated a potentially dangerous confrontation, was safer than involving much less the “only solution.” The probation officers’ mission was not urgent, and they were free to return with police support.

The Judicial Conference provides no empirical evidence or even anecdotal examples illustrating the purported need for H.R. 1039. It says that, “in the absence of other law enforcement in a supervising role,” a supervisee can work with a “hostile or uncooperative” third party “to conceal violations of the terms of supervision, or even criminal activity.” But the solution is the very one suggested and that has been directed by Judiciary Policy and followed by probation officers all along: obtain support from law enforcement officers.

There is not a single instance cited in the U.S. Probation Search-and-Seizure reports, in the FLEOA’s proposal or recent letter, or in the Judicial Conference’s proposal or recent letter that probation officers have sought law enforcement assistance in advance, or called for assistance from the scene, and law enforcement declined to assist or retreat. One of the significant arguments of the bill is that probation officers would not request law enforcement support, thinking they can handle any problems with their arrest authority, but “provide perimeter security, manage third parties, provide special services such as K9 support, and conduct initial security sweeps.”

The Bill Would Undermine Effective Supervision

H.R. 1039 represents an unfortunate retreat from the current role of probation officers, which has evolved from an oppositional focus on enforcement to a constructive collaboration aimed at addressing clients’ criminogenic needs, reducing their risk of recidivism, and reintegrating them into society. The Conference has recognized, supporting the officer “in efforts to turn away from criminal conduct . . . .” The Judicial Conference has concluded that searches “may undermine the rapport that an officer has developed with an offender and may hinder the progress that an offender has made.” We fear that the progress that has been made in individual cases and in the system as a whole would be undermined if probation officers assumed the role of police, directing, restraining and arresting family and friends, and potentially escalating the risk of confrontation and danger to all concerned.

Thank you for considering our views, and please do not hesitate to contact us if you have any questions.

Very Truly Yours,

DAVID PATTON,
Executive Director,
Federal Defenders of New York, Co-Chair,
Federal Defender Legislative Committee.

JON SANDS,
Federal Defender, District of Arizona, Co-Chair, Federal Defender Legislative Committee.

THE LEADERSHIP CONFERENCE ON CIVIL AND HUMAN RIGHTS,
Washington, DC, April 26, 2017.

OPPOSE H.R. 1039, THE PROBATION OFFICER PROTECTION ACT OF 2017

DEAR HOUSE JUDICIARY COMMITTEE MEMBER:

On behalf of The Leadership Council on Civil and Human Rights and other concerned organizations, we urge you to oppose H.R. 1039, the Probation Officer Protection Act of 2017 (POPA), which would broadly authorize federal probation officers to arrest third parties. POPA is unnecessary and would impede successful reentry.

POPA GIVES BROAD ARREST AUTHORITY

Under 18 U.S.C. §3606, a federal probation officer has the authority to arrest a probationer or someone on such officer’s “public safety” list. If one of the goals of this bill is to allow the probation officer has probable cause to derive that the probationer has violated a condition of his or her release. Currently, federal probation officers are permitted to arrest third parties. POPA would amend 18 U.S.C. §3606 to permit probation officers to arrest “a person without a warrant if there is probable cause to believe that the person has forcibly assaulted, resisted, opposed, impeded, intimidated, or interfered with a probation officer, or a fellow probation officer, including as used in the following words, a ‘probation officer’ would be authorized to arrest—without a warrant—any third party on the scene who the officer claims is ‘interfering’ with their work. This broad definition of behavior triggering third party arrest authority raises Fourth Amendment concerns.

POPA IS UNNECESSARY

There is no evidence that expanding federal probation officers’ warrantless arrest authority is necessary. Statistics from the Federal Law Enforcement Officers Association (FLEOA) show that only 2 percent of searches conducted by federal probation officers in 2013 resulted in any confrontation with a third party. Furthermore, of the 909 searches conducted by federal probation officers in 2013, only seven led to the arrest of a third party when probation officers were not in the area of the search. Further, the decided sample of the 1,566 searches conducted by probation officer involved any “reportedly uncooperative” third parties, and only five of these encounters resulted in a third party arrest by local law enforcement.

POPA WOULD BE DANGEROUS

Members of Congress should be reluctant to allow law enforcement officers to arrested anyone not trained as a law enforcement officer—and probation officers are not police officers. Federal probation officers complete only six weeks of on-the-job training. In contrast, new law enforcement officers complete 16 to 21 weeks of classroom training and they often complete three additional weeks of on-the-job training. If probation officers try to confront, restrain, and arrest uncooperative third parties, they are likely to heighten the physical dangers they face in service of the purpose of supervising the son, who was resting the father, and most likely did, therefore the FLEOA has forcibly assaulted, resisted, opposed, intimidated, or interfered with a probation officer, or a fellow probation officer, including as used in the following words, a ‘probation officer’ would be authorized to arrest—without a warrant—any third party on the scene who the officer claims is ‘interfering’ with their work. This broad definition of behavior triggering third party arrest authority raises Fourth Amendment concerns.

POPA WOULD INHIBIT SUCCESSFUL REENTRY

Allowing probation officers to arrest third parties would also inhibit successful reentry for probationers. Part of the benefit of the reentry system is that it allows probationers to live in society with their families while they serve out their sentences and transition to full reentry into the community post-prison term. The prospect of individuals who agree to help with the probationer’s reentry may deter them from serving as hosts and may make it harder to achieve this transition successfully. Probation officers must have reasonable suspicion to conduct a warrantless search of a probationer’s home; absent reasonable suspicion, the probationer or a third party must consent to a search and may limit the consent to search only to public areas. But if, for example, a mother, who has opened her home and made it possible for the probationer to search her home for various reasons (e.g., because her children are in the bed), under POPA she could be charged with an arrestable violation of the probation officer. Such scenarios could deter people from agreeing to host probationers who
THE PROBATION OFFICER PROTECTION ACT IS AN OVERLY BROAD AND RAISES FOURTH AMENDMENT CONCERNS

Federal probation officers would be authorized in POPA to arrest ‘a person without a warrant if there is probable cause to believe that the person has forcibly asassaulted, opposed, intimidated, or interfered with a probation officer, or a fellow probation officer.” Currently, 18 U.S.C § 3806 authorizes probation officers to conduct a warrantless arrest on probable cause that the probationer has violated the conditions of his or her probation or release. However, probation officers do not have the training or experience to make probable cause determinations necessary to make arrests of third parties compared to local law enforcement officers and the U.S. Marshals. A real world implication of giving federal probation officers third party arrest authority could be that the mother of a son on probation is arrested for preventing a federal officer access to her private space, like her bedroom. This bill would give a probation officer authority to decide that the mother’s decision constituted “interference,” and subsequently arrest her. Although probationers willingly surrender some of their Fourth Amendment rights, they generally do not when it comes to their private spaces.

THE PROBATION OFFICER PROTECTION ACT HINDERS SUCCESSFUL REENTRY

Allowing probation officers to arrest third parties would also inhibit successful reentry for probationers. Part of the benefit of the probation system is that it allows probationers to live in society with their families while they work towards their rehabilitation and transition to full reentry into the community. But the prospect of arrest for individuals who assist people on probation reentering society could cause family members from providing a home to people on probation. This also runs counter to the mission of the U.S. Probation and Pretrial Services, which is “to bring about long-term positive change in individuals under supervision.”

For the reasons above, the ACLU opposes the Probation Officer Protection Act and we urge the Members to oppose this legislation when it is considered by the Committee. If you have any questions or comments, please feel free to contact Kanya Bennett, Legislative Counsel.

Sincerely,

FAIZ SHAKIR, National Political Director.
KANYA BENNETT, Legislative Counsel.

Ms. JACKSON LEE, Mr. Speaker, I ask my colleagues to support this amendment, and I yield back the balance of my time.

Mr. RATCLIFFE, Mr. Speaker, there is no Fourth Amendment violation. The bill makes no reference whatsoever to the issue of searches, and there is no objection to the request for a study. But there continues to be, and needs to be, objection and opposition to a sunset provision with respect
to the authority that probation officers need to perform their duties safely and effectively.

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

The SPEAKER pro tempore. Pursuant to clause 2 of rule X and the order of the House of today, proceedings will be postponed on the question on the amendment.

The vote was taken by electronic device, and there were—yeas 178, nays 229, not voting 23, as follows:

[Roll No. 267]

YEAS—178

Adams
Aguiar
Amaesh
Barragán
Bass
Beatty
Bera
Beyer
Blumenauer
Bustos
Hunt Rochester
Boyle, Brendan F
Brady (PA)
Brown (MD)
Brownley (CA)
Bustos
Butterfield
Capuano
Carbajal
Capito
Carson (IN)
Cartwright
Castor (FL)
Castor (TX)
Chu, Judy
Cicilline
Clarke (MA)
Clarke (NY)
Cleaver
Clyburn
Cl吞en
Connolly
Correa
Courtney
Crawley
Cuellar
Cummings
Davis (CA)
Davis, Danny
DeFazio
DeLauro
DelBene
Demings
Deutch
Dinell
Doyle, Michael P
Emerson
Engel
Eshoo
Escobar
Espy
Evans
Foster
Foy

NAYS—229

Brat
Bridenstine
Brooks (AL)
Brooks (IN)
Buchanan
Buck
Buchanan
Budd
Burgess
Burchett
Calvert
Carter (GA)
Carter (TX)
Chabot
Cheney
Chenoweth
Collins (GA)
Collins (NY)
Corder
Comstock

Nelson
Nolte
Norcross
O’Halleran
O’Rourke
Pallone
Payne
Pelosi
Peters
Pingree
Pocan
Polis
Posey
Price (NC)
Quigley
Raskin
Rice (NY)
Rosen
Royal-Alall
Rush
Ryan (OH)
Sánchez
Sanford
Sarbanes
Schakowsky
Schiff
Schneider
Schroder
Scott (VA)
Scott, David
Serrano
Sewell (AL)
Sharrer
Sinema
Slaughter
Smith (WA)
Smith, Adam
Smoller
Sogard
Solomon
Soto
Speier
Suzuki
Takano
Thompson (CA)
Titus
Tonko
Tuck
Tumlin
Vargas
Veasey
Velasquez
Visclosky
Walk
Wasserman Schultz
Watters
Watson Coleman
Wilson (FL)
Yarmuth

Not Voting—23

Blackburn
Cardenas
Carter
Clay
Cole
Cuellar
Crawford
Curbelo (FL)

Messrs. COURCE, WALDEN, SMITH of Texas, LABRADOR, Mrs. MCCORMIS, RODGERS, Messrs. ROKITA, MCCARTHY, BISHOP of Michigan, and WITTMAN changed their vote from “aye” to “nay.”

So the amendment was rejected.

The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The question is on the passage of the bill.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.
Ms. JACKSON LEE. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated against:

Ms. DE LAURO. Mr. Speaker, during rollcall No. 266, I mistakenly recorded my vote as "yea" when I should have voted "No."

Mrs. DEMINGS. Mr. Speaker, my vote did not register when I used my voting card. I voted "No."

Mrs. DELAURIE. Mr. Speaker, during rollcall No. 267 I inadvertently, I was unable to be present for votes on rollcall No. 267 and "yea" on rollcall No. 268.

THE SPEAKER pro tempore. The Speaker pro tempore laid before the House the following communication from the Honorable NANCY PELOSI, Democratic Leader.

COMMUNICATION FROM THE DEMOCRATIC LEADER

The SPEAKER pro tempore laid before the House the following communication from the Honorable NANCY PELOSI, Democratic Leader.

COMMUNICATION FROM THE DEMOCRATIC LEADER

The SPEAKER pro tempore laid before the House the following communication from the Honorable NANCY PELOSI, Democratic Leader.
Mr. HOYER. Mr. Speaker, I yield to the gentleman from California (Mr. MCCARTHY) for the purpose of the majority leader telling us in-depth the schedule for the weeks to come.

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

Mr. Speaker, on Monday, the House will meet at 10 a.m. for morning hour and 2 p.m. for legislative business. Votes will be postponed until 6:30. On Tuesday and Wednesday, the House will meet at 10 a.m. for morning hour and noon for legislative business. On Thursday, the House will meet at 9 a.m. for legislative business. Last votes of the week are expected no later than 3 p.m. On Friday, no votes are expected in the House.

Mr. Speaker, the House will consider a number of suspensions next week, a complete list of which will be announced by close of business today. This list will include a series of bills to honor our Nation’s veterans.

With Memorial Day around the corner, it is important for this House to show our appreciation to those who have defended our freedoms, especially the men and women who made the ultimate sacrifice in defense of our Nation.

Mr. Speaker, next week in the House is Combating Human Trafficking and Child Protection Week. In addition to a series of suspensions, the House will consider H.R. 1973, the Protecting Young Victims from Sexual Abuse Act, sponsored by Representative SUSAN BROOKS. This bill will provide some indication? I know it is not on the floor next week.

Mr. Speaker, human trafficking is an incredibly serious issue in our Nation. With the passage of these bipartisan bills, we will show our continued commitment to ending this modern-day form of slavery, while supporting and assisting all survivors.

Now, lastly, Mr. Speaker, the House will consider H.R. 953, the Reducing Regulatory Burdens Act, sponsored by Representative BOB GIBBS. My district is home to many hardworking farmers, so I know this issue quite well. This bill will reduce red tape that makes it more costly for farmers to protect their crops and our Nation’s food supply.

In addition, the CDC reports that there are still 119 cases of individuals with Zika in the United States and 495 cases in U.S. territories. With the summer season approaching, this bill will ensure we can use pesticides to control mosquitos.

Finally, Mr. Speaker, I want to take a moment to thank a true public servant. Next week, Brian Cooper will retire from the Parliamentarian’s Office after 35 years on Capitol Hill. Brian is a professional in every sense of the word. Much of his work is done behind the scenes, but it has not gone unnoticed. From timekeeping to processing bills, to preparing for joint sessions, Brian has made sure this body works in an orderly and fair way. It is my understanding that even my predecessor, Bill Thomas, could not challenge Brian’s timekeeping.

On behalf of all those on this side of the aisle, we wish you well in your retirement, Brian, and from a very grateful nation for your service. I am sure you are ready to trade late nights on this floor for late nights watching the Orioles play baseball.

Mr. HOYER. Mr. Speaker, I thank the gentleman from California for those remarks.

I want to join him in thanking our colleague, Brian Cooper. I am not sure, Brian, that I adopt the sentiments of the majority leader with respect to what Mr. Thomas could and could not do. Apparently he chose not to, and that is good.

But, Brian Cooper, we want to thank you for three and a half decades of service to this House; three and a half decades of service to this House in a role that most people, including Members of this House, would not recognize, but that is critically important to the good management and flow of the people’s business in this House.

As the majority leader referenced, he will continue to root for the Baltimore Orioles because he is from Baltimore. He is a Marylander, and we are very proud of him. I want to thank him for his service and wish him the very best in the days ahead.

I now will go to the schedule.

By law, under the Budget Control Act, a budget is supposed to be brought to this floor on April 15. The majority leader would quickly observe that neither Democrats nor Republicans have always met that deadline. However, we are simply ahead of the budget process, in my view, and despite months of promising to return to regular order, we have not yet done so as it relates to the budget, and the budget has not been marked up in committee, Mr. Speaker.

Monday marked the statutory date by which the Appropriations Committee no longer has to wait to bring bills to the floor of the House because the majority has failed to meet its obligation to pass a budget on time.

Now, again, I want to quickly note that both parties have failed to meet that deadline in times past, but I cannot remember us being as late in the session in getting to the appropriations process, because there really has been no direction from the administration as to what their budget priorities should be, would be, other than the so-called “skinny budget” that was sent down, which, in my view, almost every Member of Congress thought was a totally unrealistic, unadaptable, and unworthy budget priority document; and if it were to be adopted, the security of the United States and those abroad at home, would be put at substantial risk.

So, Mr. Majority Leader, can you provide some indication? I know it is not on the floor next week.

And I want to say that I join with the majority leader. The issue of human trafficking is one of the critical issues that confronts us, as a country, and the global community. It puts millions of young women and young men at risk—and so young men at risk—on a daily basis. It is appropriate that we deal with this issue. Hopefully, we will deal with it, as the majority leader said, in a bipartisan fashion and that we will produce more effective ways to stop and to hold accountable those who put human beings at risk by human slavery.

But can the gentleman tell me when the Budget Committee will mark up a budget, and when we will have such a budget considered on the floor? I yield to my friend.

Mr. MCCARTHY. Mr. Speaker, I thank my friend for yielding.

As my friend knows, we do expect to receive the formal budget request from the President next week, which, as my friend also knows, is common for the first year of a new administration. It’s the gentleman’s job to say maybe this is later, but this is the latest in the history of America that any President has had to wait for a Cabinet, which is always helpful. He still has more positions to be filled and confirmed, and as that progresses, I think actions will be able to move forward even faster.

But, as is tradition, the Budget Committee has announced its intention to host OMB Director Mick Mulvaney, as the gentleman knows, a former colleague here, to answer questions Members may have about the President’s budget request following its release. The Budget Committee will kick off this order process of the committee work on crafting an FY 2018 budget resolution.

Likewise, with appropriations, the committee is looking forward to marking up bills through regular order. Now, as soon as action is scheduled for the floor, the gentleman will know that I will notify all Members.

Mr. HOYER. I thank the gentleman. With respect to the appropriations process, the gentleman knows, there are 12 discrete appropriation bills dealing with national security and domestic spending. Can the gentleman tell...
me whether or not we still intend to consider, on a timely basis, discretely, that is, one at a time, the 12 appropriation bills?

I don’t think any of them have been marked up as of this point in time. Obviously, drafting a budget would preclude that from happening. I understand that. But, as the gentleman knows and I know from experience of serving on the appropriations process, frankly, it was at the beginning of this month, historically, that we would start marking up appropriation bills with the intent to use much of June and July for the purposes of passing appropriations bills so that we might send them to the Senate for consideration and have some chance of getting them done prior to the expiration of the fiscal year on September 30.

Does the gentleman anticipate that we will be considering separately the 12 appropriation bills between now and the August break?

I yield to my friend.

Mr. MCCARTHY. I thank the gentleman for yielding.

The gentleman will be happy to know that Appropriations has already held 47 hearings dealing with FY 2018, so, as we received President Trump’s budget agreement, we were able to ask questions of the OMB Director, we will continue to move forward. But it is our intention always to go through regular order and, in all cases, if possible, individually, down and talk about hearings, we had promised. We had promised for ObamaCare.

So there are lots of things to be shocked by, but don’t ever be shocked

Mr. MCCARTHY. Let me first answer the gentleman knows, was introduced on March 22, and brought to the Budget Committee on March 24, that bill was brought to the House on March 24, that bill was brought to the House on March 24, that bill was brought to the House on March 24, that bill was brought to the House on March 24, that bill was brought to the House on March 24, that bill was brought to the House on March 24, that bill was brought to the House on March 24.

Mr. Speaker, you can imagine my shock, chagrin, and surprise when I learned yesterday that bill has not gone to the Senate. Apparently, it has gone from one chair to maybe the other chair in the desks before me. It has been held, Mr. Speaker. It has been held because there was no CBO score to ensure that, in fact, it complied with the rules.

A lot of talk about regular order, Mr. Speaker.

So the bill that was cheered at the White House and the President saying “I’m so glad this passed,” apparently, may not have passed this House in a form that is consistent with the rules. And so, my colleagues, I want you to know that you may think you have passed this bill, but it is still here 2 weeks later.

I am not sure, Mr. Speaker, why we couldn’t have waited for a CBO score, other than the political imperative of going home and having Members be able to say, “We passed the bill.”

Well, it is still here, folks. It is still within the bosom of the House, warmly embraced, aging, unfortunately, not to perfection.

And so, Mr. Speaker, I would ask the majority leader: When might we pass this bill? Is the bill going to have another hearing? Are we going to wait for the CBO score? And will another vote be necessary to, again, confirm the 217–213 votes?

I will not ask you whether or not you think you still have 217 votes, but let me ask you: When might this bill be considered again on this floor? And when might this bill go to the United States Senate, as everybody thought it had on the 4th of May?

I yield to my friend, the majority leader, Mr. Speaker.

Mr. MCCARTHY. Mr. Speaker, I thank the gentleman for yielding. I thank him for his long question.

Mr. HOYER. But he got the point, I am sure.

Mr. MCCARTHY. Let me first answer the number of points you have made because I want history to be written correctly.

First of all, you were shocked. I don’t know why you were shocked. I thought you were going to say you were shocked that that exact same week, when you read the paper, 94 counties in Tennessee, those 16 counties there that will no longer have healthcare—or what about Aetna? You didn’t even mention them pulling out of Virginia. You weren’t shocked by that, either.

But you know what? Eight pages of amendments that stayed out there for everybody to read—not more than 2,000—yes, we will wait until the CBO finishes scoring the amendments and send it to the Senate. Yes, we know what is in those eight pages just as everybody else had the opportunity to read them, just as we went through the Rules Committee.

So there are lots of things to be shocked by, but don’t ever be shocked: We go by the rules of the House. I
think you should be shocked by the number of faces, the number of families that will not have healthcare if we did not act.

Mr. HOYER. Mr. Speaker, we have had a similar conversation before, and the majority leader would love to try on the hearings that were held before this bill that we passed was introduced. The 113 hearings were on the repeal. This bill, as surely the majority leader knows and Members who voted on it know, was not repealed. It does not repeal.

Now, it is said that the gentleman is correct that the insurance industry has been very badly rolled, and confidence in the marketplace has been very badly undermined by this administration since its first day in office, and badly undermined by the Republicans' continued attempts to repeal, and passage of repeal legislation that didn't become law, and so insurers have, in fact, lost confidence that the marketplace will be stable. An absolutely critical component of pricing their product correctly.

