



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 115th CONGRESS, SECOND SESSION

Vol. 164

WASHINGTON, THURSDAY, NOVEMBER 29, 2018

No. 188

House of Representatives

The House met at 10 a.m. and was called to order by the Speaker pro tempore (Mr. POLIQUIN).

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,
November 29, 2018.

I hereby appoint the Honorable BRUCE POLIQUIN to act as Speaker pro tempore on this day.

PAUL D. RYAN,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 8, 2018, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties. All time shall be equally allocated between the parties, and in no event shall debate continue beyond 11:50 a.m. Each Member, other than the majority and minority leaders and the minority whip, shall be limited to 5 minutes.

MY WORK FOR AMERICA IS NOT DONE

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

Mr. GUTIÉRREZ. Mr. Speaker, when I was born, separate but equal was the law of the land. Even in a northern city like Chicago, a young Puerto Rican kid knew where he could and could not go, which beaches and pools were open to him, and which were off-limits.

Segregation and discrimination by race, gender, religion, and sexual orientation were deeply embedded in the

customs and culture of our society, and upheld by the State and Federal Government.

So as I prepare to leave office after 26 years representing the people of the Fourth District of Illinois, I think it is important to reflect on how far we have come and how far we still have to go before this country lives up to its lofty ideals enshrined in our most sacred documents and origin mythology.

That a Puerto Rican born in Chicago in 1953, 65 years ago, the son of Spanish-speaking immigrants with little education who were driven by poverty from the mountains of Puerto Rico, would be able to speak into this microphone at all is perhaps a ringing endorsement for what this Nation stands for.

But let us be clear: People sacrificed and died so that I could speak here today. People I never met, like Medgar Evers, Emmett Till, and countless others, died in the struggle against discrimination and American apartheid, and opened the path for me to be here today.

The Voting Rights Act and other civil rights legislation passed in my lifetime on this floor were soaked in the blood of martyrs, old and young, who kept moving forward until everyone had the right to vote and every vote was counted.

Even as the President and his party challenge the principles of the Voting Rights Act today, I have always tried to honor those who have given their lives to make America freer and stronger.

To be blunt, were it not for the sacrifice of Black Americans, Black people in this country and their allies, who literally had their homes and churches bombed fighting to make this country live up to its own creed, I would not be here speaking to you today. That has always and will always guide me.

When the Fourth District was created to give Latinos an opportunity in

Chicago to have a voice in Congress, I was the first to win that seat. While the majority of my constituents then in 1992 were 65 percent Latino, on election day, the majority of voters were White.

In 26 years and 13 elections, that has changed. Today, voters on election day in the majority Latino Fourth District, which I represent, are, in fact, Latino.

Early on, I realized the constituent services in my district were not restricted to veterans' benefits and Social Security, although we work hard on those issues. In my district, helping people navigate the complex and expensive process of citizenship was a top need and became a top priority for my office.

We helped more than 55,000 people—let me underscore that, 55,000 immigrants—become citizens, sponsoring workshops, helping people resolve issues, and setting a standard that I feel is unmatched by any congressional office.

Just last month, I spoke with a woman who told me a remarkable story. Her daughter had assembled all of her documents and was prepared to apply for citizenship, and then she left the file on a Chicago subway system train. A few days later, this woman told me, a knock came at her door. Someone had found her daughter's folder, and they didn't give it to the CTA's lost and found, but, rather, they made sure it got to my office on Fullerton Avenue in Chicago.

My office and staff were so associated with citizenship and helping the immigrant communities that this Good Samaritan felt there was only one logical place to return the documents. Indeed, we worked with her daughter to make sure all of her documents and fees were filed. Today, she is a citizen of the United States of America.

When I walk through my district and talk with moms and dads, they tell me how my office touched their lives.

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



Printed on recycled paper.

H9693

Whether it was for citizenship or fighting someone's wrongful deportation, my office has done more than just help constituents. We have literally helped them preserve their families.

It is the legacy of helping families and individuals, and making this country a more welcoming place for people, people a lot like my parents from rural Puerto Rico, that is what I carry with me as I leave.

My work for America, her immigrants, and the character of our great Nation is not done. It is simply switching to private life. We who believe in freedom cannot rest. But to all of my colleagues, past and present, thank you for walking with me on this journey these many years.