The administration continues, as does the House itself and the Republican leadership in the Senate, to undermine the confidence that there will be a market. So, yes, Mr. Speaker, the majority leader is correct. The insurance market is not as stable. But almost everybody who speaks to that—and there is a Los Angeles Times story today, relatively lengthy on that—in terms of what steps the administration has taken from the very beginning, starting with the IRS, don't worry about the mandate. Don't worry about the fact you have insurance.

It is like the automobile people saying, don't worry about having automobile insurance; there is going to be no penalty. Well, if that was the case, I bet you a lot of people would not have automobile insurance, and if they hit you, you would be exposed to the expense.

Now, Mr. Speaker, the majority leader says he wants to follow the rules. They want to follow regular order, and, of course, they will do that. My, my, my.

Mr. Speaker, on May 4 of this month, why did we not have such a CBO score? He says we didn't send it because the rule will not allow us unless we have a CBO score.

Frankly, I think there are some additional reasons because they are not sure that they are complying with the Byrd rule in the United States Senate, and they have got to see. So they may have to pass this again, to which the majority leader did not address himself.

But there was no reason not to wait other than politics, other than to have those buses go down to the Capitol and cheer one another. They had no idea what CBO is going to come up with next week. So they did not wait, consistent with the rules. We should have had a score when we passed the bill. But that was not convenient for the politics of repeal.

Now, the majority leader. Mr. Speaker, has not told me when we are going to consider that bill again or if we are going to need to consider that bill again. And perhaps the honest answer is the majority leader does not have that knowledge as to whether he is going to have to go back to the floor again because he is going to need the CBO score to make that determination. I understand that. And we should have waited, Mr. Speaker, not rushed to judgment.

He talked about hearings. There were no hearings on this bill. One reason there were no hearings on these bills is because my Republican colleagues have been having town meetings, and they are hearing about the public's thoughts about their bill. And some of them are not having town meetings because they don't want to hear any more than they wanted to have hearings here in the House to hear what the public thought.

So, Mr. Speaker, I am hoping that the majority leader will be able to, perhaps at some point in time in the relatively near future, give us a clear picture as to when we may either consider this bill again or when we are going to send it to the United States Senate; flawed, that's the word.

Mr. Speaker, I will be glad to yield to my friend, the majority leader, if he would like to say something further. If not, I will yield back.

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

I am actually shocked. I don't want to put words in your mouth, but did you actually make the argument that those 94 counties out of 99 in Iowa pulled out just because we were bringing a bill up?

Did you actually believe the 18 out of 23 CO-OPs that were given more than $2 billion pulled out because somehow they knew we would probably capture the White House, too, and keep the Senate and the House? So that is why it failed?

Or maybe those 16 counties in Tennessee that were told almost a year ago that they wouldn't have healthcare the next year; somehow people could look into the future, and just because a Republican took office, that is who we are going to blame?

I know President Bush is no longer here, but do we have to continue to put blame on others instead of having the facts?

So let's talk about a few things. Now, let's be clear of what you asked me earlier because I apologize, I got off—you had a lot of adjectives out there. I wanted to make sure that I had answered them all. But I am very confident that this bill will hit the mark for reconciliation and it will move across the aisle over to the other Chambers.

Now, you talk about the House, and you are going to blame us for everything. Let's talk to facts. They are not my facts. There is a recent report from Quorum, which is a data analysis company in D.C. These are bright, young people; a lot of them are Stanford grads. Here are the facts, because they just went and analyzed the first 100 days:

In the first 100 days, President Trump signed 30 pieces of legislation into law. President Obama, Bush, Clinton, or H.W. Bush signed in their first 100 days.

Only once before in history has a Congressional Review Act been signed into law, only once. Now we have 14 repealed regulations through the Congressional Review Act, saving Americans $3.7 billion in regulatory cost, and 4.2 million hours in filling out paperwork.

Now, my favorite quote of this report, this House, the one we stand in today, passed 103 bills out of this Chamber, edging out former Speaker PELOSI's House as the most productive during the first 100 days of a Presidency since H.W. Bush.

Now, just this week we passed the Modernizing Government Technology Act, and I do thank my friend for his hard work on this. It is going to upgrade government IT to better serve constituents. So shocked, maybe that shocked you. Maybe we ought to stop playing politics. Maybe we ought to stop blaming things that just aren't even there. Maybe we ought to just take responsibility for where we currently are, understand that this is the greatest Nation on the face of the Earth, and it was "... conceived in liberty, and dedicated to the proposition that all men are created equal."

Now, we are not going to blame others for our problems. And if you want to go along that line, I can go into all of the things that were promised in the more than 2,000 pages of ObamaCare.

But you know what?

Today I live currently, and what I currently see is that 18 of the 23 CO-OPs have collapsed. And the current law says we are going to penalize the people who actually paid the CO-OPs to get their healthcare, but they have no healthcare to get.

I want to read the facts where more Americans took the penalty or the exemption than actually signed up for ObamaCare; that prior to a bill even passing on this floor—something we promised for 6 years—that a number of companies pulled out because it was not working. But the biggest shock I had all week is that somehow it is our fault.

I could not look an American in the eye knowing the knowledge that we all have. I don't care what party you are in; you sit on a carpet that has red on one side and blue on the other. This is the American House. You know people are hurting. You know people have lost their doctors. You know they are pulling out of these counties. Don't make up some political spin to make yourself feel better for some vote.

On its own, it promises to repeal ObamaCare, and give people greater choice. That is what we did. You disagree with it, then disagree with it, but don't lay blame where it is not true.
Mr. Speaker, I yield back.

Mr. HOYER. Mr. Speaker, I thank the gentleman for yielding, and I listened to his comments with interest. I want to touch on a number of comments he made, however.

First of all, in a very partisan vote from 3 a.m. to 6 a.m. in the morning, my Republican colleagues passed a bill in a partisan fashion—there were a few Democrats; not many—that passed part D prescription drug package that the Republicans had passed in the previous Congress did, in fact, work; and it is a success today because we did that.

That is exactly the opposite of what our Republican colleagues did, Mr. Speaker, with respect to the Affordable Care Act. In fact, the Affordable Care Act, as Mr. Biggs knows and polling now shows that over 55 percent of Americans believe that the Affordable Care Act ought to be kept; and 75 percent of them, three out of four Americans, believe we ought to fix the Affordable Care Act, not repeal it.

That has not changed, however, the Republicans’ attempt and rhetoric to repeal. Now, there were a number of things that the Republicans did, contrary to what we did with respect to the prescription drug bill for seniors, to undermine and create this situation of which the majority leader speaks where there are some insurance companies that have pulled out, that are not doing as well as they should have and we wanted them to have.

One thing, many Republican Governors refuse to join the Medicaid expansion program, adversely affecting millions of Americans.

Secondly, they did not find the risk corridors. We knew when we established this problem that there was going to be a very tough time in making valid judgments on what costs were going to be two years into this program. We did not fund it. The CO-OPs also did not receive the support that was contemplated by the statute.

The cost-sharing subsidies the administration has put at risk. Now, we were assured just before the bill passed that: Oh, no, we are going to pay for the cost-sharing subsidies.

But the Republicans, Mr. Speaker, filed suit, and the court said: Oh, no, you have to appropriate those moneys on the cost-sharing subsidies.

The majority leader knows—certainly everybody on the Energy and Commerce knows, and every Member ought to know—that without those subsidies, the insurance companies will have mispriced their product, for deductibles and copays, in particular.

That, Mr. Speaker, is what I speak of, in terms of the actions that have been taken over the last 6 years to undermine the confidence of the marketplace. Everybody knows that confidence is an important factor in any marketplace.

I am sure we are going to debate this again. Mr. Speaker, again, I would simply ask: Is this bill coming back to the House? Will we expect another vote on it?

The CBO report is due next week. I believe that if, in fact, we are going to schedule that, we ought to at least be given notice that that either is or may be a piece of legislation that will be on the floor next week, prior to our break for Memorial Day.

I yield to my friend.

Mr. McCARTHY. As I said earlier, this is a technical issue. I have all the confidence in the world the CBO score will come back, we will meet the reconciliation number, and we will move it to the Senate.

If my colleague wants to schedule something, I will schedule with you. We can walk the bill over there together. I believe the American people are waiting for it.

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

ADJOURNMENT TO MONDAY, MAY 22, 2017

Mr. McCARTHY. Mr. Speaker, I ask unanimous consent that the House adjourn today, it adjourn to meet at 2 p.m. on Monday next and that the order of the House of January 3, 2017, regarding morning-hour debate not apply on that day.

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

There was no objection.

LIONFISH

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

Mr. GAETZ. Mr. Speaker, in the warm waters off Texas, Louisiana, Mississippi, Georgia, the Carolinas, and my beloved Florida, a reef assassin lurks.

Lionfish are an invasive species, with no predators, huge appetites, and exploding populations. Just one female lionfish will lay 10 million eggs during her lifetime. Each lionfish can eat 65 juvenile reef fish in one meal. NOAA ecologists call the lionfish one of the greatest threats of the century to reefs.

Reefs support tourism, recreational fishing, commercial fishing, and our way of life. Lionfish threaten a multi-billion-dollar reef economy. To date, all efforts to eradicate the lionfish have failed. Bounty programs are uneconomical, and rodeos, while helpful, are unsustainable.

Today, I filed legislation to turn the tables on the lionfish. Our proposition is simple: Fishermen who slay 100 lionfish can earn one tag to fish red snapper, gag grouper, triggerfish, or amberjack whenever they want. Anyone who kills 100 lionfish has done their part to save hundreds, if not thousands, of coveted reef fish.

The Reef Assassin Act costs no money and uses our natural resources to protect our natural resources. I encourage my colleagues to support the Reef Assassin Act.

RECOGNIZING MR. WALTER PARRISH

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

Mr. CARTER. Mr. Speaker, I rise today to recognize Mr. Walter Parrish, a 98-year-old World War II veteran in Georgia’s First Congressional District.

Mr. Parrish was born on March 12, 1919, less than 6 months after the end of World War I. Originally from New Jersey, Mr. Parrish served 5 years in the Navy as a signalman on destroyer ships, where he used lamps and visual objects to communicate with others in the water.

Mr. Parrish served both in the Atlantic and the Pacific theaters of the war, and it is undoubted that his role was crucial to the success of his shipmates. Although winning World War II is a major accomplishment, Mr. Parrish enjoyed another important milestone during the war when he married his...
wife. He asked her hand in marriage on a Sunday and married her less than a week later, on Wednesday.

Mr. Parrish, thank you for your service to our country, and I hope your inspiring life will serve as a lesson for all those who know your story.

With Memorial Day approaching, I encourage everyone in our Nation to take time to reflect on the sacrifices of our veterans, thank our Nation’s veterans, and understand the importance of their service.

SECOND ANNIVERSARY OF REFUGIO OIL SPILL

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

Mr. CARBAJAL. Mr. Speaker, I rise today to recognize the second anniversary of the devastating Refugio oil spill off the Gaviota coast in my district.

I remember all too well the horrifying sights and smells when over 100,000 barrels of crude oil poured from the Plains All American pipeline rupture. Our local funds were stretched as we mounted our cleanup effort that ended up costing over $100 million. The full extent of the damage to our local economy and environment in our region won’t be fully known for years.

I was pleased that President Obama signed into law last year the SAFE PIPES Act, directing the Department of Transportation’s pipeline safety program, PHMSA, to increase the frequency of their pipeline monitoring on the California coast. We must ensure that PHMSA is fully funded to ensure that it can effectively monitor our oil pipelines and hopefully prevent future disasters like the Refugio Plains All American pipeline oil spill.

HONORING DEPUTY MICHAEL SCOTT WILLIAMS

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

Mr. DUNN. Mr. Speaker, I rise today to honor the memory of fallen Taylor County Sheriff’s Deputy Michael Scott Williams.

On the morning of October 31, 2016, Deputy Williams put on his uniform and climbed into his patrol car, heading to the job he loved. He was tragically killed in a collision that morning.

Deputy Williams joined the Taylor County Sheriff’s Department in May of 2015, and was promoted to officer in charge, serving as his sergeant’s second in command. He dedicated his life to law enforcement. For him, it was not just a job; it was a calling. Friends and family described Deputy Williams as a quick study and an experienced lawman who loved to make people laugh.

This week, Deputy Williams was honored at the National Peace Officers’ Memorial Service in Washington, a fitting reminder that his heroism will not be forgotten.

Please join me in honoring Deputy Michael Scott Williams and all of our fallen law enforcement heroes who have made the ultimate sacrifice to ensure our safety.

TAX SYSTEM BROKEN

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

Mr. PETERS. Mr. Speaker, our tax system is broken and in desperate need of comprehensive reform. I am ready to get to work on a simpler Tax Code that is fiscally responsible, makes our businesses more competitive, and gives relief to our working families. But President Trump’s plan, if you can call it that, is not the answer.

According to the Committee for a Responsible Federal Budget, Trump’s tax plan will cost $5.5 trillion over the next 10 years. Instead of targeting relief to the deserving middle class, President Trump wants to give big breaks to the wealthiest Americans. It is time to stop pretending that tax cuts favor the wealthy somehow pay for themselves. They don’t.

Conservative economist Gregory Mankiw has said that only one-third of the cost of tax costs is recouped from growth. So Trump’s tax plan would actually be paid for by blowing up the national debt. That will crowd out investment and hurt economic growth, which is the opposite of what we want.

We have to do better for working Americans, and I express my interest in working with Members on both sides of the aisle to do just that.

NATIONAL POLICE WEEK

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

Mr. MITCHELL. Mr. Speaker, I rise today in honor of National Police Week, an opportunity to recognize the brave men and women in blue.

This week is meaningful to me and my family, for my oldest son is a police officer in Michigan, and I could not be more proud of him and his service.

Too often, we take for granted those who every day put on a badge and a line. Instead of targeting relief to the wealthiest Americans, to the deserving middle class, President Trump wants to give big breaks to the wealthiest Americans. It is time to stop pretending that tax cuts favor the wealthy somehow pay for themselves. They don’t.

Conservative economist Gregory Mankiw has said that only one-third of the cost of tax costs is recouped from growth. So Trump’s tax plan would actually be paid for by blowing up the national debt. That will crowd out investment and hurt economic growth, which is the opposite of what we want.

We have to do better for working Americans, and I express my interest in working with Members on both sides of the aisle to do just that.

NATIONAL LAW ENFORCEMENT WEEK

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

Mr. COFFMAN. Mr. Speaker, I rise today to express my sincere thanks to all of the men and women who serve and have served in law enforcement in the State of Colorado. These men and women put themselves in harm’s way to protect the citizens of our great State.

I would like to especially recognize the Aurora, Littleton, Greenwood Village, and Brighton Police Departments, as well as the Arapahoe, Douglas, and Adams County Sheriff’s Departments for their tireless work in doing their best to keep our communities safe.

I am proud to say that these municipal and county sheriff’s departments within the Sixth Congressional District of Colorado are exceptional and should be recognized for their extraordinary public service.

These men and women of law enforcement are dedicated to public safety. In honor of National Law Enforcement Officers Week, I would like to thank not only those who serve in law enforcement in the State of Colorado but all those who serve across our country.

POLICE WEEK

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

Mr. Speaker, I rise to give the police officers at our doors here, the officers throughout our communities, and my son, a simple thank you.

COMMON SENSE

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

Mr. SCHNEIDER. Mr. Speaker, the Republican healthcare repeal bill is a giant step backwards. This bill will help millions of Americans without any insurance and many more pay more money for less coverage. Worse, it will reduce protections requiring insurers to treat fairly those of us with preexisting conditions.

Instead of this disastrous plan, we should be working together to improve healthcare, building on the progress of the ACA, and finding solutions to what isn’t working.

Let me offer one example. I recently introduced the Common Sense Employer Notification of Special Enrollment Act, or Common SENSE Act. This bill would require employers to inform people leaving their job that they not only qualify for COBRA but also qualify for a special enrollment period to purchase insurance on the ACA marketplace or enroll in Medicare, which is often less expensive than COBRA.

Mr. Speaker, this tax plan will save money and seniors avoid last-minute enrollment penalties. I urge my colleagues to support the Common SENSE Act and join me in finding commonsense ways to improve our healthcare, not to dismantle it.
Mr. GOTTHEIMER. Mr. Speaker, I rise today in honor of Police Week and to say “thank you” to the men and women in New Jersey and in our country who keep our community safe, and especially to honor those who paid the ultimate price in their efforts to do so.

Sadly, this year alone, we have lost 48 police officers in the line of duty across the United States. We cannot repay the debt our communities owe to these heroes and their families, but we can start by expressing appreciation for their bravery, dedication, and sacrifice, and making sure law enforcement knows that they have our full support.

Our police officers and all first responders can’t protect us and themselves without the resources they need to do their job safely and effectively. Not only do police protect us from criminals, but they are on the front lines of the war on terror, especially as we have seen the rise of homegrown and lone-wolf terror after 9/11.

To close, I want to reiterate my deep appreciation for the work of local, county, and State police officers in my district in New Jersey and across our country who keep our communities safe.

Mr. RASKIN. Mr. Speaker, President Trump is headed to Saudi Arabia today, which is an authoritarian, theocratic state which bans any criticism of the government and executes people or imprisons them for allegedly insulting Islam.

Just a few weeks ago, a Saudi man, Ahmad Al Shamri, who is in his early twenties, was sentenced to death for atheism and apostasy. Another Saudi man, Raif Badawi, a few years ago was sentenced to serve 10 years in prison, to pay 1,000,000 Saudi rials for insulting Islam simply for advocating secular thought and the separation of church and state. There are dozens of Saudis languishing in prison for blasphemy, apostasy, heresy, sorcery, witchcraft, and other imaginary offenses. Mr. Trump, please use at least 2 minutes of your time while you are in Saudi Arabia to plead with the rulers there to release all religious prisoners and stop executing and incarcerating people for these imaginary religious crimes in the 21st century.

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

NATIONAL POLICE WEEK

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

Mr. MEEHAN. Mr. Speaker, I rise today to honor the men and women of law enforcement who put their lives on the line day and night protecting our communities, like my nephew Ethan Meehan.

As we close this year’s Police Week, I would like to pay particular tribute to the law enforcement personnel who have been killed or wounded in the line of duty, like Officer Christopher Dorman of Polcoft, Delaware County, Pennsylvania, who was shot and wounded last June but bravely back on the job just weeks later.

Sadly, four of Pennsylvania’s finest lost their lives in the line of duty last year:

Pennsylvania State Trooper Eugene Weaver;
Canonsburg Patrolman Scott Bashlow;
Pennsylvania Corrections Officer David Weaver; and
Luzerne County Corrections Officer Kristopher Moules.

We thank them for their service, and we are indebted for their sacrifice. We honor their memories, and our thoughts and prayers are with their families.

NATIONAL ASSOCIATION OF HOME BUILDERS

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

Ms. TENNEY. Mr. Speaker, it is a distinct honor to rise today to recognize National Police Week, honoring our heroes of the thin blue line. During this week each year, our Nation joins together to honor our brave men and women in blue.

In their mission to serve and protect, our law enforcement officers put their lives on the line every day, keeping our families and our communities safe from harm. Day in and day out, we witness the countless sacrifices made by the men and women who serve as our front line of defense here at home.

I would like to specifically thank the dedicated officers serving throughout the State of New York, from New York State troopers to the county sheriffs and to our local law enforcement, the heroism and bravery of the

FIREFIGHTER SCOTT DEAN, SAN ANTONIO, TEXAS

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

Mr. POE. Mr. Speaker, as the 48th State, Texas has always been known for bravery and courage. We have seen the rise of homegrown and lone-wolf terrorist after 9/11.

We stand to recognize their service to the people of San Antonio, Texas. So the last day of Police Week, firefighter Scott Dean is a rare and tenacious breed.

In the early hours of the morning, 200 firefighters from across the city were called to a fire at a strip mall in San Antonio. As the inferno grew larger, 60 firefighters were injured, but their lives were saved by other firefighters. But Firefighter Scott Dean was trapped in the inferno. This 6-year veteran of the force’s life was stolen by the hellish blaze. He gave his life while saving others from harm.

Mr. Speaker, we must all remember the sacrifice of Firefighter Scott Dean.

Mr. Speaker, I ask my colleagues to join me in honoring the National Association of Home Builders as they work to keep the home building industry moving forward.

Congratulations for those 75 years.

NATIONAL POLICE WEEK

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

Ms. TENNEY. Mr. Speaker, I ask my colleagues to join me in honoring the National Association of Home Builders as they work to keep the home building industry moving forward.

Congratulations for those 75 years.

SAUDI ARABIAN JURISPRUDENCE

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

It has been said that all people are created equal, but a few turn out to be firefighters. One of those rare breed was firefighter Scott Dean. He answered the call, and he gave it all for the people of San Antonio, Texas.

And that is just the way it is.
men and women in blue continue to inspire us all.

BIKE TO WORK ACT
(Mr. PAULSEN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PAULSEN. Mr. Speaker, this week, along with Congressman Crowley, we reintroduced the Bike to Work Act. As an avid biker myself, I am thrilled to bring forth an initiative that encourages more biking. This is fitting given that today is National Bike to Work Day.

This bipartisan legislation we have introduced will allow workers to use their pretax commuter benefits for bikeshare programs, just as they already can do for other forms of transportation.

According to one report, from 2000 to 2013, the number of bicycle commuters grew by more than 62 percent. As these programs grow, putting them on equal footing with other modes of transportation that commuters use to get to and from work is important.

Bikesharing is very popular in Minnesota, and through this initiative, we can ensure that more Americans have the opportunity to get to work with more flexibility and more convenience.

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

Mr. YODER. Mr. Speaker, this is a special week in the United States, here in our Capital, and across the country. This is National Police Week, and so I rise to honor our men and women in service across our country who wear the uniform every day: our first responders who are police officers who rush to trouble, as opposed to running from, and who put themselves in harm’s way to keep us safe. Every day, they get up and keep our families safe and our communities safe. They are our heroes.

So this week, Mr. Speaker, Congress has welcomed many of these policemen and women and their families to D.C. to recognize them for their heroism and to remember those whom we have lost.

In Kansas, we are all too aware of the sacrifices that law enforcement makes to keep us safe. Brad Lancaster, Dave Melton, and Brandon Collins all made the ultimate sacrifice over the last year in my district alone, and they are on my mind this week and each and every day along with the other fallen officers across our country.

Mr. Speaker, let us never forget the selflessness and bravery of police officers around the country who work tirelessly each and every day to enforce our laws, protect our communities, and save lives.

ADJOURNMENT FROM FRIDAY, MAY 19, 2017, TO MONDAY, MAY 22, 2017
Mr. FLORES. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet on Monday, May 22, 2017, when it shall convene at noon for morning-hour debate and 2 p.m. for legislative business.

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

There was no objection.

HONORING KBTX-TV
The SPEAKER pro tempore. Under the Speaker’s announced policy of January 3, 2017, the gentleman from Texas (Mr. FLORES) is recognized for 60 minutes as the designee of the majority leader.

GENERALункт
Mr. FLORES. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks made during this Special Order.

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

There was no objection.

Mr. FLORES. Mr. Speaker, today I rise to recognize KBTX-TV, who, on May 22, will be celebrating 60 years of service in the Brazos Valley of Texas.

In 1957, KBTX began broadcasting from a four-room brick studio on East 29th Street in Bryan, Texas. Today, the studio is still located at the same location, but just like the surrounding area, it has grown immensely.

Starting out, KBTX was both a CBS and an ABC affiliate. In 1984, they became a CBS affiliate exclusively. The station prides itself on its commitment and dedication to responsible reporting and community involvement. Fittingly, the station’s slogan is ‘The People You Know, The News You Trust.’

KBTX has set the standard for television and news in the Brazos Valley. They were the first television station in the Brazos Valley, and over the past 60 years, they have had many more impressive firsts in the Brazos Valley, including the following:

- The first television station capable of color transmission and the use of videotape;
- The first television station to use color news film;
- The first to cover live sports, news, and weather, as well as community events using remote, live trucks with cameras and out-of-studio editing capabilities;
- The first television station with Doppler radar;
- The first 24-hour television station; and
- The first commercial television station to broadcast in high-definition television.

The KBTX news and creative services teams have also received many prestigious awards, which include the following: multiple Lone Star Emmys; multiple Telly Awards; multiple Texas Associated Press Broadcasters Awards, including the 2013 TAPB Overall Excellence in Television Award; multiple ADDY Awards; and the Edward R. Murrow Award in 2013.

I would like to congratulate KBTX-TV on all of their achievements and for their 60 years of service to the Brazos Valley. It is an honor for me to represent in Congress such a great team and a pillar for our community.

As I close these remarks, I ask everyone to continue praying for our country, our military, and our first responders who selflessly serve and sacrifice to protect us.

HONORING J.B. OWEN, JR.
Mr. FLORES. Mr. Speaker, today I rise to honor J.B. Owen, Jr., of Woodway, Texas, who passed away on May 9, 2017.

J.B. was born in Mathis, Texas, on November 19, 1928. He attended grade school in this small community with just three other students. Upon graduation from Mathis High School, J.B. went to Southwest Texas State University in San Marcos, where he would go on to earn a bachelor of business administration in general business.

He began his career by teaching business classes in Dilley, Texas, before a diagnosis of tuberculosis landed him in the hospital for 15 months. Thankfully, J.B. made a full recovery and set out to become an insurance agent with Texas Farm Bureau Insurance Company. J.B. was an exemplary leader at Farm Bureau for 41 years before his retirement in 1992.

In 1965, J.B. married Lillian Holley Rector, known as Lil, a Georgia peach he met on a blind date with the help of a coworker. In their 56-plus years of marriage, Lil and J.B. raised three children—Richard, Holley, and J.B. III. They were blessed with nine grandchildren, including triplets, who were born in 2001.

Along with being loving grandparents, J.B. and Lil enjoyed traveling, both in Texas and beyond. J.B. is recognized as an exemplary steward for the greater Waco community. He was an active volunteer and community member, serving on the Planning and Zoning Commission and the Community Development Board. He also served as an elder at Highland Baptist Church and taught Sunday school for 35 years.

J.B. served as the president of the Northwest Waco Rotary Club, president of the Harlingen PTA, and as president of Kids & Co., a childcare center. He was also a member of Gideon’s International, a Christian business association.

Mr. Speaker, J.B. Owen worked tirelessly to better our central Texas and Waco communities. He is loved by his city and certainly by the enduring impression on central Texas. He will be forever remembered as a great philanthropist, community member, husband, father, grandfather, and friend.
My wife, Gina, and I offer our deepest and heartfelt condolences to the Owen family. We also lift up his wife, Lil, and family and friends of J.B. Owen, Jr., in our prayers.

I have requested that a United States flag be flown over the United States Capitol to honor the life and legacy of J.B. Owen, Jr.

As I close these remarks, I urge all Americans to continue praying for our country during these difficult times, for our military men and women, and for our first responders who protect us here at home.

Mr. FLORES. Mr. Speaker, today I rise to honor Bob J. Surovik of Bryan, Texas, who passed away on February 7, 2017.

Bob was born in Glen Rose, Texas, on October 27, 1936. In 1954, he graduated from Mount Pleasant High School and went on to Texas A&M University, an institution he cherished for the rest of his life. At Texas A&M, Bob was active in the student body as the president of the Student Senate and in the Singing Cadets. He also served in the Town Hall, the Prelaw Society, the Accountancy Society, and the Memorial Student Leadership Council.

He was named as a “Who’s Who Among Students in American Colleges and Universities.” After graduation from Texas A&M in 1961, and Elaine married the love of his life, Elaine Maedgen. Later that year, he and Elaine moved to Austin, where Bob pursued a law degree, and Elaine pursued a bachelor’s degree from the University of Texas. Bob earned his law degree in 1961, and Elaine earned her undergraduate degree in 1960.

Upon graduation from law school, Bob joined the United States Army. While serving his country, he was awarded the Army Commendation Medal for his meritorious service.

He began his legal career in 1963, starting out with the McMahon Law Firm. In 1973, Bob was named as the State Junior Bar Outstanding Young Lawyer of the Year and was admitted and qualified as an attorney and counselor of the Supreme Court of the United States. He would go on to become president of McMahon, Surovik, Suttle, P.C., where he practiced for 50 years.

Bob was an exceptional steward for Texas A&M in the Abilene community. He was the president of the Abilene A&M Club, a member of the Texas Aggie Bar Association. He was an avid fightin’ Texas Aggie football fan and attended almost all home games at Kyle Field.

In 2011, Texas A&M named him Aggie Lawyer of the Year and in 2012 named him as a Distinguished Alumnus, the highest award that can be given to a former student of Texas A&M University.

In Abilene, Bob was known for his community service, coaching Little League baseball, serving as a director of the chamber of commerce, president of the Abilene Bar Association, and chairman of the Community Foundation. He was also an active parishioner at St. Paul United Methodist Church, where he taught Sunday School and to the kindergarten class, which he did for 15 years.

Mr. Speaker, Bob Surovik worked tirelessly to better the Abilene and Texas A&M communities and to help those around him. He loved these places, and he left an enduring impression on countless Texans. He will be forever remembered as a great philanthropist, community member, husband, father, and friend.

My wife, Gina, and I offer our deepest and heartfelt condolences to the Surovik family. We also lift up the family and friends of Bob Surovik in our prayers.

As I close these remarks, I urge all Americans to continue praying for our country during these difficult times and for our military men and women who sacrifice to protect us.

Mr. FLORES. Mr. Speaker, I rise today to honor a person who is very special to my family and me. Today I am celebrating the life and legacy of my father-in-law, Mr. Elwyn L. Bass. Mr. Bass was more commonly known as Sam to his friends, and he passed away on April 26, 2017.

Sam was born in Vealmoor, Texas, on January 26, 1934. At the young age of 16, he graduated from Ackerly High School. Upon graduation from Ackerly, Sam married a beautiful young woman, Johnette Carr, and went on to attend Baylor University in Waco. While at Baylor, he joined the United States Army.

After finishing his service in the Army and following his graduation from Baylor, Sam devoted his career to public education. He began his career by serving as a teacher and principal at Dawson High School. He later served as superintendent for Grady ISD in west Texas, followed by service as superintendent for Polkett ISD, a small town in the Texas Panhandle. His next position was superintendent of schools at Stratford Independent School District in his hometown of Stratford, a Texas community in the northwest part of the panhandle.

In 1990, Sam retired after 35 years of service to the Texas public school system. At that time, he was so beloved by the Stratford community that our local school named their R. L. “Sam” Bass Stadium in his honor.

At the beginning of his retirement, he moved to east Texas and lived in a home that he constructed with his own hands and with a little help from friends and family.

Sam suffered a loss in 1992 when Johnette, his beloved wife of 42 years, passed away.

In 1994, he married Jo Anna Morton. Soon thereafter, he returned to education, teaching and coaching basketball for 10 years at Faith Lutheran School in Sugar Land, Texas.

Sam was known as a generous and caring man who was special to the community. He remained active throughout his life in the churches he attended, serving as a deacon at the First Baptist Church in Stratford and on the board at Parkway United Methodist Church in Sugar Land. Sam was known for his strong Christian faith and for his love of old hymns, a few of which he sang off key. His friends and family will always remember how he saw the good in people and his positive outlook on life.

Mr. Bass’ life reminds me of a passage from a book, entitled, “The Apostle of Heaven,” written by Max Lucado. In that book, he has a moving passage which describes all of our lives. The passage reads as follows: “You’ll be home soon. You may not have noticed it, but you are closer to home than ever before. Each moment is a step taken. Each breath you take. Each mile marked, a mountain climbed. You are closer to home than you’ve ever been. Before you know it, your appointed arrival time will come; you’ll descend the ramp and enter the City. You’ll see the faces that are waiting for you. You’ll hear your name spoken by those who love you. And maybe, just maybe—in the back, behind the crowd—the One who would rather die than live without you will remove his nail-pierced hands from His heavenly robe . . . and applaud.”

Mr. Speaker, Sam Bass worked tirelessly for the youth of Texas and to better the communities around him. He is celebrated by his family and friends, of which there are many.

Sam left an enduring impression on the lives he touched. He will be forever remembered as a great educator, community member, husband, father, grandfather, and great grandfather. It is certain that when he took his last breath on Earth, Jesus welcomed him with the words of Matthew 25:23: “Well done, good and faithful servant.” His friends and I will continue to pray for his family over the coming days and weeks ahead.

I recently requested that an American flag be flown over the Capitol to honor the life and legacy of my father-in-law, Sam Bass.

Mr. Speaker, as I close today, I urge all Americans to continue praying for our country during these difficult times, for our military men and women who protect us from external threats, for our first responders who protect us at home.

It is particularly poignant this week that it is National Police Week, and so we should recognize those police who serve us. In 2 weeks, we are going to celebrate Memorial Day, and it is important that we recognize our men and women in uniform of the United States military.
Mr. Speaker, I yield back the balance of my time.

THE WEEK IN REVIEW

The SPEAKER pro tempore (Mr. BUTT). Under the Speaker’s announced policy of January 3, 2017, the gentleman from Texas (Mr. GOHMERT) is recognized for the remainder of the hour as the designee of the majority leader.

Mr. GOHMERT. Mr. Speaker, I thank my friend from College Station for the profound tribute to a great man, great people.

It has been an interesting week. Our President is headed for the Middle East, and it has gotten rather vitriolic, condemnation of our President for firing the FBI Director.

The FBI Director is supposed to be more concerned with law enforcement than with press conferences. Since he is not, obviously, is not to go out and appear to be, politically, a substitute and, particularly, not to help one party over another.

It seemed that under Director Comey’s tenuous head of the FBI—I was the one who replaced Mueller. Mueller did a lot of damage to the FBI with his 5-year up-or-out policy, where anyone in a supervisory position for 5 years anywhere outside of Washington, at the end of the 5 years, had to either leave the FBI or come to Washington and be a minion up here for the Director.

We lost thousands and thousands of years of valuable FBI experience under Director Mueller. In fact, no one has done more damage to the rank and file of our outstanding FBI agents than Director Mueller. I keep hearing all these glowing things. Well, he did a lot of damage.

Plus, under his time as FBI Director, Mueller had the training material that would help FBI employees and agents understand more about radical Islam.

The FBI, in the 1990s, had done an outstanding job of gathering information about radical Islam, of groups like the Holy Land Foundation, individuals associated with supporting terrorism. After the 1993 attempt to bomb the World Trade Center, he did a good job of figuring out what radical Islam was.

Kim Jensen, with the FBI, had a 700-page program to train FBI agents on what radical Islam was, how you go about spotting people that had been radicalized, the things they believe, understanding which scriptures in the Koran they focused on. It really helped FBI agents figure out how to stop radical Islam.

But the reason the FBI took so much criticism after so many people across America have been killed needlessly from people who were on the FBI radar is, because, under Bob Mueller, the FBI agents were not allowed to know how to stop radical Islam, and, in fact, they could hurt their career if they attempted to point out that someone had been radicalized.

So that is why, when Russia told the United States twice—one, directly to the President; and, second, that the older Tsarnaev brother had been radicalized and where he had traveled and where he had been radicalized over in the former Soviet Union area, the FBI, the best we can find out from the public hearings we had, apparently, under Bob Mueller to ask Tsarnaev if he was a radical terrorist, and he assured them he wasn't. And they sent somebody to ask Tsarnaev's mother, and she, in essence, said, “No, he is a good boy; he is not a terrorist,” and that was their investigation.

I challenged Mueller: You didn’t even go to the mosques, the main Boston mosque where these guys attended to see and investigate whether they had been radicalized.

He refuted that. He said we did go to those mosques, but then he added: “In our outlying areas.”

It turns out, as he admitted, he did not even know that the Boston mosque where the Tsarnaev radicalization was heightened was started by a man named Almouidi. Almouidi helped the Clinton administration before they started making so much money on who they were. But the Clinton administration used Almouidi to help them find the perfect Muslims to be chaplains at prisons, the perfect Muslims to help advise the government, the perfect Muslims to plug in to help our United States Government.

And it is what I have asked more than once and have gotten no answer: Who was it that encouraged or placed Huma Abedin Weiner next to Hillary Clinton as an intern in 1996? Who was it that put her in that position next to the First Lady, where she grew from being intern to being helper and ultimately her number one closest adviser as secretary of state?

Had Hillary Clinton been elected President, she would have been the foremost closest adviser to the President of the United States with some strong direct ties from her family to the Muslim Brotherhood.

In fact, Osama bin Laden had indicated that a couple of things that radicalized him, made him want to kill people like Americans for being infidels, was a booklet written by an Egyptian Muslim brother named Qutb—Q-u-t-b—called “Milestones.” He also gave great credit to a guy named Naseef, who was head of a number of Muslim activities—still is. But he had a journal that was a favorite publication of the Muslim Brotherhood.

And come to find out that, gee, back when Bob Mueller was FBI Director, Huma Abedin was listed on the masthead as being a part of that publication, contributing to being part of that publication, along with, at different times, one or two other family members. That is the journal that Naseef started for the Muslim group.

Quite interesting, the ties that she had. Some of us asked for the inspector general to look into the different inspectors general and five different departments or agencies if they would investigate the extent of Muslim brother influence in their particular department or agency, and one was the State Department. There is not one person—there is nothing that speaks of those five letters that was inaccurate. They were all factually correct. But there was a firestorm. JOHN MCCAIN rushed to the Senate floor to condemn us. We were right about everything we put in those letters. We are still right.

Bob Mueller did a lot of damage to our ability—as one of our agents told me, we have been blinded of our ability to see who our enemy is.

In recent days, since Director Comey was fired by the President—which he totally has the authority to do for any reason or for no reason—there have been all these glowing comments by my Democratic friends in the House and Senate condemning the firing of Comey. President Trump has been vilified even for commenting today and yesterday that he thought when he fired Comey he would have wide bipartisan support. Because he had heard so many comments, he thought that would be widely appreciated on both sides of the aisle, because clearly the FBI had become about Comey and not about law enforcement.

It certainly seemed inappropriate, what he said last summer, when basically he laid out the case of how Hillary Clinton had committed a Federal crime that did not require intent, but then he added an element to the offense that Congress didn’t add, that is not part of the law, of specific intent. Director Comey would be widely appreciated on both sides of the aisle, because clearly the FBI had become about Comey and not about law enforcement.

I thought it would be helpful, Mr. Speaker, to just go back and revisit comments from some of our friends across the aisle about the FBI Director Comey. In fact, nobody has been more vocal since Director Comey’s firing than our friend down the hall, Senator CHUCK SCHUMER, Democrat from New York.

I am quoting from my friend CHUCK SCHUMER. He came out bluntly on November 2, 2016: “I do not have confidence in him any longer.”

Published in Bloomberg. So being a man of his word, we know that as of November 2, 2016, SCHUMER had no confidence in Director Comey any longer.
Despite what he has said in recent days, beloved Senator BERNIE SANDERS from Vermont did an interview with ABC News in January of this year. The headline from the ABC News story: “Sanders: Would Not Be Bad Thing for the American people if FBI Director Comey Steps Down.”

Then the story went on to say: “Asked by ABC News’ George Stephanopoulos in an exclusive interview on ‘This Week’ if Comey should leave his post, Sanders replied, ‘I think he should take a hard look at what he has done and I think it would not be a bad thing for the American people if he did step down.’

‘I think that Comey acted in an outrageous way during the campaign,’ Sanders said. ‘No one can say that this was decisive, or this is what elected Trump, but clearly his behavior during the campaign in terms of what he said during the week or two before the election was unacceptable.’

Then we have former Senator Harry Reid. All those who know him to be a man of his word can take his comments seriously because as of October 30, 2016, Senator Reid wrote in a letter to FBI Director Comey: “Dear Director Comey: Your actions in recent months have demonstrated a disturbing double standard for the treatment of sensitive information, with what seems to be a clear intent to aid one political party over another. I am writing to inform you that my office has determined that these actions may violate the Hatch Act, which bars FBI officials from using their official authority to influence an election. Through your partisan actions, you may have broken the law.”

Again, this is Harry Reid to Director Comey. Harry Reid goes on: “The double standard established by your actions clearly suggests that your highly selective approach to publicizing information, along with your timing, was intended for the success or failure of a partisan candidate or political group.

‘Please keep in mind that I have been a supporter of yours in the past, to your position, I led the fight to get that was a violation of the law.

And I will insert here parenthetically, we now know that the FBI did not possess explosive information about close ties and coordination between Donald Trump, his top advisers, and the Russian Government, a foreign interest openly hostile to the United States, which Trump praises at every opportunity.’

And I will insert here parenthetically, we now know that the FBI did not possess explosive information about close ties and coordination between Donald Trump, his top advisers, and the Russian Government. In fact, the Obama administration, intelligence, law enforcement officials have repeatedly testified that despite all the things they wanted to find, they could not point to any evidence of the Russian Government affecting our election, of the government colluding with the Trump administration or with Donald Trump’s campaign to affect the election. No evidence.

Anyway, we know more now than we did at the time that Harry Reid wrote this letter.

Senator Reid went on: “The public has a right to know this information. I wrote to you months ago calling for this information to be released to the public. There is no danger to American interests from releasing it. And yet, you continue to resist calls to inform the public of this critical information.

‘By contrast, as soon as you came into possession of the slightest innuendo related to Secretary Clinton, you rushed to publicize it in the most negative light possible.

‘Moreover, in tarring Secretary Clinton with thin innuendo, you overruled longstanding traditions and the explicit guidance of your own department. You rushed to take this step 11 days before a Presidential election, despite the fact that for all you know, the information you possess could be entirely duplicative of the information you already examined which exonerated Secretary Clinton.’

Well, again parenthetically, we know now it actually condemned Secretary Clinton, showed she committed a crime, a crime she had no intention to do the law, and that was a violation of the law.

He goes on. This is Harry Reid talking to and about Comey. He says: “As you know, a memo authored by Deputy Attorney General Sally Yates on March 10, 2016, makes clear that all Justice Department employees, including you, are subject to the Hatch Act. The memo defines political activity prohibited under the Hatch Act as, ‘activity that involves an attempt to influence the outcome of a political campaign, effort directed toward the success or failure of a political party, candidate for partisan political office, or partisan political group.’

‘The clear double standard established by your actions strongly suggests that your highly selective approach to publicizing information, along with your timing, was intended for the success or failure of a partisan candidate or political group.

‘Please keep in mind that I have been a supporter of yours in the past, to your position, I led the fight to get that was a violation of the law.

‘With deepest regret, I now see that I was wrong.

‘Sincerely,

‘Senator Harry Reid.’

So as of last October 30, Reid believed Comey was not fit for being Director of the FBI.

On May 5: “Senator Tim Kaine of Virginia told CNN’s Alisyn Camerota on Friday that the letter FBI Director James Comey sent to Congress days before the 2016 election notifying lawmakers of the investigation into Hillary Clinton’s email practices was ‘probably the lowest moment in the history of the FBI’ next to wiretapping Martin Luther King Jr.’”