INCREASING COAST GUARD ASSETS IN THE POLAR REGIONS

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

Mr. ABRAHAM. Mr. Speaker, I rise today to recognize the urgent need for increased U.S. Coast Guard assets in the polar regions of the globe.

America has been a world leader and a dominant force in the Arctic and Antarctic regions for over a century. While both of these areas are currently models of internationally shared territory, the geopolitical relevance of the polar regions is rising, and with it comes a larger and stronger presence of countries such as Russia and China.

Russia and China have both declared plans to grow and strengthen their presence in the polar region. China recently announced its status as a near-Arctic nation and continues to rapidly grow its ice-breaking fleet. Over the last 3 years, Russia has constructed six new bases in Russian Arctic territory.

These are concerning and clear signs that Russia and China have intentions to change the nature of their presence in the polar regions.

In order to compete with these countries, we must protect our sovereignty in the Arctic and our national interests in the Antarctic. It is time for Congress to reinvest in Coast Guard assets in this area.

The Coast Guard's sole heavy icebreaker, the Coast Guard cutter Polar Star, is 40 years old, and the task of accessing the polar region becomes more difficult for this ship every ice season.

Immediate investments in new heavy icebreaker ships, the Polar Security Cutter fleet, is critical to ensuring a long-term presence for the U.S. in these polar areas.

The U.S. Coast Guard has created a 6-3-1 approach to rebuilding its polar region fleets. With this 6-3-1 position, the Coast Guard will build a fleet of six polar icebreakers, including three Polar Security cutters similar to the Polar Star, and the U.S. Coast Guard's first Polar Security cutter.

These new heavy icebreakers provide continued access to the polar region

and, ultimately, will prevent the U.S. from ceding any ground to our political adversaries.

I appreciate the hard work done by the folks at the Coast Guard, not only in the polar regions, but across the world. Their efforts play a role in ensuring our national security, and it is vital that we continue to provide the Coast Guard with the funding they need in order to do their jobs.

This investment will arm the Coast Guard with the tools, equipment, and personnel it needs to complete its missions on the polar front.

Mr. Speaker, I urge my colleagues in Congress to join me in supporting the requested \$750 million in funding.

ELIMINATE BIGOTRY AND HATE

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

Mr. AL GREEN of Texas. Mr. Speaker, once again, I rise, proud to be an American, proud to have the opportunity to speak for people who cannot speak for themselves in this place.

Mr. Speaker, I rise today to mention the midterm elections of 2018, said by many who count and who are supposed to know to be one of the highest turnouts ever, exceeding 100 million voters, said to be approximately 48 to 50 percent of those who are eligible to vote, depending on how you count and who is counting.

In Texas, it is said that, on November 1, the number of Texans voting early exceeded the entire turnout for 2014. The numbers indicate that 3.3 million or more 18-to-29-year-olds voted early, a 188 percent increase over 2014. It was a record turnout.

Why was there a record turnout? is the question that we have to grapple with. Yes, people turned out because they wanted better healthcare. They turned out because they want better jobs. They turned out because they want better schools, better education. They want better housing.

But they also turned out because they were opposed to bigotry and hate. Nobody can give you the empirical evidence to support entirely the number that turned out because they were antithetical to bigotry and hate. But we know by anecdotal evidence that many people turned out, in addition to the other things, because they want to see bigotry and hate not managed, but they want to see it eliminated in the greatest and richest country in the world.

Many people turned out with the expectation that we would do something about all of the things that I have named, including bigotry and hate. Many people turned out because they want bigotry and hate to become more than talking points. They want bigotry and hate in this country to become action items.

They want to see us visibly do something about the bigotry and hate that has found a means by which it can multiply, it can grow, in this country.

We have seen evidence of it in elections, a Senator who says: I'd go to a public hanging.

We have seen evidence of it in our places of worship, people killed in a synagogue.

We have seen evidence of it in the streets with words and behavior that are unacceptable. "Jews will not replace us," they said in Charlottesville.

We have to do something about bigotry and hate, and it has to be more than simply talk. Talking points are good; action items are better. It is time for the Congress of the United States of America to stand up for the many people who suffer from bigotry and hate in this country.

THE SPEECH POLICE

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

Mr. POE of Texas. Mr. Speaker, the First Amendment is first for a reason. It is the most important right we have as Americans and at the very core of who we are.