TIM KAINE, Senator K AINE, went on: “It will go down as probably the lowest moment in the history of the FBI, probably next to the decision of J. Edgar Hoover to wiretap Martin Luther King. And it was unfortunate,” Kaine said.” That was from the Free Beacon.

Senator DIANNE FEINSTEIN from California, November 6, 2016, had this to say about Director Comey of the FBI: “The FBI has a history of extreme caution near election day so as not to influence the results. Today’s break from that tradition is appalling.”

Senator CHRIS MURPHY, Democrat from Connecticut, said this on May 10 on MSNBC: “It is absolutely true the Democrats have been very critical of James Comey, and many of us did call for his resignation.”

Senator CORY BOOKER from New Jersey, back on November 6 of 2016, said: “Hillary Clinton was sharply critical of the FBI in the wake of the surprise announcement that investigators were examining newly discovered emails that could be related to her former private server, but she has avoided the issue more recently.”

It was striking that Senator Cory Booker took a swipe at the law enforcement agency on Sunday when he introduced Clinton at a black church here.

This actually is a story from the LA Times: “Without mentioning the email probe specifically, Booker said there had been ‘reruns’ in this election.

We saw what the FBI did in MLK’s day,” he said, a reference to how it targeted the civil rights leader decades ago.

“FBI Director James B. Comey has faced withering criticism from Democrats and even some Republicans for notifying Congress so close to the election that the agency was examining additional emails.

“But Booker’s reference to the Rev. Martin Luther King, Jr., was also in response in light of what has required FBI trainees to study the lessons from the ‘shameful’ investigations of the civil rights leader.”

In an interview with NPR back on November 8, 2016, Senator Cory Booker of New Jersey had an interviewer say this to him: “Now, earlier today, we had House Minority Leader Nancy Pelosi calling the FBI Director James Comey’s recent announcements a Molotov cocktail. And she was saying it may have affected the races for House and Senate, saying it might have made things more of an obstacle for Democrats. What concerns do you have about that in the Senate?”

Senator Booker, again this is November 8, 2016, said: “Well, I really think that it was a big impact on the election. I don’t have any, obviously, data to back that up, and hopefully through an analysis we will see. But clearly our Senate candidates and our Presidential candidates were surging— or the time the news came, it sucked the momentum out a lot of those races. And we think it could likely affect the outcome of some very
tight Senate races as well. It’s unfortunate that he would break with precedent. It’s—to me, it showed a grave lack of judgment, to put something like that into an election days before it would come to pass. And I think he did a disservice to the United States of America.” That was from NPR on condemning the actions of Director Comey.

Just so that we know what the theme is we are talking about here, basically Farewell to Director Comey as FBI Director—giving notes that our friends across the aisle, Democrats, have made about Director Comey.

Minority Leader NANCY PELOSI said this November 2, 2016: “Maybe he’s not in the right job...”

“I think that we have just to get through this election and just see what the casualties are along the way.”

Our friend, Representative G.K. BUTTERFIELD, Democrat here in the House, serving nobly, former head of the Congressional Black Caucus, he said this year, January 24: “I can’t speak for Democrats, but I can speak for myself, and I think that James Comey needs to fade away into oblivion.”

“He embarrassed this Nation, he possibly influenced the outcome of a presidential election, and he should not hold any position of trust, whatsoever, in our government.”

And my friend, Representative STEVE COHEN from Tennessee, we serve together on the Committee on the Judiciary. This was his press release October 31, 2016. The press release his office sent out said: “Congressman Steve Cohen, ranking member of the House Judiciary Subcommittee on the Constitution and Civil Justice, today called on James Comey to resign as Director of the Federal Bureau of Investigation.”

There it has a quote in the Cohen press release: “FBI Director James Comey’s recent public comments on former Secretary of State Hillary Clinton and her emails, apparently before seeing any evidence, and against the advice of the Justice Department according to press reports, and even some have suggested, in violation of the Hatch Act, make it clear that for the good of the FBI and the Justice Department, he should resign his position effective immediately,” said Congressman Cohen in a press release August 15. Subsequently, I have expressed my appreciation for Director Comey. I appreciated his courage as Deputy Attorney General when he stood up to President Bush’s Chief of Staff Andrew Card and White House Counsel Alberto Gonzales when they attempted to persuade hospitalized Attorney General John Ashcroft to reauthorize Bush’s domestic surveillance program, which the Justice Department had just determined was illegal. When, in July of this year, Deputy Attorney General announced no criminal charges against Hillary Clinton for her handling of classified information while she was Secretary of State but added his own sidebar of opinions to the announcement, I gave Director Comey the benefit of the doubt, despite the fact that his making such highly unusual remarks was called into question by many.”

“Congressman Cohen elaborated, ‘While I cannot know Director Comey’s reasoning for his recent letter to House Members notifying them about the FBI’s review of emails that he deemed “potentially related” to Hillary Clinton’s personal server, it was plainly premature, careless and unprecedented in its potential impact upon a Presidential election without a speck of information regarding the emails in question, their validity, substance or relevance. Director Comey stated in the letter that he had no idea of “the significance of this newly discovered collection of emails,” which makes his decision all the more disturbing. There is a reason that FBI investigators must keep such communications quiet and not get involved in elections... and while he’s made the right decision, even though he went too far, this summer in not indicting the Secretary, what he did here was just wrong, and something the FBI Director needs to exert extreme control over themselves not to get involved, and he just made a mistake, and I think he should resign, because he’s damaged the FBI’s reputation.’”

In fact, he’s been excessively careless now. I gave him the benefit of the doubt I guess based on the result but I didn’t like the way he had cut to the process in which he got to the substance of the decision.’”

October 31, 2016, also Congressman COHEN from Tennessee appeared on CNN, and the CNN reporter said: “Congressman, up until the last few days, you didn’t just think the FBI Director was doing a good job—you thought he was doing a great job. You told him last month in a hearing; you said ‘You are a credit to the FBI, you are a credit to the government service.’ How do you explain you’re...’”

And then Congressman Cohen said: “Because he went too far with this one.”

November 3, 2016, The Hill said this: “As a nearly ten-year veteran of the House Judiciary Committee—the committee responsible for oversight of the Federal Bureau of Investigation and Department of Justice—and ranking member of the House Judiciary Subcommittee on the Constitution and Civil Justice, earlier this week I called on FBI Director James Comey to resign his position after his recent communication with Members of Congress regarding the Bureau’s review of emails potentially related to Hillary Clinton’s personal email server.”

Anyway, it goes on—it is a long story—but again reading Congressman Cohen’s call for FBI Director Comey to resign.
December 16, 2016, in a tweet attributed to Congressman COHEN of Tennessee: “#Comey was wrong to hide hacking of DNC #DCCC, but he should not resign. Trump would appoint worse. #FBI & Senators bulwark for next Dir.”

So by December he was already thinking differently.

But December 10, in a statement, he said: “I applaud Senate Minority Leader Harry Reid for also calling on FBI Director James Comey to resign after his actions came to light that Director Comey may have known the CIA had secretly concluded that the Russians were trying to help Donald Trump win the presidency.”

So, anyway, back and forth. But our friend, Representative KEITH ELLISON, Democrat from Minnesota, November 6, 2016, from Twitter said: “I’m not surprised at all ‘Comey says latest emails don’t change decision.’”

Representative ELIJAH CUMMINGS from Maryland, my friend, a Democrat, January 13 of this year, said: “I was willing to give him the benefit of the doubt, but must tell you, when I left the hearing, I felt a great sense of disappointment.”

My friend, RUBEN GALLEGO, a Congressman from Arizona, a Democrat, said: “What I heard in the briefing made me go back a little bit, that’s all.”

My friend, HANK JOHNSON, a Democrat from Georgia, said: “My confidence in the FBI’s Director’s ability to lead this agency has been shaken.”

On January 13, HANK JOHNSON also said: “He should pack his things and go.”

He was talking about Comey.

JOHNSON said: “I don’t have confidence in this man to lead the FBI in the coming weeks and months ahead, with all the work that must be done to get to the bottom of Russian hacking into our electoral process.”

Then my friend, JERRY NADLER, a Democrat from New York, November 14, 2016, said: “The President can fire him for cause and ought to. He violated all the guidelines and put his thumb on the scale of an election. Whether it was decisive or not is a different question.”

House Democratic Caucus vice Chairwoman LINDA SÁNCHEZ, my friend from California, said: “I don’t believe that Director Comey conducted himself during the election in a way that was impartial. I have concerns about that. But I also have concerns about who would replace the be.”

Also, my friend, Representative DEBBIE WASSERMAN-SCHULTZ from Florida, said: “I think Director Comey has taken enough actions that call into question his ability to continue to serve credibly. I would lean in the direction that he no longer is able to serve in a neutral and credible way.”

My other representative, MARK TAKANO from California, said: “I’m extremely concerned—extremely. I’ll just—I’m very angry.”

He was talking about Comey as FBI Director.

Representative TIM WALZ, my friend from Minnesota, said on January 13: “I was nonjudgmental until the last 15 minutes. I no longer have that confidence in his actions.”

And then so many of the media have been condemning President Trump for firing the FBI Director. Yet, if we just go back a little bit, those same people in the media—Paul Callan from CNN, on October 27—said: “Perhaps it’s time for the embattled FBI Director who seems to have forgotten how to conduct a proper investigation to resign.”

Kurt Eichenwald said on November 7, 2016: “James Comey should not simply be fired as Director of the Federal Bureau of Investigation. He must be barred forever from any form of public service.”

“He has done more damage to the reputation of the FBI than any Director since the Hoover administration. Comey will, without doubt, be listed as second only to Hoover as the worst Director to ever hold the office because of his willingness to abuse his power.”

Ian Millhiser, on October 31, 2016, said: “We applaud Comey violated longstanding Justice Department protocol when he decided to disclose the very few facts that he actually did disclose in his letter to the Republican chairmen.”

And we know that he wrote the letter with the explicit objections of Attorney General Loretta Lynch. Taken together, these actions constitute a fireable offense.”

The New York Daily News editorial board called on Comey to resign, and said: “FBI Director James Comey’s demerit-beding decision to inform America, 11 days before its Presidential election, that the Bureau is digging into a trove of additional emails demands the highest condemnation. And he must resign.”

The Wall Street Journal editorial board said: “But if the FBI Director has demonstrated anything in the last year, it is that he has lost the trust of nearly everyone in Washington, along with every American who believes the FBI must maintain its reputation as a politically impartial Federal agency.”

“The best service Mr. Comey can render his country now is to resign. Failing that, Jeff Sessions should invite him in for a meeting after he is confirmed as attorney general and ask him to resign. If Mr. Comey declines, Donald Trump can and should fire him in the best interests of the Nation’s most important law enforcement agency.”

Keith Olbermann with QG tweeted out: “Very simple: FBI Director Comey needs to clarify—today—that these are not emails from, or withheld by, Clinton or resign immediately.”

The Washington Post said on October 28, 2016: “James Comey is damaging our democracy.”

Michael Cohen with The Boston Globe on October 21, 2016, said: “FBI Director James Comey should resign. James Comey really messed up. The FBI Director did not commit some garden-variety mistake. This is not an ‘oops’ moment. For reasons that have more to do with protecting himself from Republican attacks, Comey committed an overly egregious and political act that roiled the Nation’s politics 11 days before election day—and undermined public trust in the Nation’s criminal justice institutions. And he needs to go.”

That is The Boston Globe.

Anyway, Mortimer B. Zuckerman, chairman and editor of U.S. News and World Report, on November 4, 2016, said: “Time to resign—FBI Director James Comey needs to step down over his handling of the Clinton email investigation.”

This is what they said.

“The self-righteous James Comey has served his country badly. Comey seems oblivious of the effect of handing Trump a piece of dynamite.”

And he goes on condemning Comey over and over.

Jeff Jarvis from Buzzfeed said on November 6, 2016, in a tweet: “Now resign, Comey, resign.”

On October 31, 2016, a tweet from Bret Stephens of The New York Times, said: “FBI Director James Comey needs to resign. Now, while we can salvage his honor. My Wall Street Journal column explains.”

You have the Clinton campaign on May 10—it was republished on May 10, but it first went out on October 30, 2016, and it talks about FBI worked with Director Comey: “But his unprecedented decision to publicly comment on evidence in what may be an ongoing inquiry just 11 days before a Presidential election leaves us both astonished and perplexed.”

It went on to say that they were “moved” to speak out publicly because Comey’s action violated “settled” DOJ tenets.

And Hillary Clinton herself said: “It’s pretty strange to put something like that out with such little information, right before an election. In fact, it’s just not strange, it’s unprecedented and it’s deeply troubling.”

I was on the way to winning until the combination of Jim Comey’s letter on October 28 and Russian Wikileaks raised doubts in the minds of people who were inclined to vote for me but got scared off. If the election was on October 27, I would be your President.

John Podesta, it turns out, is on the board of directors of one or more companies and had dealings with Russia. He said: “It’s extraordinary that we would see something like this just 11 days before a Presidential election.”

“Light on facts, heavy on innuendo, knowing full well that Republicans would do with it. It is not up to him who owes the public answers to questions that are now on the table.”

My other friend also said that he has “not been forthcoming with the facts.”

Anyway, Mr. Speaker, I just thought it would be interesting to understand
why President Donald Trump would have said in the last 2 days he thought that firing Comey would be applauded in a bipartisan fashion, because he knew all of these quotes from Democratic leaders, mainstream leaders that are mainstream media-leading publications weighed in demanding Comey’s resignation. President Trump demands his resignation or fires him.

So it seems to me President Trump is in a situation where it is understandable— he would think the Democrats would applaud him on firing Comey, just like Republicans.

I know President Trump is relatively new to politics, but hopefully this is a lesson to President Trump. Just because Democratic leaders and the mainstream media say one thing in righteous indignation one day does not mean they are not going to turn around and say exactly the opposite the very next day or the next month.

The President, I know he is learning—he is a quick learner—but he is bound to learning as he goes. You can’t always trust what a Democratic leader says one moment, because they may turn around and completely contradict themselves immediately thereafter.

So I think if the President just relies on what our Democratic Senators and House Members said, he will be in good stead. And I think the country is better off, depending on who is appointed, but I have faith it will be an improvement.

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

APPOINTMENT OF MEMBER TO BOARD OF VISITORS TO THE UNITED STATES MILITARY ACADEMY

The SPEAKER pro tempore. The SPEAKER pro tempore announced the following appointment, pursuant to 10 U.S.C. 1703(c); Public Law 95-223, Sec 204(c); (90 Stat. 1257) and 50 U.S.C. 1641(c); Public 925-4534(f)(3); Sept. 8, 1950, ch. 932, pursuant to 5 U.S.C. 1390, pursuant to 5 U.S.C. 104-121, Sec. 251; (110 Stat. 668); to the Committee on Oversight and Governmental Reform. H.R. 1329. A letter from the Attorney to the Committee on Oversight and Governmental Reform.

1392. A letter from the Attorney, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Safety Zone; Navy UNDEI. Apra Outer Harbor and Piti, GU (Docket No.: USCG-2017-0214) (RIN: 1625- AA08) received May 17, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 668); to the Committee on Transportation and Infrastructure.

1393. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s final rule — Drawbridge Operation Regulation; Atlantic Intracoastal Waterway and Intracoastal Waterway, Miami, FL (Docket No.: USCG-2015-0768) (RIN: 1625-AA09) received May 17, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 668); to the Committee on Transportation and Infrastructure.

1394. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Special Local Regulation; Bush River, Harford County, MD (Docket No.: USCG-2017-0067) (RIN: 1625- AA06) received May 17, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 668); to the Committee on Transportation and Infrastructure.

1395. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Safety Zone; Chapel Street over Mill River Bridge Rehabilitation — New Haven, CT (Docket No.: USCG-2017- 0257) (RIN: 1625-AA00) received May 17, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 668); to the Committee on Transportation and Infrastructure.

1396. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Safety Zone; Chapel Street over Mill River Bridge Rehabilitation — New Haven, CT (Docket No.: USCG-2017-0257) (RIN: 1625-AA00) received May 17, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 668); to the Committee on Transportation and Infrastructure.

1397. A letter from the Attorney-Advisor, Office of Regulations and Administrative Law, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Security Zone; Schuykill River, Philadelphia, PA (Docket No.: USCG-2017-0152) (RIN: 1625- AA07) received May 17, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 668); to the Committee on Transportation and Infrastructure.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, reports of committees were printed for the Clerk for printing and reference to the proper calendar, as follows:

Mr. ROE of Tennessee: Committee on Veterans’ Affairs, H.R. 1725. A bill to amend title 38, United States Code, to improve the treatment of medical evidence provided by non-Department of Veterans Affairs medical professionals in support of claims for disability compensation, made administratively by the Secretary of Veterans Affairs, and for other purposes; with amendments (Rept. 115-133). Referred to the Committee of the Whole House on the State of the Union.

Mr. ROE of Tennessee: Committee on Veterans’ Affairs. H.R. 1329. A bill to increase,
eminent domain; to the Committee on Armed Services; to the Committee on Transportation and Infrastructure; and to the Committee on Natural Resources.

H.R. 2546. A bill to codify the Small Business Administration's Entrepreneurial Education Initiative, and for other purposes; to the Committee on Education and the Workforce.

H.R. 2547. A bill to require the Secretary of Veterans Affairs to ensure compliance of medical facilities of the Department of Veterans Affairs with requirements relating to the scheduling of appointments, to require appointment by the President and confirmation by the Senate of certain health care officials of the Department, and for other purposes; to the Committee on Veterans' Affairs, and for other purposes; to the Committee on the Judiciary.

H.R. 2548. A bill to reauthorize the programs and activities of the Federal Emergency Management Agency; to the Committee on Transportation and Infrastructure, and in addition to the Committees on Natural Resources, 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.

H.R. 2549. A bill to amend title 38, United States Code, to make certain improvements in the administration of the educational assistance programs of the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

H.R. 2550. A bill to amend title XVIII of the Social Security Act to provide for an increment in the value of Medicare hospital care under the Medicare program; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 2551. A bill to amend the Internal Revenue Code of 1986 to promote transparency in health care pricing, and for other purposes; to the Committee on Energy and Commerce.

H.R. 2552. A bill to amend the Consumer Financial Protection Act of 2010 to bring the Bureau of Consumer Financial Protection into the regular appropriations process, and for other purposes; to the Committee on Financial Services.

H.R. 2553. A bill to require the Secretary of Veterans Affairs to ensure compliance of medical facilities of the Department of Veterans Affairs with requirements relating to the scheduling of appointments, to require appointment by the President and confirmation by the Senate of certain health care officials of the Department, and for other purposes; to the Committee on Veterans' Affairs; to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 2554. A bill to amend the Higher Education Act of 1965 to establish a program that automatically enrolls certain community college graduates into 4-year public institutions of higher education; to the Committee on Education and the Workforce.

H.R. 2555. A bill to require the Secretary of Veterans Affairs to ensure compliance of medical facilities of the Department of Veterans Affairs with requirements relating to the scheduling of appointments, to require appointment by the President and confirmation by the Senate of certain health care officials of the Department, and for other purposes; to the Committee on Veterans' Affairs; to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 2556. A bill to amend the Social Security Act to provide access to telehealth services, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 2557. A bill to amend title XVIII of the Social Security Act to provide for coverage of a home health care provider under the Medicare program, a certain DNA Specimen Provenance Assay clinical diagnostic laboratory tests; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 2558. A bill to direct the Secretary of Health and Human Services to issue guidance with respect to three-dimensional human tissue models, and for other purposes; to the Committee on Energy and Commerce.

H.R. 2559. A bill to amend the Internal Revenue Code of 1986 to provide for the reimbursement of the cost of a qualified individual's travel to a qualified medical facility; to the Committee on Energy and Commerce.

H.R. 2560. A bill to amend the Magnuson-Stevens Fishery Conservation and Manage-
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. BARLETTA: H.R. 2548.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution, specifically Clause 1 (relating to providing for the common defense and general welfare of the United States) and Clause 3 (related to regulation of Commerce with foreign Nations, and among the several States, and with Indian tribes) and Clause 18 (relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress).

By Mr. COFFMAN: H.R. 2549.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the Constitution.

By Mr. THOMPSON of California: H.R. 2550.
Congress has the power to enact this legislation pursuant to the following:

Article 1 Sec 1.

By Mr. STIVER: H.R. 2551.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause I.

By Mr. MABUS: H.R. 2552.
Congress has the power to enact this legislation pursuant to the following:

The constitutional authority for the Senior Citizens Tax Elimination Act is found in Article I, Section 8, which gives Congress the power to lay and collect taxes.

By Mr. BARR: H.R. 2553.
Congress has the power to enact this legislation pursuant to the following:

(A) Article I, Section 9, Clause 7: No Money shall be drawn from the Treasury but in Consequence of Appropriations made by Law, and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time).

By Mr. SOTO: H.R. 2554.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, of the United States Constitution.

By Mrs. LOVE: H.R. 2555.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution.

By Mrs. BLACK: H.R. 2556.
Congress has the power to enact this legislation pursuant to the following:

United States Constitution Article I Section 8.

By Mr. BUCHHON: H.R. 2557.
Congress has the power to enact this legislation pursuant to the following:

United States Constitution Article I Section 8 of the U.S. Constitution.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1: "The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout."

By Mr. PERLMUTTER:
H.R. 2569.

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

By Mr. POSEY:
H.R. 2570.

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

By Article 1, Section 8, Clause 3 — "The Congress shall have power to . . . regulate commerce with foreign nations; and among the several States, and with the Indian Tribes;"

By Mr. POSEY:
H.R. 2571.

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

By Mr. RUIZ:
H.R. 2572.

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

By Mr. SERRANO:
H.R. 2568.

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

According to Article 1, Section 8 of the Constitution: The Congress shall have power to lay and collect taxes, duties, imposts and excises, to pay the debts and provide for the common defense and general welfare of the United States but all duties, imposts, and excises shall be uniform throughout.

By Mr. CRADDOCK:
H.R. 2567.

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

By Mr. SERRANO:
H.R. 2557.

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

By Mr. BHOJWANI:
H.R. 2560.

Constitution: The Congress shall have power to . . . regulate commerce with foreign nations; and among the several States, and with the Indian Tribes;"

By Mr. POSEY:
H.R. 2571.

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

By Mr. SERRANO:
H.R. 2568.

Article I, Section 8, Clause 3: To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.

By Mr. POSEY:
H.R. 2571.
The following Member added his name to the following discharge petition:
Petition 1 by Ms. Eshoo on H.R. 305: Mr. Jones.
CONGRATULATING PRESIDENT TSAI ING-WEN OF TAIWAN

HON. JOE BARTON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. BARTON. Mr. Speaker, tomorrow, May 20th, is the first anniversary of President Tsai Ing-wen's inauguration. Having met President Tsai twice during her first year in office, I would like to congratulate her and the people of Taiwan on this occasion.

Taiwan has become a vibrant democracy, where power at the presidential level has been peacefully transferred from one political party to another three times—most recently in last year's election. Taiwan's democracy is a shining example for both the Asia-Pacific region, and for the world. At the same time, Taiwan has endeavored to be a good global citizen.

Mr. Speaker, I treasure the U.S.-Taiwan relationship, which is one between like-minded friends who share the same values. I admire the distance the people of Taiwan have come in the face of many challenges. As a friend to Taiwan, I commend its people and President Tsai on this anniversary.

RAPID DNA ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, May 16, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise today in support of H.R. 510, the Rapid DNA Act of 2017.

The Rapid DNA Act, or H.R. 510, will aid law enforcement in its effort to solve cases and bring justice to the victims of crimes. In particular, victims of rape and sexual assault will be able to regain peace of mind because this legislation increases the likelihood that these perpetrators will be captured. The language of the Rapid DNA Act gives law enforcement investigators the ability to facilitate the quick testing of DNA tests, such as rape kits. DNA material is sensitive and has only a limited time before it is rendered useless. This act addresses the issue by removing some of the preexisting regulations and red tape that have hindered this process in the past.

It is a disservice to the American people to deny them the results from a Rape Kit. They deserve the truth. The Constitution of the United States ensures that every citizen of the United States of America has the right to privacy, as stated in the Fourth Amendment to the Bill of Rights of the U.S. Constitution. The Rapid DNA Act of 2017 will increase the chance that those who committed such wrongs and those who have inhumanely violated the basic rights and dignity of another person are brought to justice by streamlining the process and by reducing regulations around the testing of these kits.

H.R. 510 would provide amendments to the DNA Identification Act of 1994 and the DNA Backlog Analysis Backlog Act of 2000 that require more external regulation for all Rapid DNA tests. Organizations performing such tests would still be audited by the Federal government to ensure the quality of test. It will also be accredited by credible, nonprofit institutions that will lend the imprimatur of reliability.

I fully support this measure and I am firmly committed to bringing justice to offenders of these crimes. This bill will provide relief to the countless victims of sexual assault. Rape kits often go untested because of existing regulations that make it more difficult to test such time sensitive data. I support this legislation.

TRIBUTE TO MAXINE MARTENS

HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Ms. Maxine Martens on the occasion of her 100th birthday. Maxine, along with her family and friends, celebrated on April 24th.

Our world has changed a great deal during the course of Maxine's life. Since her birth, we have revolutionized air travel and walked on the moon. We have invented the television, cellular phones and the internet. We have fought in wars overseas, seen the rise and fall of Soviet communism and witnessed the birth of new democracies. Maxine has lived through eighteen United States Presidents and twenty-four Governors of Iowa. In her lifetime, the population of the United States has more than tripled.

Mr. Speaker, it is an honor to represent Maxine Martens in the United States Congress and it is my pleasure to wish her a very happy 100th birthday. I invite my colleagues in the House of Representatives to join me in congratulating Maxine on reaching this incredible milestone, and in wishing her even more health and happiness in the years to come.

HONORING SPIRIT XPLOSION

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable professional minority business Spirit Xplosion Home of CE All Stars of Cleveland, Mississippi. Mrs. Kimetria Parks, owner/coach is a native of Holly Springs, Mississippi. She moved to Cleveland, Mississippi in 1999 while attending Delta State University. She's married to Mr. Christopher Parks, Co-Owner/Coach and they have two beautiful daughters named Paris Kaitlyn Parks and Layken Parks. Mrs. Parks earned a Bachelor of Business Administration in 2005 and a Master of Business Administration in 2013 from Delta State University. She is the Finance Officer of Mississippi United to End Homelessness and owner/coach of Spirit Xplosion Home of CE All Stars. She fellowships with St. Peter MB Church in Sunflower, Mississippi. Mr. Parks graduated with a Bachelor of Science in General Studies and Minor in Family Consumer Science and Criminal Justice, and in 2012 with a Masters in Physical Education with an Emphasis on Human Performance.

She has a great love and compassion for young people. Her ministry is to inspire young people to excel in all they do, to be good in their dealings and to encourage women. Everything she does is done with the spirit of excellence. Her motto is: "If I can help somebody then her living is not in vain." She loves God whole-heartedly and thrives to live according to his will and his way; not just on Sunday, but every day. She's a genuine giver and does it cheerfully. Everything she has God gave it to her, everything she owns God has blessed her with it, and she has faith the size of a mustard seed and know that it's not over until God says it's over.

Spirit Xplosion Home of CE All Stars was established in 2011 and kicked off their first season in February, 2012. Their competitive teams have won several UCA, Athletic Championship, Jam Fest, Deep South, WSA, and local competitions. They strongly believe that their success originates from the dedication and commitment of the athletes and parents. Furthermore, they realize the importance of hard work, discipline, a family atmosphere, and perhaps most importantly—fun. Each child is an individual and is treated as such to instill confidence and a sense of personal accomplishment. Their main focus is to prepare children for the challenges that lie ahead of them. Their ability to work as a team, striving toward a common goal, prove to be a lifelong skill. The encouragement to reach that goal is CE All-Stars passion.

Spirit Xplosion Home of CE All Stars competitive teams are not recreational. They train to compete at a high level of intensity. Two of their main goals are to create award winning routines, and to be an active group in the community. This type of goal requires commitment to attendance and structured workouts. Spirit Xplosion Home of CE All Stars athletes commit twelve months to the program. CE All-Stars is a family and love building new relationships with everyone that walks through their doors.

Mr. Speaker, I ask my colleagues to join me in recognizing an outstanding minority business in the Mississippi Delta.
Recognizing the Life of Fallen Soldier Air Force Staff Sergeant (SSGT) John Thomas Self

HON. TREAT KELLY
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of fallen Soldier Air Force Staff Sergeant (SSGT) John Thomas Self who paid the ultimate sacrifice while defending our nation on May 14, 2007, during Operation Iraqi Freedom. SSGT Self was killed by an improvised explosive device in an attack that wounded three other airmen near Baghdad, Iraq, during his fourth tour of duty.

SSGT Self was assigned to the 314th Security Forces Squadron, Little Rock Air Force Base, Arkansas. A fire team leader with Detachment 3,732 Expeditionary Security Forces Squadron, SSGT Self was on his 79th combat patrol when he was killed. His detachment was tasked with training Iraqi police. Self’s mother, Jill Self, told the Associated Press that he volunteered for his fourth tour of duty because he wanted to serve his country. He was only home from his third tour of duty for a few weeks before he volunteered for his fourth tour.

SSGT Self was born on November 2, 1977 in Tupelo, MS. He graduated from South Pontotoc High School, where he was a trumpet player in the marching band. He joined the Air Force in 1999 after attending Itawamba Community College. SSGT Self’s mother, Jill Self, told the Associated Press, “He loved to deer hunt and fish and play computer games. He was a loving child. He was there for his family and friends. I loved him very much and he’s going to be missed.”

SSGT Self is survived by his mother and step father, Jill Long Self and Terry L. Self; his sisters, Misty D. Gann and Sandy Pennington, and his brothers, Ronnie Self and Sam Self. He is preceded in death by his father Robert A. Self.

The sacrifice of this brave soldier will always be remembered.

In Recognition of Marina Whitman for Her Accomplished Career as an Economist

HON. DEBBIE DINGELL
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mrs. DINGELL. Mr. Speaker, I rise today to recognize Dr. Marina Whitman on the date of her retirement from the University of Michigan for her distinguished career over half a century as a renowned economist and extraordinary woman. Dr. Whitman helped forge a path for generations of women as she rose to the top of government, business and academia throughout her career and broke down barriers for all of us.

Many do not know that Dr. Whitman is the daughter of renowned mathematician John von Neumann, one of the foremost mathematicians and scholars of the 20th century. He is recognized as inventing game theory, pioneering developments in computer science and contributing to the Manhattan Project, among other achievements. Marina charted her own course and outgrew her father’s shadow early in her career, leaving a mark wherever she went.

After receiving her doctorate in Columbia University, Dr. Whitman began her career in academia with the University of Pittsburgh in 1962, eventually being named a Distinguished Public Service Professor with the university. She then took a leave of absence to serve with the federal government, first as an economist with the President’s Council of Economic Advisors, then on President Nixon’s National Price Commission. As the first woman to be named to the President’s Council of Economic Advisors, Dr. Whitman wrote about how the media focused not on her intellectual achievements, but instead “talk[ed] about what I looked like and that my eye shadow matched my dress. Some woman from the Pittsburgh Press wanted to know how my daughter’s gembel survived the trip to Washington.”

After serving in government, Dr. Whitman worked as Assistant and Chief Economist for General Motors from 1979 to 1985, and Vice President and Group Executive for Public Affairs until 1992. During this time, she oversaw GM’s economics policies, as well as its environmental and industry-government relations. As the first woman in that role, she was the highest ranking woman in the United States automotive industry.

Since 1994, Dr. Whitman has been a Professor of Business Administration and Public Policy at the University of Michigan. Her work has focused on international trade and labor markets, and she is well-known internationally for her expertise on corporate governance and social responsibility.

As one of the nation’s foremost economists, Dr. Whitman has conducted pioneering research which helped to reshape international monetary and financial systems. She contributed to the success of one of America’s largest corporations and worked to educate the auto industry about the changing dynamics of globalization and its impact on the industry. Her research and research has transformed our understanding of economics. She has been widely recognized for her outstanding work, having served on the boards of the National Bureau of Economic Research and the Institute for Advanced Study. Additionally, Dr. Whitman has received numerous awards throughout her career and holds honorary degrees from over twenty colleges and universities.

Even more significant than the mark she has left on many institutions is the mentoring of women she has touched. Mrs. Whitman, or Lupe, as she has been called, has raised a generation of women who are CEOs of corporations . . . and I’m in between.” Her patience, wisdom and pragmatism guided generations of women in both the workplace and the realism of how to do it all including being a parent, a spouse and a child of the sandwich generation.

She leaves behind a peerless record of success, and I wish her well as she moves on from her position at the University of Michigan. Mr. Speaker, I ask my colleagues to join me in recognizing Marina Whitman for her outstanding career as an economist. Her extraordinary work has impacted countless lives.

Tribute to Marcy Worden

HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Marcy Worden of Council Bluffs, Iowa, who recently retired after 25 years of dedicated service to Council Bluffs as the City Clerk.

Marcy’s career with the City of Council Bluffs started in April 1991. She joined the Parks and Recreation and Public Property Department as a clerk-typist, and in 1995 she transferred to the City Clerk’s office. In 2002, the City Council appointed her to be the City Clerk and she served in that capacity until retiring in 2017. She has attended 191 City Council meetings during her tenure, and that her retirement is “bittersweet.” She remarked, “There are lots of people I’ll miss in City Hall.” Council Bluffs Mayor Matt Walsh said, “She’s done a great job and will be missed.”

Mr. Speaker, Marcy has made a difference by helping and serving others and it is with great honor that I recognize her today. I ask that my colleagues in the United States House of Representatives join me in honoring her accomplishments and in wishing her nothing but the best in her retirement.

Honoring Maldonado Family Vineyards

HON. MIKE THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of California. Mr. Speaker, I rise today to honor Jose Guadalupe and Hugo Maldonado, co-founders of Maldonado Family Vineyards. Their hard work and dedication to the art of viticulture is evident in their carefully crafted single-vineyard wines.

Hugo Maldonado, who is warmly referred to, immigrated to the United States in 1962 from the small farming community of Atacheo de Regalado in Michoacan, Mexico, where he managed his family’s goat herd in the mountains. In 1971, while working for Sterling Vineyards, Hugo was asked to aid in the development of a winery for vintner Peter Newton, where he served as vineyard manager for over thirty years. Inspired by his father’s work in the field, Hugo pursued a formal education in enology and viticulture at the University of California Davis. Hugo succeeded his father in his role as vineyard manager in 1999.

In 2007 Lupe and Hugo broke ground on a small hillside just outside of Calistoga and
began to form the family’s own wine caves and winemaking facility to establish Maldonado Family Vineyards. In their 13 years, the facility has grown from 250 cases to more than 10,000 cases of wine. Together Hugo and Lupe shaped Maldonado Family Vineyards to reflect their family history. On their label the words ‘Farm Worker’ can be found to note the family’s decades of caring and tending to vines.

Hugo traveled to Washington, D.C. this week as part of a group of Mexican-American vintners to support the mission of the Smithsonian Institution. They shared their amazing stories of immigration, sacrifice and determination and helped the attendees understand the vital contributions Mexican Americans make to our economy and community.

Mary and Hugo Maldonado have cultivated a winery which not only reflects their family history and Mexican American heritage, but honors the skilled laborer. I am proud to have such dedicated business owners living and working in our community. It is therefore fitting and proper that we honor them here today.

HONORING MARY HARRISON LEE OF MISSISSIPPI

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable public servant, Mrs. Mary Harrison Lee who was born on July 22, 1939 in Manila, Philippines to Ida Lillian and Hugo Maldonado. She was adopted at an early age by Reverend and Mrs. Ernest Harrison. Her adopted father was a chaplain in the army giving her the opportunity to live in many places, such as Capilieu, France, Erlangen, Germany, Fort Riley, Kansas, and San Antonio, Texas.

Mary graduated from Rochefort American High School in France. Upon returning to the United States, she visited Tougaloo College and immediately fell in love with its quaintness, intimacy, the hanging moss from the oak trees, and the family atmosphere. She was convinced that this was where she wanted to spend her next four years and enrolled in the upcoming semester.

She became a member of the Alpha Kappa Alpha Sorority, Inc. on December 13, 1959. She felt the plight of the Civil Rights movement and volunteered to become a Freedom Rider. Mary helped lead a “sit-in” at the Trailways Bus Station in Downtown Jackson. She was arrested and jailed during this protest. She did not waiver from the overall mission to advance the policies she was so passionate about.

Burak was a true technology policy enthusiast. Prior to joining the staff of the Judiciary Committee, Burak served as a Legislative Advisor for Congressman Randy Forbes. While working for Congressman Forbes, Burak handled the diverse range of issues that fall under the jurisdiction of the Judiciary Committee but was always evident that technology policy was his first love. He co-founded the Congressional Tech Association and served as an Executive Officer responsible for the professional development program. Prior to his career on Capitol Hill, Burak worked at TechAmerica and CompTIA focusing on international trade policy.

Mr. Speaker, I would like to recognize each of our art competition winners of our art competition. First place was awarded to Barbara Benda from Nutley High School for her digital tablet painting entitled, “Don’t Look.” Second place was awarded to Emma Jang from West Morris Mendham High School for her acrylic painting entitled, “Wide Awake.” Third place was awarded to Emily Wang from Wayne Valley High School for her pen and ink entitled, “Black Rain.”

Celebrating the 2017 Congressional Art Competition

TRIBUTE TO KEITH KINYON OF IOWA

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Keith Kinyon for his many years of service to the American Legion and to his country. Keith was recently honored for being a 70-year member with the American Legion.

The American Legion was chartered and incorporated by Congress in 1919 as a patriotic veterans organization devoted to mutual helpfulness. The organization is committed to mentoring youth and sponsorship of wholesome programs in communities, advocating patriotism and honor and continued devotion to their fellow service members and veterans. Mr. Speaker, I commend Keith for his service to our country’s veterans and his dedication to his community. It is an honor to represent him in the United States Congress. I ask that my colleagues in the House of Representatives join me in commending Keith for his outstanding service and in wishing him nothing but continued success.

Celebrating the 2017 Congressional Art Competition

HON. RODNEY P. FRELINGHUYSEN OF NEW JERSEY

Mr. FRELINGHUYSEN. Mr. Speaker, once again, I come to the floor to recognize the great success of strong local schools working with dedicated parents and teachers. I rise today to congratulate and honor a number of outstanding high school artists from the 11th Congressional District of New Jersey. Each of these talented young men and women participated in the 2017 Congressional Arts Competition, “An Artistic Discovery.” Their works of art are exceptional. Fifty-five participated. That is a wonderful response, and I would very much like to build on that participation for future competitions.

Mr. Speaker, I would like to congratulate the winners of our art competition. First place was awarded to Barbara Benda from Nutley High School for her digital tablet painting entitled, “Don’t Look.” Second place was awarded to Emma Jang from West Morris Mendham High School for her acrylic painting entitled, “Wide Awake.” Third place was awarded to Emily Wang from Wayne Valley High School for her pen and ink entitled, “Black Rain.”

HONORABLE MENTIONS were awarded to: Mikaela Palczco from Montville Township High School for her acrylic entitled, “Self Portrait,” Ashley O’Brien from Montville Township High School for her watercolor entitled, “Aphrodite,” Jaclyn Larsen from Hanover Park High School for her digital photo entitled, “Messi,” and Christopher Cortez from the Passaic County Technical Institute for his acrylic entitled, “Shades of Beauty.”

Mr. Speaker, I would like to recognize each artist for their participation by indicating their
Mr. HUDSON. Mr. Speaker, I rise today to honor the life and legacy of Lieutenant General Thomas H. Tackaberry, who passed away on Monday, April 3, 2017 at the age of 93. A Commander of the 18th Airborne Corps, 82nd Airborne Division, and Fort Bragg, as well as a veteran of the Korean War, the Vietnam War, Lt. Gen. Tackaberry is a true American hero and our thoughts and prayers go out to his friends and family as they mourn the loss of this great man.

Thomas Tackaberry was a high school star in the classroom and on the track field, and when his country needed him the most, he stood ready to answer the call to serve our great nation. Lt. Gen. Tackaberry enlisted in the Army Reserve during World War II at the age of 19. After being commissioned as a Second Lieutenant, he served in Germany from 1945 to 1948. Lt. Gen. Tackaberry went on to fight in Korea and Vietnam, becoming highly decorated as the recipient of three Distinguished Service Crosses, five Silver Stars, a Distinguished Flying Cross, and a Soldier's Medal.

Described as a “grunt’s angel,” Lt. Gen. Tackaberry was devoted to his men, not only ensuring they were always supplied for the fight but physically prepared as well. Leading from the front, Lt. Gen. Tackaberry set a high bar for fitness with his men and led them on long training runs. He even remained dedicated to fitness well into his later life, completing 10 push-ups, despite being 93 years old and confined to a wheelchair, after being challenged by a family member. After 38 years in the military, Lt. Gen. Tackaberry retired to civilian life, managing a local real estate business and counseling the military of the Republic of China for BDC Corp.

Despite all of his accomplishments, Lt. Gen. Tackaberry never boasted of his military decorations or accomplishments private sector career, instead focusing his energy on his family. He stated goal of the World Health Organization (WHO), an arm of the United Nations, declined to invite Taiwan to participate in its annual World Health Assembly despite Taiwan’s participation and contributions during the previous 8 years running. Mr. Speaker, this deliberate snub was politically motivated, and violated the WHO’s Constitution by excluding the people of Taiwan for no legitimate reason. The 23 million citizens of Taiwan should not be denied access to this and future annual meetings, especially if the stated goal of the World Health Organization is to provide a better healthier future to all peoples of the world.

I believe that the United States has an obligation to step forward and express strong disapproval of this WHO action. To ensure that there is no gap in the disease prevention network and that, together, all might work for the advancement of human health worldwide, it is imperative that the United States Congress and the Administration rise in full support for Taiwan in this matter. The WHO Secretariat should be admonished regarding its moral and legal obligation to uphold its charter of independence and impartiality. The WHO and its leadership should not be at the service of any member state in particular. I ask my colleagues to join me in voicing our support for Taiwan’s full and meaningful participation in the WHO, as well as the World Health Organization.

Mr. BISHOP of Utah, Mr. Speaker, the independent nation of Taiwan is a highly-advanced industrialized democracy which contributes greatly to the world economy, particularly in the area of high tech, and is a long-time stalwart ally of the United States. We congratulate President Tsai Ing-wen on her one year anniversary as President of Taiwan.

The economic and military ties between our two nations have been built steadily over the past several decades, and I believe that it is important that the U.S. remains committed to this important bilateral relationship.

While our two countries have much to celebrate on this occasion, at the same time, some of the old diplomatic and political challenges are resurfacing which threaten Taiwan’s participation as a constructive member of the global community. Recently, the World Health Organization (WHO), an arm of the United Nations, declined to invite Taiwan to participate in its annual World Health Assembly despite Taiwan’s participation and contributions during the previous 8 years running. Mr. Speaker, this deliberate snub was politically motivated, and violated the WHO’s Constitution by excluding the people of Taiwan for no legitimate reason. The 23 million citizens of Taiwan should not be denied access to this and future annual meetings, especially if the stated goal of the World Health Organization is to provide a better healthier future to all peoples of the world.