Without the First Amendment, freedom of religion, free speech, freedom of the press, freedom in assembly, the rest of the Amendments are meaningless.

The purpose of the First Amendment is to permit free and open discussion about the important issues of the day. It protects the right to speak freely about the two most controversial subjects of the day: religion and politics. This is exactly what was forbidden under King George, and it is exactly why our Founding Fathers chose to make it first among the original 10 in the Bill of Rights.

□ 1015

But, somehow, the speech police have decided to replace free speech with their self-determined fair speech. If it is not fair to them, then it must be banned.

What does fair mean?

Fair means different things to different folks. In some places in our country like Texas, fair is where you take the chickens or prized pig to sell it or eat anything you want to on a stick when it is deep fried.

Fair means different things to different folks. But the word "fair" is not in the Constitution. The Constitution protects free speech, not fair speech. It says Congress shall make no law . . . abridging the freedom of speech, and the Constitution applies to the elitist speech control police whether they think that is fair or not and whether they like it or not.

Our Founding Fathers established individual rights to protect our liberties, not our feelings. We have become so caught up in the politically correct restriction that everyone has the right not to be offended that we are, in fact, losing the right of free speech.

Where does the Constitution say you have the right not to be offended?

The right of free speech belongs to the speaker and cannot be regulated by the listener because it may be offensive and certainly cannot be regulated by government because it is not fair—fair in the eyes of government.

But our most important freedom is being replaced by fear: the fear to speak openly. Some wish to prohibit the voice and speech of others they disagree with or if the opposing view may be offensive. So the controlists want speech regulated or, to put it bluntly, it must be politically correct.

It is interesting that the one place where diversity of thought, ideas, and speech should be promoted is at our universities. But universities are prohibiting free speech in the name of protecting the students, while at the same time professors say anything they want to say about all issues—the doctrine of free speech for me but not for thee.

To make matters worse, the controlists want government to regulate speech. That is a Stalinist concept. Stalin used government to silence all opposing views, views that offended the government and the elitists. It is not just those in the public eye. Everyone feels they must weigh every thought and decision against who and how it could possibly be offensive to someone, somewhere, somehow. It is ridiculous, and it is a threat to our freedom and our prosperity.

We cannot live in fear of speech. We cannot live in fear to speak.

The Founding Fathers intended free speech to include criticism of the government and to advocate unpopular ideas, including controversial ideas. Freedom of speech allows individuals to express themselves without interference of the government and truly debate all issues. But we must not allow that to be lost to this out-of-control, politically correct crowd that only wants to allow speech that agrees with their agenda and, literally, destroys anyone who disagrees.

Law professor Alan Dershowitz said: “Freedom of speech means freedom for those who you despise, and freedom to express the most despicable views. It also means that the government cannot pick and choose which expressions to authorize and which to prevent.”

Voltaire, who lived at the time of our Revolution, said: “I disapprove of what you say, but I will defend to the death your right to say it.”

Lively disagreements are the foundation of a free republic.

George Washington said it very well when he said: “If freedom of speech is taken away, then dumb and silent we may be led, like sheep to the slaughter.”

America must always remain a free and open space where the marketplace of ideas—even those we detest or disagree with—are freely expressed. It seems our very founding document is at risk of fading into the abyss of history.

The irony of it all is that free speech is becoming anything but free, and

that ought not to be. We should all speak out against the controlling speech police.

And that is just the way it is.

TOXIC CAPITALISM

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

Mr. KENNEDY. Mr. Speaker, on Monday, GM went to bed with a record \$3.2 billion in profits last quarter alone. Its shareholders went to bed with a 5 percent surge in stock prices, plus the \$10.6 billion the company has spent on buybacks since 2015. Meanwhile, 14,000 GM workers spent a sleepless night wondering if their jobs and livelihoods would still be there for them the next morning.

There is no better snapshot of our country's current, toxic brand of capitalism, where we are operating in a system that demands that workers labor harder and harder to meet basic human needs but refuses to share even a slice of the success that they helped create.

For those of us in this Chamber this morning, it is about more than one company or one balance sheet. It is about 50 years of giving the private sector explicit permission to cast workers aside. It is about an economy that has become the antithesis of what our country stands for: equity, decency, justice, and hard work.