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Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Charlotte and Bob Bancroft of Atlantic, Iowa, on the very important work that they have done in the area of high tech, and is a long-time stalwart ally of the United States.
special occasion of their 50th wedding anniversary. They celebrated their anniversary on February 4, 2017.

Charlotte and Bob’s lifelong commitment to each other and their family truly embodies Iowa values. As they reflect on their 50th anniversary, may their commitment grow even stronger as they continue to love, cherish, and honor one another for many years to come.

Mr. Speaker, I commend this great couple on their 50th year together and I wish them many more. I ask that my colleagues in the United States House of Representatives join me in congratulating them on this momentous occasion and in wishing them nothing but the best.

RECOGNIZING THE LIFE OF FALLEN SOLDIER ARMY SERGEANT (SGT) JASON VAUGHN

HON. TREAT KELLY
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of fallen soldier Army Sergeant (SGT) Jason Walter Vaughn who paid the ultimate sacrifice while defending our nation on May 10, 2007, during Operation Iraqi Freedom. SGT Vaughn died of wounds from an improvised explosive device that detonated near his vehicle in Baqubah, Iraq, during his second tour of duty.

SGT Vaughn was assigned to the 5th Battalion, 20th Infantry Regiment, 3rd Brigade, 2nd Infantry Division, Fort Lewis, Washington. He joined the Army in 2002, serving in Iraq from November 2003 to November 2004, and then returning in July 2006. He received his initial training at Fort Benning, Georgia. SGT Vaughn held the rank of Specialist at the time of his death and was posthumously promoted to Sergeant. During his military service, SGT Vaughn received the Army Good Conduct Medal, the National Defense Service Medal, the Global War on Terror Expeditionary Medal and the Global War on Terror Service Medal. He was also awarded the Bronze Star Medal, the Purple Heart and the Combat Infantryman’s Badge.

SGT Vaughn was born in Memphis, TN, moving a few times before his family settled in Luka, MS. He graduated from Tishomingo County High School in Luka, MS in 1996. He later attended Northeast Mississippi Community College and Mississippi State University.

According to his mother, RaNae Vaughn, “Jason was a kindhearted, selfless person. He was a beautiful person inside and out. His memory inspires us to be better, do better and dream big.” His father, Walter Vaughn, told the Associated Press, “The world lost a leader. My son was a born leader.”

SGT Vaughn’s survivors include his wife, Contessa Williams Vaughn; stepdaughter, Ashley Martin; father and stepmother, Walter and Pat Vaughn; mother, RaNae Smith Vaughn, as well as a brother, sister, and two step-sisters.

In 2011, H.R. 2213, introduced by Representative Alan Nunnelee, designated the Luka, MS Post Office as the “Sergeant Jason W. Vaughn Post Office.” As of July 1, 2017, the portion of Mississippi Highway 25 within the city limits of Luka, MS will be known as the “SGT Jason Vaughn Memorial Highway.” The sacrifice of this brave soldier will always be remembered.

AMERICAN LAW ENFORCEMENT HEROES ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, May 16, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 1428, the American Law Enforcement Heroes Act of 2017. This bill will positively affect the way we fight crime in our nation.

The American Law Enforcement Heroes Act of 2017 provides for the prioritization of the hiring of veterans to police forces across the nation and will allow public funds granted by the Community Oriented Policing Services program to be allocated towards the hiring and training of veterans entering local police forces.

Our veterans are some of the bravest and most honorable men and women in this nation. They have voluntarily risen to the occasion to protect our nation from foreign threats. These men and women have served in far-flung, dangerous places around the globe, from Iraq and Afghanistan to Vietnam to Lebanon. They have risked their lives to fulfill the goal of President Woodrow Wilson: to “make the world safe for democracy.” These veterans helped bring freedom and security to oppressed peoples, while protecting and serving all Americans, to protect our unique and comfortable existence.

Our veterans are currently plagued with issues such as mental health issues often stemming from combat experience, drug abuse, unemployment, and homelessness. Veterans are currently more likely to become homeless after being unemployed, and more likely to fall under the oppression of hard drugs. By implementing the American Law Enforcement Heroes Act of 2017, we, as a Congress, will be continuing our commitment to our veterans by helping to provide them with jobs. These jobs will provide a stable income and resources for our veterans to access, in case of debilitating mental health issues such as Post Traumatic Stress Disorder (PTSD).

Our veterans will be able to continue serving the American people with the particular training and expertise provided by the greatest military in the world. They have had access to education and are highly skilled at a plethora of jobs that municipal police departments can utilize to their advantage. By hiring these men and women, police forces around the nation can make the nation a safer, more secure place.

I give my full support to the American Law Enforcement Heroes Act of 2017. This bill not only provides employment for our veterans, who have provided so much for our nation, but also makes our cities safer places to live.

TRIBUTE TO DUKE PRESIDENT RICHARD BRODHEAD

HON. DAVID E. PRICE
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. PRICE of North Carolina. Mr. Speaker, I rise to honor the career of Duke University President Richard Brodhead, who is stepping down after 13 years of service.

Dick Brodhead succeeded Nan Keohane in 2004 as the 9th president of Duke University, attracted by what another president, former Governor Terry Sanford, defined as the university’s “outrageous ambition.” President Brodhead has led the university on a new trajectory of growth and international renown. In one of his first major actions as president, he led an effort to greatly expand the endowment for financial aid, which has allowed academically talented students to pursue a Duke degree regardless of their financial circumstances. President Brodhead’s time at Duke has been transformative, from the renewal of campus gems such as Duke Chapel, Baldwin Auditorium, West Union, and athletic facilities to the construction of a series of stunning new research facilities.

Dick Brodhead also embraced and amplified one of Duke’s enduring themes: knowledge in the service of society. He launched DukeEngage, a civic engagement program that provides undergraduates the opportunity to apply their knowledge to challenges in communities in the U.S. and around the globe. Under his leadership, Duke established the Duke Global Health Institute, which translates research to address health inequities around the world.

Further expanding Duke’s global reach were the creation of Duke Kunshan University in China and the construction of the Duke-NUS Medical School in Singapore. Closer to home, Duke ensured that athletics upheld the academic mission of the university. An expert in 19th-century American literature, President Brodhead came to Duke after a distinguished teaching and administrative career at Yale University. He has authored or edited more than a dozen books on America’s great writers, including analysis of the works of Hawthorne, Faulkner, and Welty.

President Brodhead has also assumed a national leadership role in higher education. Elected to the American Academy of Arts and Sciences in 2004, he was named the Co-Chair of the Academy’s Commission on the Humanities and Social Sciences, created at the request of a bipartisan group of House and Senate members, including myself, to bolster teaching and research in the humanities and social sciences. The Commission’s 2013 report, The Heart of the Matter: The Humanities and Social Sciences for a Vibrant, Competitive, and Secure Nation, stands out for the
persuasiveness of its argument and its practical import. Dick Brodie had been a hands-on co-chairman and has played an active role in the report’s dissemination.

Cindy Brodie has been of indispensable support to Dick throughout his tenure. Cindy has a broad knowledge of corporate and regulatory law and has made significant contributions to the arts and humanities across our state. She has served on the boards of the Carolina Bulletin and Preservation North Carolina and has rendered outstanding service as chair of the North Carolina Humanities Council.

My wife Lisa joins me in thanking Dick and Cindy Brodie for their friendship and for all they have given to Duke, Durham, and North Carolina. We are fortunate indeed that they have devoted their great energy and talent to our community, and we wish them well as they open the next chapter in their lives.

IN MEMORY OF FURMAN RAYMOND YOUNGINDER

HON. JOE WILSON
OF SOUTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. WILSON of South Carolina. Mr. Speaker, on February 16, 2017, South Carolina lost a dedicated public servant with the death of Furman Younginder. As the Mayor of Irmo for 16 years (1961–1977) and during his administration many changes and improvements occurred in the community. The Irmo area became well-known as an ideal place for families to live. Mr. Younginder cooperated with industry and real estate developers, envisioning a bright and productive future for Irmo.

Mr. Younginder was a lifelong member of the Irmo Pentecostal Holiness Church (now known as Irmo Family Worship Center). He accepted Jesus Christ as his Lord and Savior at age 96 and he died without wavering. He served multiple positions in the church including secretary-treasurer and Sunday School Superintendent.

Furman Younginder will forever be remembered in the hearts of his friends and family. He leaves to cherish his memory, his five children and grandchildren, his four great-grandchildren, and his many devoted friends.

A lifetime of service in Irmo. Mr. Younginder was educated in the Irmo schools and graduated from Irmo High in 1941. After graduation, he began working in the Accounting Department with the CN&L Railroad and continued in this position until he was drafted into the U.S. Army during World War II, from April 15, 1943 until he was honorably discharged December 14, 1945.

His years of service for his country began with basic training at Fort Jackson. He was sent to Washington, D.C. for a short while and in September 1943 he was sent to Camp Patrick in Fort Meigs, VA where he boarded a Liberty ship. He traveled across the ocean for 17 days to begin his service in the European theatre of operations. He first landed in Casablanca and then traveled via train, in boxcars, across North Africa. He was sent to Italy to serve in the Allied Control Commission (Military Government for the Italy 2675th Regiment) under the command of General Mark Clark. Mr. Younginder was based in a number of Italian cities, but he was assigned to Rome for the majority of his time in Italy and where he attended classes at the University of Rome. He often recalled that while in Rome, he learned the good news of the war’s end and that he would soon return home.

Following the end of World War II, he returned to Irmo, attended the University of South Carolina, and continued his work in accounting for the CN&L Railroad (now, part of CSX Railroad). His job position was Assistant Secretary/Treasurer and he was responsible for maintaining the organization's books and records. He worked in the Columbia office of the CN&L. He was employed by the CN&L Railroad for 42 years and retired in March 1983. As a member of America’s Greatest Generation, Mr. Younginder’s experiences in World War II gave him many insights which he related to and demonstrated for his hometown of Irmo. He acknowledged the positive aspects of the many places to which he had been assigned or visited and sought to incorporate these insights into civic, leadership, and progress in the community.

In 1951, Furman Younginder was elected to the Irmo Town Council and he remained on the Council until 1961 when he was elected Mayor of Irmo. He served as Irmo’s mayor for 16 years (1961–1977) and during his administration many changes and improvements occurred in the community.

Mr. Younginder is survived by his five children and grandchildren, his four great-grandchildren, and his many devoted friends.

He is predeceased by his wife of 62 years, Louise O’Shea Younginder.

IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

HON. H. J. JOSEPH THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of California. Mr. Speaker, I rise today to honor Rabbi Lee T. Bycel upon his retirement after serving Congregation Beth Shalom (CBS) and the Jewish community since 2012. In addition to being a well-known and respected spiritual leader, Rabbi Bycel served as an Adjunct Professor of Jewish Studies and Social Justice at the University of San Francisco.

Rabbi Bycel graduated from the University of California at Berkeley with a BA in Philosophy, received his rabbinic ordination from the Hebrew Union College, and earned a doctorate from the Claremont School of Theology. Growing up in Southeast Los Angeles County, he learned the importance of diversity and inclusiveness. He was raised in a mostly Latino neighborhood, in one of just two Jewish families in the community. Rabbi Bycel has said, “I respect and care about all human beings on this earth,” and has demonstrated this through his countless humanitarian efforts.

A leader in educational, cultural, and social justice, he has made several humanitarian trips to East Africa, including Darfur, Chad, South Sudan, Kenya, Haiti, Ethiopia, and Rwanda. In Rwanda, he visited refugee and internally displaced person camps, helped address poverty and disease out against genocide. Rabbi Bycel is one of the coalition founders and 2017 Co-Chair of MLK Monday: A Day of Action and Compassion,
which is a community of over 80 nonprofit organizations, faith groups, government officials, and agencies, local businesses, and local service organizations who join together each year to celebrate the life and legacy of Dr. Martin Luther King, Jr. In 2014, Rabbi Bycel was appointed by President Obama to the United States Holocaust Memorial Museum Council. He has been recognized for his work with the Humanitarian Award of the National Conference for Community and Justice (NCCJ).

Rabbi Bycel is also an educational leader, sharing with the Congregation Beth Shalom his fifteen years of experience as the Dean of the Hebrew Union College—Jewish Institute of Religion in Los Angeles. There he also served as the Senior Academic and Administrative Officer of the campus and director of the rabbinic school. He served as Assistant Professor of Leadership and Applied Theology and the Smither Visiting Professor of World Religions at the Claremont School of Theology. Mr. Speaker, Rabbi Bycel is a humanist anchored in Jewish values. He is an exceptional community leader, humanitarian, and husband in our community. Therefore, it is fitting and proper that we honor him here today and extend our best wishes for an enjoyable retirement.

PERSONAL EXPLANATION

HON. LUIS V. GUTÍERREZ OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. GUTÍERREZ. Mr. Speaker, I was unavoidably absent in the House chamber for votes Wednesday, May 17, 2017. I would like the record to show that, had I been present, I would have voted “Nay” on roll call votes 259, 260, 261, and “Yea” on roll call vote 262.

HONORING THE LIFE OF PEGGY DIETRICK

HON. HENRY CUELLAR OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. CUELLAR. Mr. Speaker, I rise today to commemorate the life of Mrs. Peggy Dietrick, a beloved artist and entrepreneur from Laredo, Texas.

Mrs. Dietrick was born on July 24th, 1924, to parents Adolph and Flavia (Branch) Dietrick in Salem, Illinois. Over the course of her career, she traveled throughout the world to perform. Her career led her to Las Vegas, where she performed for several years before ultimately moving to Texas. After moving to Laredo in 1965, Dietrick established the Laredo Beauty College, which is still in operation today.

An actress, musician and singer, Dietrick was unquestionably an instrumental force in the local theater community. She was involved in productions with the Laredo Little Theater, where she starred in many plays, performed with the Laredo Philharmonic Orchestra and was a patron of the Laredo Theater Guild International. Her dedication to the arts serves as a model that all should strive to emulate.

Serving others was at the heart of all that Dietrick did throughout her life. Her commitment to improving the lives of others, such as through helping people to find employment opportunities after graduating from the beauty college, exemplifies her passion for serving others. In addition, her commitment to the arts highlights her firm belief in the value of education for the public. Without a doubt, her life clearly demonstrates what it means to be a charitable and caring person.

Peggy is survived by her husband, John of St. Louis, Missouri; nephew, Michael Rhoads of San Antonio, Texas; niece, Deborah Dietrick; great-nephews, Christopher Holm (Ashley), Andrew Holm (Anne), Scott Holm (Susan) and Chad Rhoads; as well as many great-great nieces, nephews, other family members and countless friends. Both her family and the community as a whole will remember Peggy for her unforgettable charm, utter kindness and commitment to service.

Mr. Speaker, I am honored to have the opportunity to recognize the life of Mrs. Peggy Dietrick.

HONORING CHARLES SELMON

HON. BENNIE G. THOMPSON OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a public servant, Charles Selmon. Mr. Selmon has shown what can be done through tenacity, dedication and a desire to serve Warren County. Mr. Selmon earned a Bachelor of Science in Social Work and a Master's Degree in Counseling Psychology from Mississippi College. He studied Economic Development at the University of Southern Mississippi. He furthered his studies in the Post Master's Degree program at Jackson State University. Mr. Selmon has received National Security Training from the U.S. Army War College located in Carlisle, PA.

Mr. Selmon has served as a Psychology Instructor at both Alcorn State University and Hinds Community College. Mr. Selmon was elected to the Warren County Board of Supervisors in 1996. He was elected to a fifth term with the Warren County Board of Supervisors. While serving on the Board of Supervisors Mr. Selmon has served as President and Vice-President. He has also served as President of the Mississippi Association of Supervisors (MAS) and as President of the Mississippi Association of Supervisors Minority Caucus. Mr. Selmon was chosen to represent the State of Mississippi with the National Association of Counties regarding Human Services.

Mr. Selmon is a member of the Warren County Economic Development Committee, Back-To-School Mr. Selmon (School Day Supply), Warren County Community Development Committee (Senior Citizens Dinner), and serves on the Workforce Investment Board. He is the President of the Boys and Girls Club of Vicksburg which he established.

Mr. Selmon was appointed Superintendent of School and Administered to the Deacon Board of Travelers Rest Baptist Church. Mr. Selmon received the President Award for Distinguished Leadership in Government.

Mr. Selmon is the father of twin daughters, Alyshia and Tericka Selmon. He is married to Fredia Selmon.

Mr. Speaker, I ask my colleagues to join me in recognizing Supervisor Charles Selmon for his services to Warren County.

TRIBUTE TO EVELYN AND TED PIKE

HON. DAVID YOUNG OF IOWA

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Evelyn and Ted Pike of Des Moines, Iowa, on the very special occasion of their 65th wedding anniversary. They celebrated their anniversary on May 3rd, 2017.

Evelyn and Ted's lifelong commitment to each other and their family truly embodies Iowa values. As they reflect on their 65th anniversary, may their commitment grow even stronger, as they continue to love, cherish, and honor one another for many years to come.

Mr. Speaker, I commend this great couple on their 65th year together and I wish them many more. I ask that my colleagues in the United States House of Representatives join me in congratulating them on this momentous occasion and in wishing them nothing but continued happiness.

INTRODUCTION OF STOP DECEPTIVE ADVERTISING FOR WOMEN’S HEALTHCARE SERVICES

HON. CAROLYN B. MALONEY OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, today, I rise to reintroduce the Stop Deceptive Advertising for Women’s Healthcare Services Act to make sure that women receive honest information about family planning services.

Expecting mothers should never be misled about critical health information and services. Yet that is exactly what is happening today all across the country. Commonly called crisis pregnancy centers (CPCs), these centers often have an anti-choice agenda and deliberately misinform or mislead pregnant women seeking information about family planning services, including abortion. CPC’s masquerade as sources of unbiased pregnancy counseling or even abortion providers, yet they often have no medical professionals on staff. CPC’s use deceptive propaganda to dissuade women from considering comprehensive birth control options or legal abortion. These fake reproductive health clinics entice women with unintended pregnancies through their doors under the pretense of providing the full range of reproductive options and services. Instead, they peddle scientifically unfounded information claiming that abortion leads to adverse health outcomes or can affect chances of pregnancy in the future. CPCs should be held accountable if they deliberately mislead women who are seeking legitimate medical assistance and advice.
The Stop Deceptive Advertising for Women's Healthcare Services Act directs the Federal Trade Commission to promulgate rules under the Federal Trade Commission Act, declaring it an unfair or deceptive act for an entity, such as a crisis pregnancy center, to advertise as a provider of abortion services if the entity does not provide abortion services. I thank my friend Rep. SUZANNE BONAMICI for leading this critical effort with me. During National Women’s Health Week, I hope you will join us in cosponsoring this legislation that demands that crisis pregnancy centers, some of which receive federal funds, are prohibited from making false advertising claims that intimidate and harm women who are looking for help and honest medical advice.

IN RECOGNITION OF THERESÉ LEDOUX

HON. WILLIAM R. KEATING
OF MASSACHUSETTS
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. KEATING. Mr. Speaker, I rise today in recognition of Therese Ledoux on the occasion of her 100th birthday this month. Born on May 5, 1917 to George Ethier and Albina Chevalier, Mrs. Ledoux attended boarding school in Canada before leaving to work for her father’s insurance business in Woonsocket, Rhode Island. Starting in 1958 she became the Town of Acushnet’s first kindergarten teacher at the St. Francis Xavier Elementary School—where she remained for more than 30 years as a beloved kindergarten teacher. To this day, Mrs. Ledoux continues to volunteer each week at the school, where she is considered a local celebrity and is held in the highest esteem by staff, students, and the Acushnet community alike.

Active both in mind and soul, Mrs. Ledoux’s hobbies include doing puzzles and knitting. Her knitting projects include blankets for newly baptized children at the St. Francis Xavier Church in Acushnet. Additionally, she has made it a tradition to bake meat pies for New Year’s Day—a practice she has passed onto her daughters and grandchildren.

Over the past seventy years she has lived in Acushnet. Mrs. Ledoux has been honored for her outstanding services by being awarded the Marian Medal by the Fall River Diocese and being named the Acushnet Woman of the Year by the Standard Times newspaper.

Mr. Speaker, I am proud to honor Therese Ledoux on this joyous occasion. I ask that my colleagues join me in wishing her many more years of health and happiness surrounded by her children, grandchildren, great grandchildren, and great great grandchildren.

DISAPPEARED. JAILED. AND TORTURED IN CHINA: WIVES PETITION FOR THEIR HUSBANDS’ FREEDOM

HON. CHRISTOPHER H. SMITH
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. SMITH of New Jersey. Mr. Speaker, lawyer Xie Yang was tortured for the better part of two years because he dared to represent China’s poor and persecuted. The account of his detention is both harrowing and horrible. Xie Yang was sleep deprived and kept in isolation. Squads of police punched and kicked him, for hours at a time. He was forced to sit still for hours on a precariously stacked of plastic chairs; his feet dangling painfully off the ground. Police made threats to his wife and children and said they would turn him into an “invalid” unless he confessed to political crimes.

Xie Yang and his fellow human rights lawyers wanted the best for China, but they got the very worst.

Since July 2015, almost 250 lawyers and legal assistants were detained sending a chilling message to those fighting for legal reforms and human rights.

At yesterday’s hearing in the human rights subcommittee that I chair, we came together to shine a light on the brutal, illegal, and dehumanizing use of torture and forced disappearance of human rights lawyers and rights advocates in China.

We shine a light on dictatorships because nothing good happens in the dark. And, as we learned yesterday, there are some very dark places in China.

Chinese officials repeatedly tell me I should focus more on the positive aspects of China and not dwell so much on the negative.

That is a difficult task when you read Xie Yang’s story, read Gao Zhisheng’s account of his torture, or read the accounts of Yu Jie or Golom Jingmei and Yiping Lin.

It is a difficult task when you look at Li Chunfu and his brother Li Heping.

These are some of China’s best and bravest—now with broken bodies, shattered minds and faces that have aged 20 years after two years of solitary confinement and torture.

It is shocking, offensive, immoral, and inhumane. It is also completely possible that Chinese officials believe the international community will not hold them accountable.

While President Xi Jinping is feted at Davos and lauded in foreign capitals for his public commitment to openness, his government is torturing and abusing those seeking rights guaranteed by China’s own Constitution and its international obligations.

One Oxford university scholar has said that Xi has built the “perfect dictatorship”—an increasingly repressive garrison state that avoids any international censure.

Through the global Magnitsky Act, we should be seeking to hold accountable any Chinese officials implicated in torture and illegal detentions.

Xie Yang identified at least 10 police officers who tortured him. We are in the process of gathering names and identifying information. I will then send those names to President Trump, Secretary of State Tillerson, UN Ambassador Nikki Haley, and the Chairs and ranking members of the House Foreign Affairs Committee and the Senate Foreign Relations Committee.

We will seek UN investigations into the torture of China’s human rights lawyers and human rights defenders because their treatment in detention violates China’s obligations as signatory of the UN Torture Convention.

We will also seek investigations under the Global Magnitsky Act. I introduced the House version of that bill, which was signed into law as the new Chinese human rights lawyers and一览中国的人权律师和人权卫士的困境。

That law says explicitly that any foreign government officials who engages in or is complicit in torture can be sanctioned—by denying entry visas into the United States or by imposing financial sanctions.

Those who tortured Xi Yang and Li Heping should not be granted access to the United States or our financial system.

We will hear testimony yesterday from the wives of detained human rights lawyers. We also heard from Ms. Li Ching-Yu, the wife of detained Taiwanese democracy advocate Lee Ming-che.

After entering mainland China in March of this year for a personal trip, Mr. Lee went missing for 10 days before Chinese officials confirmed that he was being held on so-called “national security” grounds.

Many fear Mr. Lee is being detained under a harsh new Chinese law to monitor and control foreign-funded NGOs, enforced earlier this year as part of a crackdown on civil society. His detention fits the trend of the Chinese government targeting activists, dissidents, or even scholars based abroad.

The Taiwan government is working behind the scenes to resolve Lee Ming-che’s case, though I am sure such efforts are hindered by Taiwan’s lack of international clout and its complicated diplomatic ties with Beijing.

As I have said before, Taiwan is an important democratic ally and a beacon of freedom and democracy in Asia. The U.S. should remain committed to the Taiwan Relations Act and the “Six Assurances” as cornerstones of U.S.-Taiwan relations.

Political issues between China and Taiwan should be resolved through appropriate mechanisms between the two sides. The Chinese government decision to detain Lee Ming-che signaled Chinese officials’ willingness to break its international human rights obligations for political gains, needlessly straining cross-strait relations.

We welcomed Ms. Li Ching-Yu’s testimony yesterday in order to increase the level of international interest and attention to her husband’s case.

The Chinese government is facing a new and unexpected phenomenon—effective advocacy campaigns waged by the wives of tortured and detained rights advocates. I truly admire the brave women who are challenging the Chinese government to live up to its highest ideals. They are an inspiration.

Through the testimony provided during yesterday’s hearing, we considered the almost two year effort by President Xi Jinping’s government to eviscerate China’s network of human rights lawyers and consider how the continued detention of Lee Ming-che has negatively impacted cross-strait relations between Beijing and Taipei.

HONORING ASHLEY WILSON

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor an remarkable young lady, Ms. Ashley Wilson of Crystal Springs, Mississippi. Ashley is a proud native of Crystal Springs, MS. She is a recent graduate of Jackson State University, where she obtained
a Bachelor of Science in Healthcare Administration.

Ashley is a Senior Intern who serves as the Financial/Events Planning Specialist at One Voice. She has been with the organization since 2011 and is set to serve as the Chair for the organization’s 10th Year Anniversary Celebration.

Making a difference in her home town, Ashley has served as an advocate for her community, where she has served as an Advisory Member to the Crystal Springs Mayoral Council and a member of the Citizens Making a Difference (CMADCS), an organization that acts as a voice for the people’s concerns for the city of Crystal Springs. Furthermore, Ashley has also served on many other committees across the state, such as the 50th Anniversary Commemoration Committee, Mississippi Meeting of the Minds Planning Committee and many other various committees where she has played a vital role in being a voice for change not only in her community, but across the state of Mississippi.

Ashley is currently an active member of the National Association for the Advancement of Colored People (NAACP). As a healthcare advocate for the Mississippi State Conference NAACP, she has worked with several healthcare related projects. The projects that have touched her heart the most include the NAACP’s Childhood Obesity Project and the national GET HYPE Initiative, which focuses on healthy eating for today’s youth.

Mr. Speaker, I ask my colleagues to join me in congratulating her and in wishing her nothing but continued happiness.

STRENGTHENING STATE AND LOCAL CYBER CRIME FIGHTING ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, May 16, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 1616, or the Strengthening State and Local Cyber Crime Fighting Act of 2017. This piece of legislation will help our local and state agencies protect against the rising threat of cybercrime.

The Strengthening State and Local Cyber Crime Fighting Act of 2017 will provide more protection for our citizens by sharing the expertise and knowledge of the Department of Homeland Security (DHS) with local and state agencies so that they have the ability to stop these threats at a local level. Law enforcement officials in states, tribes, and territories will be provided with additional training to identify potential issues.

Cybercrime is a growing threat to American security. Hackers have become notorious lately, stealing a plethora of information including credit card numbers, security codes, bank numbers, and other personal information that can compromise the security of an individual. Further protections and training in cyber security also protect local municipalities and state government intranets and cyber services which are also at risk of compromise.

In DHS, there is an organization known as the National Computer Forensics Institute that is under the oversight of the United States Secret Service. The Institute oversees the fight against cyber threats on a national level. Under H.R. 1616, the members of the Institute will be able to provide high quality training to lower echelon departments at state and local levels, to assist them in the battle against cybercrime. On top of the training, the Institute will provide new, advanced technology to these agencies to even further their ability to combat cybercrime.

As technology has progressed, hackers have found new ways to dishonestly make a living. We are at the precipice of a new age of technological advances that come with more sinister implications. With new technology, new threats have materialized that can have major impacts on all of our lives. Hackers can steal personal files, ruin our reputations, and destroy our financial stability. They can slow or destabilize our local governments, making our lives harder.

This bill helps to put the United States at an advantage against hackers. We will now be able to more effectively combat these criminals.

HONORING METROPOLITAN BAPTIST CHURCH ON THE OCCASION OF ITS 52ND ANNIVERSARY

HON. G.K. BUTTERFIELD
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. BUTTERFIELD. Mr. Speaker, I rise to commemorate the 52nd Anniversary of Metropolitan Baptist Church located in my Congressional district in the City of Rocky Mount, North Carolina. This Church has been a beacon of light in the community for more than half a century and has positively impacted generations of families in eastern North Carolina.

Metropolitan Baptist Church was founded on May 4, 1965, by a group of devout Christians eager to proclaim the goodness of the Lord. The Church’s first worship service was held just five days later on May 9, 1965 in the auditorium of the Lincoln School. Reverend Benjamin Daniels, a Shaw University ministerial student, was the first to preach at Metropolitan.

Despite these humble beginnings, the congregation remained faithful and steadfast and would go on to grow by leaps and bounds.

On July 23, 1967, Metropolitan Baptist Church held a groundbreaking ceremony to commemorate construction of a sanctuary at 1213 Leggett Road, where it still stands today. Reverend John W. Fleming presided over the first worship service in the new edifice on July 14, 1968.

Under the leadership of Reverend Dr. J. E. Arnette, Metropolitan Baptist Church continued to grow both physically and spiritually. Dr. Arnette oversaw the establishment of Boy and Girl Scout Troops, a Young Adult Sunday School Class, and provided food for needy families. These good deeds led to Metropolitan Baptist Church to be ranked 12th out of more than 1,700 Baptist Churches in North Carolina by the General Baptist State Convention of North Carolina.

Reverend Raymond L. Privott succeeded Dr. Arnette and continued the tradition of providing outreach services that enhanced the growth and development of citizens. This included providing tutoring in community schools and providing preliminary SAT studies that greatly benefited young people in the Rocky Mount area.

Reverend Norman T. Davis served as interim pastor for two and a half years and continued Metropolitan Baptist Church’s commitment to both God and the community. He was followed by Pastor Richard Allen Gerald, who has served as Senior Pastor of Metropolitan since 2004 and has been the spiritual leader to many families and individuals. His strong faith in God and preparedness for the ministry, has earned him a stellar reputation among Christian believers throughout our great state.

Mr. Speaker, by the grace of God, Metropolitan Baptist Church has been blessed for 52 long years as it has witnessed for Christ each and every day. The Church’s faithfulness and scripture-based ministry will ensure that Metropolitan continues to thrive for years to come.

On behalf of the United States House of Representatives and the people of the First
Congressional District of North Carolina, I extend to the Pastor and Members of Metropolitan Baptist Church my best wishes on this auspicious occasion.

CONGRATULATING JOHN T. LEWIS ON HIS RETIREMENT

HON. STENY H. HOYER
OF MARYLAND
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. HOYER. Mr. Speaker, I rise to honor John T. Lewis, the Director of Logistics and Support for the Chief Administrative Officer of the U.S. House of Representatives, on his upcoming retirement on June 2, 2017.

Beginning on June 1, 1978, John spent his entire thirty-nine year career with the U.S. House of Representatives and for over twenty years worked as an upholsterer. Starting as a laborer in the Clerk's office, John moved up the ranks to become a master upholsterer. One of his major accomplishments was learning how to upholster the special type of Turkish chairs used by Members of Congress. Many of these historic chairs remain in use by Members to this day.

John was then asked to take on a managerial role, serving as the Supervisor of Workforce Management, which involved developing purchasing spreadsheets and building asset tracking systems. However, after a couple of years in that position, John returned to the trade he loved in serving as the manager of the Textiles Department. In that role, John supervised the day-to-day operations of several shops, including upholstery, cabinet, finishing, drapery, and carpets.

Throughout his career, John oversaw several important projects including the redressing of the Lincoln catafalque, the replacement of the House Floor carpet, the re-upholstery of every seat on the House Floor and in the Gallery, the complete refinishing of the House Floor dais, the construction of the lecterns and stenographers' desk, and the total refurbishment of the Speaker's chair. John led or assisted in twenty Congressional transitions and ten Presidency inaugurations. Among his most significant contributions was nurturing the furnishings team and coaching its members to be some of the most talented craftsmen on Capitol Hill.

In his retirement, I hope John will enjoy time spent with his wife of thirty-seven years, Lisa, and his two daughters, Joanna Emily Caputi and Lauren Elisabeth Lewis, his parents, Bill and Anne Lewis, and other members of his extended family. On behalf of the entire House, I extend my congratulations and thanks to John T. Lewis for his many years of dedication and outstanding contributions to this institution. I wish him many wonderful years ahead.

IN RECOGNITION OF DAVID DICHIERA FOR HIS LIFETIME OF ADVOCACY AND WORK WITH THE ARTS

HON. DEBBIE DINGELL
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mrs. DINGELL. Mr. Speaker, I rise today to recognize David DiChiera for his outstanding legacy. As founder and artistic director of the Michigan Opera Theatre, Mr. DiChiera has built a culture of artistic excellence in Michigan.

After earning a doctorate in musicology from UCLA, Mr. DiChiera joined the faculty of Oakland University in Michigan in 1962, where he was eventually elected chairman of the school's Department of Music. During his time, he also oversaw the Detroit Grand Opera Association's education initiative known as the Overture to Opera. Under the leadership of Mr. DiChiera, Overture to Opera began performing full-length productions in 1970 and was officially reestablished as the Michigan Opera Theatre in 1971. The Michigan Opera Theatre has grown to become an internationally recognized institution that has brought world-class performances to Michigan while inspiring a new generation of artists and musicians. Mr. DiChiera had the vision to push for the restoration of the Detroit Opera House in 1996, and this effort played a critical role in revitalizing downtown Detroit. The Theatre has hosted renowned musicians like Luciano Pavarotti, as well as performances by the American Ballet Theater and other notable groups.

Mr. DiChiera's lifetime of artistic advocacy and passion for theatre has been critical to the growth and development of the arts in southeast Michigan. His love of the arts has taught and inspired generations to appreciate the importance of the arts to a community. He also galvanized so many to experience the opera and engage with the arts for their entire lives. Throughout his career, Mr. DiChiera has received numerous accolades for his work, including the National Endowment for the Arts' Opera Honors award, as well as recognition by the governments of France and Italy. In addition to this outstanding record of achievement, Mr. DiChiera is well known in the Detroit community for his kindness and generosity. He has been a true champion for Michigan, and his energy and dedication to our state and the arts will be missed as he retires from his current position with the Michigan Opera Theatre.

Mr. Speaker, I ask my colleagues to join me in honoring David DiChiera for his lifetime of work with the arts. Mr. DiChiera's work with the Michigan Opera Theatre has inspired generations of performers and helped the city understand the importance of arts in the community.

HONORING GUSTAVO BRAMBILA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of California. Mr. Speaker, I rise today to honor Gustavo Brambila, who owns and operates Gustavo Wine. Passion, skill, and dedication to his craft led Gustavo to the successes he sees today.

Born in Jalisco, Mexico, Gustavo immigrated to the United States with his mother and brothers to join his father in Oakville, California, in 1957. The family moved to Rutherford, California in 1960, where Gustavo’s father José worked in winery maintenance. Surrounded by the culture and devotion of famous winemakers from an early age, Gustavo grew up with a keen interest in winemaking. He attended the University of Oregon on a baseball scholarship, but his heart remained in wine country. He transferred to the University of California Davis, where he was one of the first Latinos to obtain a degree in Fermentation Sciences.

In 1976, Gustavo joined Mike Grgich and Jim Barrett at Chateau Montelena to begin his career. Soon after, he joined Grgich Hills Cellar, where, in his first harvest, he produced the winning Chardonnay in the Great Chardonnay Showdown of 1980. Gustavo continued with Grgich Hills Cellar for 23 years, honing his craft and working to define wine excellence.

Gustavo started his own wine enterprise, Gustavo Wines in 1996. Today he makes Napa Valley wines inspired by old-world winemaking techniques, with a dedication to small vineyards and quality fruit. He believes each wine should take you back "to a memory of each vintage.

Gustavo traveled to Washington, D.C. this week as part of a group of Mexican-American vintners to support the mission of the Smithsonian Institution. They shared their amazing stories of immigration, sacrifice and determination and helped the attendees understand the vital contributions Mexican Americans make to our economy and community.

Mr. Speaker, Gustavo Brambila has built a successful business and is producing extraordi- nary wines. I am proud to have such a dedicated business owner living and working in our community. It is therefore fitting and proper that we honor him here today.

TRIBUTE TO LIEUTENANT PAUL VANCE ON THE OCCASION OF HIS RETIREMENT

HON. ROSA L. DeLAURO
OF CONNECTICUT
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Ms. DeLAURO. Mr. Speaker, it is with respect and admiration that I rise today to join all of those gathered in extending my sincere thanks and appreciation to Lieutenant Paul Vance as he celebrates his retirement after forty-three years of dedicated service to the Connecticut State Police force. His retirement marks the end of a distinguished career in law enforcement and the Connecticut State Police will likely not be the same without him.

Lieutenant Vance entered the Connecticut State Police Training Academy as a member of the 85th Training Troop in July of 1974. Following his graduation later that year, he embarked on a career that earned him a respected reputation amongst colleagues and civilians alike. Serving in a variety of posts, including Troop L in Litchfield and as a Resident State Trooper in Prospect, Lieutenant Vance rose through the ranks and is perhaps best
known for his leadership as a member of the Connecticut State Police force's Public Information Office.

In a position he held for nearly one third of his career, Lieutenant Vance became, for many in Connecticut, the public face of our State Police. As a Public Information Officer, it was his job to help allay the fears of our citi-
ens and order to very difficult circumstances. That composure was put to the ultimate test as he guided a grieving state and stunned nation through the aftermath of tragedy at the Sandy Hook Elementary School in December of 2012.

I hold a deep respect for the men and women who dedicate their professional careers to law enforcement—facing situations and circumstances that few of us can even imagine. Lieutenant Vance is a reflection of the very best of our law enforcement community. Over the course of his career, his com-
mitment and leadership has made all the dif-
ference and we owe him a debt of gratitude that can never fully be paid. Lieutenant—
though it does not seem enough, thank you for all your good work on our behalf. You leave a legacy of service that will most cer-
tainly serve as an inspiration to others for years to come.

Lieutenant Paul Vance has led a remarkable career, leaving an indelible mark on the Con-
necticut State Police as well as the State of Connecticut. Today, it is my great privilege to stand and join his wife, Meg, their three children and six grandchildren, as well as fam-
ily, friends, and colleagues in wishing him the very best for many more years of health and happiness in this next chapter of his life.

RECOGNIZING E COMPANY, 141ST INFANTRY REGIMENT

HON. BETO O’ROURKE
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. O’ROURKE. Mr. Speaker, I am honored to rise today to recognize E Company, 141st Infantry Regiment, which served with valor and distinction during World War II.

In 1940, E Company, along with the entire 141st Infantry Regiment was federalized and assigned to the 36th Infantry Division. E Company was distinct in its heritage and was com-
posed almost entirely of Mexican-American soldiers. A vast majority of E Company’s sol-
diers hailed from El Paso.

The 141st Infantry Regiment shipped off to North Africa in April 1943. The regiment was one of the units in the amphibious invasion of Italy at Salerno, and they suffered heavy cas-
ualties. As the 141st fought its way through Italy, the regiment, as well as E Company, fought with distinction. The 141st reinforced units at Anzio, helped tip the scales to rout the Germans, and entered Rome in June 1944.

This culminated 137 days of combat during which the 141st Infantry Regiment suffered over 3,000 casualties. The Germans called the 141st “wild men from Texas, skilled in fieldcraft and fighting.”

The regiment then participated in a third amphibious landing, its second combat assault against a fortified beachhead, and entered Southern France. The 141st continued to fight through Central Europe. E Company partici-
pated with the regiment in all its major cam-
paigns and battles. The unit deactivated in De-
ember 1945 after the war. The regiment had suffered 1,126 killed, more than 5,000 wound-
ed, and over 500 missing in action. Its soldiers were awarded an astonishing three Medals of Honor, 31 Distinguished Service Crosses, 492 Silver Stars, and 855 Bronze Stars.

The valor and bravery of the soldiers of E Company, 141st Infantry Regiment must not be forgotten. As America prepares to reflect on the sacrifices made by our service mem-
ers this Memorial Day, I ask that we take a moment to remember the soldiers of E Com-
pany. They represented the best of El Paso, Texas, and the nation as our brave service members valiantly fought the forces of tyr-
anny. I am honored to represent the men and women of El Paso who carry on the legacy of E Company as they continue to stand against injustice and pursue the American dream.

TRIBUTE TO MARTHA AND JACK BLACKFORD

HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Martha and Jack Blackford of Des Moines, Iowa, on the very special occasion of their 60th wed-
ing anniversary. They celebrated their anni-
versary on April 16th, 2017.

Martha and Jack’s lifelong commitment to each other and their family truly embodies Iowa values. As they reflect on their 60th anni-
versary, may their commitment grow even stronger, as they continue to love, cherish, and honor one another for many years to come.

Mr. Speaker, I commend this great couple on their 60th year together and I wish them many more. I ask that my colleagues in the United States House of Representatives join me in congratulating them on this momentous occasion and in wishing them nothing but the best in the years to come.

SAN BERNARDINO COUNTY SHERIFF’S DEPUTY JEFFERY DEAN ASSISTS ROBBERY VICTIM

HON. PAUL COOK
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. COOK. Mr. Speaker, I rise today to rec-
ognize the outstanding public service of San Bernardino County Sheriff’s Deputy Jeffery Dean, who is assigned to the department’s Victorville City Station. For the past three years, Deputy Dean has served as a patrol deputy, traffic division deputy, and is also a certified Major Accident Investigation Team (MAIT) deputy.

On May 14, 2017, Deputy Dean was on pa-
trol in Victorville, California when he made contact with a young man from the State of Washington who was working in the area as a magazine and TV(Blueprint) vendor. Deputy Dean noticed injuries to the man’s face and was told that they were the result of a robbery in which the victim’s wallet and cell phone were stolen.

Realizing the man’s dire situation, Deputy Dean took it upon himself to pay for the man to stay in a hotel room, and he purchased a bus ticket so the victim could return to his family in Washington.

Every day, men and women in the law en-
forcement profession work tirelessly to make a difference in our communities. Sometimes, their work goes unnoticed in the media and press. I would like to take a moment to highlight the great work of Deputy Dean and the entire San Bernardino County Sheriff’s De-
partment for their commitment to public serv-
vice.

HONORING CONSTANCE BLAND

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of Mississippi. Mr. Speak-
er, I rise today to honor Constance Bland, who is an Educator, a Leader and Public Servant.

Constance G. Bland, Ph.D. was appointed Vice President for Academic Affairs (VPAA) at Mississippi Valley State University (MVSU) in the spring of 2014. As VPAA, she is responsi-
ble for leadership of all academic programs, budgeting and resource allo-
cation; supervision of staff development pro-
grams, federal grant program administration; monitoring of personnel actions and trans-
actions, and participation in academic per-
sonnel policy development and negotiation. She is also responsible for relationships with the wider educational and occupational com-
munity, particularly the public schools, as well as additional responsibilities as assigned by the President.

Before becoming VPAA, Dr. Bland was Pro-
fessor and Chair of the Department of Mathe-
matics, Computer and Information Sciences. She developed computer science educational curriculum related to database management systems, software engineering and introduc-
tion to computer science. In an effort to impact retention of computer science majors, she was involved in a project to determine the impact of introducing the concepts of object oriented programming for first year computer science students using a visual animation tool known as Alice.

Dr. Bland also acquired significant external funding for the department from sources in-
cluding the National Science Foundation (NSF), the National Aeronautics and Space Administration (NASA), Eisenhower (state of Mississippi), SUN Microsystems and mini-
grants from Jackson State University. Her last external funds secured for the department in-
cluded an S-STEM scholarship grant and an HBCU-UP implementation grant. A major focus of the scholarship grants secured by Dr. Bland involved initiatives to increase the num-
ber of computer science and mathematics ma-
jors at MVSU. Funds secured were used to in-
stute tutorial services, provide student devel-
oment activities and support debt reduction though scholarships to decrease external em-
ployment of students seeking degrees. The goal of the latest HBCU-UP grant is to encour-
age STEM graduates to pursue graduate edu-
cation.

Dr. Bland has devoted 23 years of service to MVSU, and has demonstrated her passion
Mr. ZELDIN. Mr. Speaker, I rise today alongside my colleague Mr. S. UOZZI to recognize the dedication of Route 25A on Long Island and the service of the Culper Spy Ring in the American Revolution.

The Long Island Culper Spy Ring was a band of dedicated and brave patriots who served valiantly at a time when getting caught as a spy could mean certain death by hanging or rotting to death on a British prison ship. The Culper Spy Ring’s strategic location on Long Island’s North Shore, situated between patriot New England and British occupied New York City, had a tremendous impact on the outcome of the struggle for independence. The ring was of great military importance and contributed to many of the decisive victories of the Continental Army, including those at Trenton, Saratoga, and Yorktown.

Dr. Bland holds an Associate’s degree in Mathematics from Coahoma Junior College, a Bachelor of Arts in mathematics, Bachelor of Science in computer science, Master of Science degree in computer science and a Doctoral degree in computer engineering from the University of Mississippi.

Mr. Speaker, I ask my colleagues to join me in recognizing Constance Bland, an Educator, a leader and Public Servant for her dedication to serving others and giving back to the African American community.

Mr. Speaker, it is "Time to Build." We need to invest in bread-and-butter projects, highways and transit that Americans depend on every day.

Mr. Speaker, I rise today alongside my colleague Mr. SUOZZI to recognize the dedication of Route 25A on Long Island and the service of the Washington Spy Trail and to pay special tribute to the brave men and women of the Culper Spy Ring, considered the first organized espionage ring in the United States. We thank these dedicated patriots for their loyalty and bravery. During the American Revolution, Long Island’s North Country Road (now State Route 25A) was the road traveled by George Washington in 1790 to thank patriots for helping him win the American Revolution. It is also the road that Culper Spy Austin Roe traveled to cross enemy lines to pick up and deliver secret messages to other brave men and women serving in the Continental Army’s military intelligence and espionage units in New York City.

This is the road traveled by Culper Spy Austin Roe to deliver secret messages to Other brave men and women serving in the Continental Army’s military intelligence and espionage units in New York City.

Abraham Woodhull: (Code Name: Samuel Culper Sr.) He was the intermediary between Abraham Woodhull’s farm in Setauket and Major Tallmadge’s headquarters in Connecticut. Brewster was a seafarer from Setauket and used his whaleboats to cross the Long Island Sound to Connecticut. He was also responsible for capturing the British supply ships that were carrying messages.

Anna Smith Strong: Setauket native Anna Smith Strong was a resident of Oyster Bay, NY, and her names recorded in history. For the names that we do know, I ask my colleagues to honor their bravery and service, and I include their names in the RECORD.

Mr. Speaker, Robert Townsend: The Chief informant of the Culper Spy Ring and Benjamin Tallmadge’s right hand man. He posed as a Tory merchant and befriended many British soldiers in New York City to gather intelligence. Because of his society connections, he was widely known in British circles. He was a resident of Oyster Bay, NY.

Austin Roe: He served as the messenger for Robert Townsend. He owned a store and tavern in Setauket and rode fifty-five miles back and forth to New York City several times per week through British held areas to deliver and pick up coded messages written in invisible ink.

Mr. Speaker, Robert Townsend was a Tory merchant and befriended many British soldiers in New York City to gather intelligence. Because of his society connections, he was widely known in British circles. He was a resident of Oyster Bay, NY.

Mr. Speaker, I rise to honor the 150th birthday of one of the most beautiful and vibrant cities in my Congressional District: Redwood City.

Long before Redwood City was incorporated, the area was inhabited by the Ohlone who lived by hunting, fishing and gathering. The Ohlone had a rich culture and thrived on the Ohlone who lived by hunting, fishing and gathering. The Ohlone had a rich culture and thrived on the 150th birthday of one of the most beautiful and vibrant cities in my Congressional District: Redwood City.

Ms. SPEIER. Mr. Speaker, I rise to honor the 150th birthday of one of the most beautiful and vibrant cities in my Congressional District: Redwood City.

The Ohlone had a rich culture and thrived on the Ohlone who lived by hunting, fishing and gathering. The Ohlone had a rich culture and thrived on the 150th birthday of one of the most beautiful and vibrant cities in my Congressional District: Redwood City.

Spanish and Mexican explorers and settlers came later, and with them came rapid and substantial change. After the Mexican-American War, Spanish and Mexican land grants were challenged. Such was the case for Dona Arguello, who hired Simon Mezes to defend her land title. His payment was the land that now includes most of downtown Redwood City. Rather than fighting the squatters, he laid out the town and sold lots to them, naming his town Mezesville.

Access to San Francisco Bay made Redwood City an ideal location for a port. The port and the railway revolutionized shipping and travel in the 1800s. Industries continued to develop from oyster farming and canning to mussel and shell production, nurseries and small manufacturing plants.

Redwood City was incorporated in 1867 with the purpose of raising funds to pave
downtown streets. The city has always been home to a diverse population. Joining the large Latino population, German immigrants started breweries and a tannery, the Chinese helped build the railroads and were engaged in shrimp fishing, and the Japanese brought the floral industry. In 1926, the Chamber of Commerce proclaimed Redwood City the “Chrysanthemum Capital of the World.” The floral industry thrived until one of the chapters of U.S. history, the internment of Japanese Americans during WWII.

Redwood City experienced several population booms. The 1906 San Francisco earthquake displaced thousands who built new neighborhoods on the Peninsula. By 1920, many Redwood City residents were commuting to jobs outside the city. In the 1930s the population doubled. By 1937, a municipal marina and an international airport with a widened channel were ready to ship cargo.

The largest population increase took place after World War II when Redwood City grew from 12,400 in 1940 to 46,300 in 1960. Today, there are 82,000 residents.

No one can mention Redwood City without celebrating its schools and the families that thrive through the district’s services. Two great public high schools and multiple public elementary and middle schools, as well as several charter schools, offer the American dream of a quality, free public education to all. The city also incorporates several quality private schools.

Redwood City has amazing parks and is dotted with redwood trees. Beautiful hillsides in a nearby county park are covered with a plethora of wildflowers and are home to majestic mountain lions. The city itself is home to the San Mateo County History Museum. The city is also the county seat of San Mateo where I started my political career and have watched history unfold. Courthouse Square anchors a revitalized city core that includes a wonderful theater, restaurants and bakeries.

Redwood City is family-focused and young, with nearly 25 percent of its residents being under age 18. It offers cultural and recreational events in Courthouse Square throughout the year, nestled in part by the city’s wonderful weather. In fact, the beautiful weather is famously memorialized by the city’s motto “Climate Best by Government Test.” There are celebrations of multiple national backgrounds, religions and cultures that are welcomed by city residents. Foreign-born residents are 32 percent of all residents. The people of Redwood City are proud that their city is a miniature United Nations, speaking to America through dozens of languages heard daily on its streets.

In the heart of Silicon Valley, the city is home to such global brands as Oracle, Box.com and Google. One of today’s newer and smaller companies creates 3D printers that will save our armed forces tens of millions of dollars and strengthen our national defense, that will save our armed forces tens of millions of dollars and strengthen our national defense, that will save our armed forces tens of millions of dollars and strengthen our national defense, that will save our armed forces tens of millions of dollars and strengthen our national defense.

The Honoring Hometown Heroes Act was passed by Congress. H.R. 1892, the Honoring Hometown Heroes Act, will be considered by the Senate this week. The Honoring Hometown Heroes Act, or H.R. 1892, will help give honor to those who have passed away while serving their communities. First responders are some of the most important people in the country. They put out the fires that threaten our homes. They keep our streets safe to live on. They bring people who are suffering from a medical issue to the hospital to provide them with the care that they need. They investigate the crimes that have been committed and bring the perpetrators to justice. These brave men and women are often volunteers, who merely want to help their communities.

These jobs are often dangerous. They involve fires, carbon monoxide, violence, and other hostile acts. Unfortunately, due to the dangerous nature of this work, not all of these men and women survive. They are killed serving their communities, making them better places to live. These men and women have given the ultimate sacrifice to their towns and cities. They deserve as much honor and respect that can be bestowed upon them and their families.

I have the utmost respect and admiration for these men and women and believe that this bill gives proper public respect to fallen first responders. Governors will now be able to declare the flag to be lowered to half-mast. This gives governors the ability to immediately honor the fallen first responders. These men and women deserve as much.

I believe that Congressman Larson’s bill is a necessity for the United States. It is regrettable that such legislation has not been passed before this time. I put my full support behind this effort to honor those who have fallen in the service of others. This bill is an example of true patriotism that all members of this chamber, Republicans, Democrats, and Independents, can get behind for the benefit of the fallen first responders, their families, and the American people. I therefore urge passage of H.R. 1892.

PERSONAL EXPLANATION

HON. LUIS V. GUTIÉRREZ
OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. GUTIÉRREZ. Mr. Speaker, I was unavoidably absent in the House chamber for roll call votes 263, 264, 265, and 266 on Thursday, May 18, 2017. I would like the record to show that, had I been present, I would have voted “Nay” on roll call votes 263, 264, and 265; I would have voted “Yea” on roll call vote 266.

RECOGNIZING THE LIFE OF FALLEN SOLDIER MARINE CORPORAL (CPL) WILLIAM JUSTIN LEE COOPER

HON. TRENT KELLY
OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of fallen soldier Marine Corporal William Justin Lee Cooper who paid the ultimate sacrifice while defending our nation on May 19, 2008, during Operation Enduring Freedom. CPL Cooper was killed in combat near Garmsir, Afghanistan.

CPL Cooper was assigned to the 1st Battalion, 6th Marine Regiment, 24th Marine Expeditionary Unit, 2nd Marine Division, II Marine Expeditionary Force, Camp Lejuene, North Carolina. According to 40 Days of Honor, CPL Cooper’s skill as a marksman earned him a position on a sniper team. It was in fulfillment of his duties as a sniper that he was killed. During his military service, CPL Cooper was awarded the Good Conduct Medal, Combat Action Ribbon,Iraq Campaign Medal, National Defense Service Medal, Global War on Terrorism Medal and two Sea Service Deployment Ribbons.

After graduating from Europa High School in 2004, CPL Cooper briefly attended Holmes Community College. It was Christmas Eve of 2004 when CPL Cooper told his father he was joining the Marine Corps. His father told the Associated Press, “I remember telling him that he needed to have a lot of thought before doing this. He felt his country needed him at the time more than he needed school.” He also said of his son, “He had more friends than anyone I know. He was daddy’s hero; now he’s everyone’s hero.”

CPL Cooper’s friend, Heather Burchfield, told the Associated Press, “Coo was that fun-loving, crazy guy everyone liked. He’s the one you always wanted on your side because he is always going to take up for you. Even in high school, he had a soldier’s heart. He was a very loyal friend.”

CPL Cooper is survived by his parents, Alan Cooper and Debra Cooper.

The sacrifice of this brave soldier will always be remembered.

IN CELEBRATION OF 100 YEARS OF CHEERWINE

HON. RICHARD HUDSON
OF NORTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Friday, May 19, 2017

Mr. HUDSON. Mr. Speaker, I rise today to honor North Carolina’s favorite soft drink, Cheerwine, which is celebrating their 100th anniversary on May 20, 2017.

Handcrafted in Salisbury, North Carolina, Cheerwine was created by L.D. Peeler, who wanted to create a soft drink of his own during sugar rationing amid World War I. L.D. Peeler purchased cherry flavoring from a traveling saleswoman in Cullowhee and created a new beverage.

Mr. Speaker, it’s a privilege to join my colleagues in celebrating the anniversary of Cheerwine today.

Mr. Speaker, I ask the House to observe a moment of silence in honor of the firefighters who lost their lives in the line of duty.

Mr. Speaker, I ask the members of the House to observe a moment of silence in honor of the firefighters who lost their lives in the line of duty.

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salesman and experimented with the flavor until he created the one-of-a-kind soft drink. The end result is the delicious soft drink we know as Cheerwine.

Over the years, Cheerwine’s unique flavor has stood the test of time—through the Great Depression, two World Wars and many other trials in our nation’s history—Cheerwine has remained an independent family owned and operated business in North Carolina. Cheerwine was presented the “Pillar of the Community” award at the Family Business Awards for their excellence, innovation, ethics, philanthropy and contribution to the region and Cheerwine continues to invest in those communities that fostered its growth today. Presidential Dwight Eisenhower, George H.W. Bush, and Barack Obama all enjoyed Cheerwine during their trips to North Carolina and there is no doubt in my mind many more presidents will too.

L.D. Peeler and Cheerwine are deserving of their success and I wish them continued success as they continue to be a great source of pride for Rowan County and all of North Carolina.

Mr. Speaker, please join me today to congratulate Cheerwine on a century of success and to recognize the tremendous contributions they’ve made to the State of North Carolina.

HONORING VERKILYA ELESHIA HOGAN

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable person, an unsung hero, Ms. Verkilya Eleshia Hogan. Ms. Verkilya Eleshia Hogan was born on July 25, 1999 to her proud parents Vernon and Sheronda Jackson. She is an intelligent, obedient, and outgoing young lady. She is also very passionate and dedicated to every task that she takes on.

Ms. Hogan very actively participates in many organizations and programs. She has been a cheerleader since the fifth-grade and currently serves as Captain of the Holmes County Central High Varsity Cheer-Squad. She has remarkable leadership skills and continues to be a positive influence to those around her.

At an early age Ms. Hogan proudly experienced an amazing miracle of God which encouraged her to serve Him more daily. On May 18, 2016, she was involved in a detrimental UTV accident. A portion of her left forearm had to be amputated on May 24, 2016. As a teenager, this was disheartening because she didn’t know how her future would be with her condition, but she knew God had already worked things out in her favor. She never lost faith through her circumstances, because she appreciated the simple fact that she could see and breathe each day. The Bible says, “From the fullness of his grace we have all received one blessing after another” John 1:16. This scripture, she believes, gives her good reason to give all glory and praises to God.

She will finish her senior year in high school with honors and attend the University of Southern Mississippi, majoring in Kinesiology and pursuing a career as a Physical Therapist. She is determined to go above and beyond to reach her goals and continue to walk in a positive direction.

Mr. Speaker, I ask my colleagues to join me in recognizing Ms. Verkilya Eleshia Hogan, an unsung hero, for her dedication to the community.

TRIBUTE TO JAY HOWE

HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Friday, May 19, 2017

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Jay Howe for his many years of service to the American Legion and to his country. Jay was recently honored for being a 50-year member with the American Legion.

The American Legion was chartered and incorporated by Congress in 1919 as a patriotic veterans organization devoted to mutual helpfulness. The organization is committed to mentoring youth and sponsorship of wholesome programs in communities, advocating patriotism and honor and continued devotion to their fellow service members and veterans.

Mr. Speaker, I commend Jay for his service to our country’s veterans and his dedication to his community. It is an honor to represent him in the United States Congress. I ask that my colleagues in the House of Representatives join me in commending Jay for his service and in wishing him nothing but continued success.
**Daily Digest**

**Senate**

**Chamber Action**
The Senate was not in session and stands adjourned until 3 p.m., on Monday, May 22, 2017.

**Committee Meetings**
No committee meetings were held.

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**House of Representatives**

**Chamber Action**

Public Bills and Resolutions Introduced: 34 public bills, H.R. 2548–2580; and 5 resolutions, H. Con. Res. 58; and H. Res. 344–347, were introduced.

Additional Cosponsors:

Reports Filed: Reports were filed today as follows:
- H.R. 1725, to amend title 38, United States Code, to improve the treatment of medical evidence provided by non-Department of Veterans Affairs medical professionals in support of claims for disability compensation under the laws administered by the Secretary of Veterans Affairs, and for other purposes, with amendments (H. Rept. 115–133);
- H.R. 1329, to increase, effective as of December 1, 2017, the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for the survivors of certain disabled veterans, to amend title 38, United States Code, to improve the United States Court of Appeals for Veterans Claims, to improve the processing of claims by the Secretary of Veterans Affairs, and for other purposes, with amendments (H. Rept. 115–133);
- H.R. 2288, to amend title 38, United States Code, to reform the rights and processes relating to appeals of decisions regarding claims for benefits under the laws administered by the Secretary of Veterans Affairs, and for other purposes (H. Rept. 115–135).

Journal: The House agreed to the Speaker’s approval of the Journal by voice vote.

Unanimous Consent Agreement: Agreed by unanimous consent that the question of adopting the amendment to H.R. 1039 may be subject to postponement as though under clause 8 of rule 20.

Recess: The House recessed at 9:58 a.m. and reconvened at 11:16 a.m.

Probation Officer Protection Act of 2017: The House passed H.R. 1039, to amend section 3606 of title 18, United States Code, to grant probation officers authority to arrest hostile third parties who obstruct or impede a probation officer in the performance of official duties, by a yea-and-nay vote of 229 yeas to 177 nays, Roll No. 268.

Rejected:
- Jackson Lee amendment (No. 1 printed in H. Rept. 115–127) that sought to request a comprehensive study on the new authority of probation officers and sunsets that authority 30 months later after enactment (by a recorded vote of 178 ayes to 229 noes, Roll No. 267).
- H. Res. 324, the rule providing for consideration of the bill (H.R. 1039) was agreed to yesterday, May 18th.

United States Semiquincentennial Commission—Appointment: Read a letter from Representative Pelosi, Minority Leader, in which she appointed the following Members to the United States Semiquincentennial Commission: Representatives Brady (PA) and Crowley; and from private life: Mr. Richard Trumka of Rockville, Maryland.

John C. Stennis Center for Public Service Training and Development—Reappointment: Read a
letter from Representative Pelosi, Minority Leader, in which she reappointed the following Member to the Board of Trustees for the John C. Stennis Center for Public Service Training and Development for a term of six years: Representative Sewell (AL).

Meeting Hour: Agreed by unanimous consent that when the House adjourns today, it adjourn to meet at 2 p.m. on Monday, May 22nd and that the order of the House of January 3, 2017, regarding morning-hour debate not apply on that day.

Meeting Hour: Agreed by unanimous consent that when the House adjourns today, it adjourn to meet at 12 noon on Monday, May 22nd for Morning Hour debate.

Board of Visitors to the United States Military Academy—Appointment: The Chair announced the Speaker’s appointment of the following Member on the part of the House to the Board of Visitors to the United States Military Academy: Representative Thomas J. Rooney (FL).

Quorum Calls—Votes: One yea-and-nay vote and one recorded vote developed during the proceedings of today and appear on pages H4373 and H4374. There were no quorum calls.

Adjournment: The House met at 9 a.m. and adjourned at 1:56 p.m.

Committee Meetings

Committee on Armed Services: Subcommittee on Strategic Forces held a hearing entitled “Fiscal Year 2018 Priorities and Posture of the National Security Space Enterprise”. Testimony was heard from General John W. Raymond, Commander, Air Force Space Command; Lieutenant General David Buck, Commander, Joint Functional Component Command—Space, U.S. Strategic Command; Betty Sapp, Director, National Reconnaissance Office; Robert Cardillo, National Geospatial-Intelligence Agency; John Hill, Performing the Duties of Deputy Assistant Secretary of Defense for Space Policy, Office of the Secretary of Defense for Policy.

Committee on Energy and Commerce: Subcommittee on Environment held a hearing entitled “Drinking Water System Improvement Act and Related Issues of Funding, Management, and Compliance Assistance under the Safe Drinking Water Act”. Testimony was heard from public witnesses.

Committee on Ways and Means: Subcommittee on Oversight held a hearing entitled “IRS Reform: Lessons Learned from the National Taxpayer Advocate”. Testimony was heard from Nina Olson, National Taxpayer Advocate.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR MONDAY, MAY 22, 2017

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

Committee on Rules, Full Committee, hearing on H.R. 955, the “Reducing Regulatory Burdens Act of 2017”, 5 p.m., H–313 Capitol.
Next Meeting of the SENATE
3 p.m., Monday, May 22

Senate Chamber

Program for Monday: Senate will resume consideration of the nomination of Terry Branstad, of Iowa, to be Ambassador to the People’s Republic of China, post-cloture, and vote on confirmation of the nomination at 5:30 p.m.

Next Meeting of the HOUSE OF REPRESENTATIVES
12 noon, Monday, May 22

House Chamber

Program for Monday: To be announced.

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