President Trump has made his response to these economic inequities very clear. His is a country of bitter rivalry between fellow citizens forced to endlessly spar over the scraps of that system: “My wages can't go up unless your food stamps are taken away.” “Your medical bills can't fall unless my insurance goes.” So Americans spend their days fighting each other over economic crumbs while our system quietly delivers the entire pot to those at the top.

That is the reality that our new Democratic majority must address for the coal miner in Kentucky, the daycare worker in New York, the fifth-generation farming family in Ohio, the first-generation immigrant family in Massachusetts, the mostly White towns in West Virginia devastated by an opioid epidemic, and the communities of color across our country terrorized by the war on drugs.

Forget where they are from or what they look like or how they vote. All of these Americans face an economy that does not operate for them. They live in cities and towns that are likely to be medically underserved, educationally ostracized from today's job market, plagued by inadequate infrastructure, and burdened by crumbling homes or houses that no one can afford.

They disproportionately shoulder the hard words that can make life hurt: “eviction,” “addiction,” “bankruptcy,” and “violence.”

They hail from the places where polling locations disappear, where the big-

gest economic engine is a payday lender, where lead poisons their children's water, and where injustice and insufficiency fester for generations before a government thinks to step in.

This is the challenge of our time. It is the injustice that we have to solve not just because of our politics, but because our system will not survive if we don't.

I believe in that system.

American capitalism has done great good for a great number of people. It has given the average American a better standard of living than anywhere else in the world, lifted millions out of poverty, and powered our globe. But its current iteration is badly broken, and the sooner we admit it, the sooner we can strip it to the studs and build something better.

A moral capitalism is judged not just by how much it produces, but by how widely it shares, how much good it does for how many, and how well it takes care of each and every single one of us.

ENTREPRENEURIAL CAPITALISM

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

Mr. HENSARLING. I came here this morning, Mr. Speaker, and I picked up a copy of this morning's edition of The Wall Street Journal. Many Americans would consider it to be the most influential newspaper in America, but certainly, at least on economic matters, I think most would agree.

I just happened to read the lead editorial today, Mr. Speaker, and it says the House, this body, has “done yeoman's work shepherding a compendium of bipartisan bills to expand access to capital.”

This is in the most influential newspaper in America.

There is a lot in between, but let me go to the last sentence, where it says: “Senate Republicans shouldn't scuttle what could be one of this Congress's better achievements.”

That is in today's Wall Street Journal, Mr. Speaker.

The Journal is talking about JOBS 3.0. It is a bill that came out of this body, 406-4. Its purpose, Mr. Speaker, is to promote small business, to promote entrepreneurial capitalism, and to promote venture capital.

Again, Mr. Speaker, it came out of this body, 406-4—we couldn't get a 406-4 vote on a Mother's Day resolution—and yet it languishes on that side of the Capitol.

So I have been in this body for 16 years, Mr. Speaker, and I have learned a few things. One of the things I have learned is never underestimate the Senate's capacity to do nothing. Unfortunately, so far, the United States Senate has done nothing on a bill that passed, 406-4.

Now, Mr. Speaker, thanks to the leadership of President Donald Trump, thanks to the leadership of Speaker

PAUL RYAN, and thanks to the leadership of Chairman KEVIN BRADY, we have what, for most Americans—not all, but for most Americans—is simply the greatest economy they have had in their entire lifetimes:

Unemployment is at a 50-year low, cutting across all socioeconomic groups;

Small business optimism and consumer optimism is off the charts;

We are seeing more people come back into the labor force.

This is all great news, but we cannot be blinded by the fact that, as good as the economy is today, we still have to concentrate on the economy of tomorrow. We need to know:

Can we ensure that the seed capital is there?

Can we make sure that our public policy nourishes the drivers of tomorrow's economy?

The next Amazons, the next Googles, and the next Ubers, where are they going to come from?

So, unfortunately, Mr. Speaker, what we have seen is that, as recently as 2016, startups in America have been cut in half.

And, oh, incidentally, the regulatory burden—more securities regulatory burden—has increased by over 50 percent in the last 10 years, and by over 80 percent. It now costs, Mr. Speaker, twice as much to go public today as it did 10 years ago.

What do we see? We see half the number of companies going public.

They don't seem to have that problem in China, Mr. Speaker, because China has over one-third of the world's IPOs, or initial public offerings; yet, in the United States, our IPOs have been cut in half.

That is why it is so important that every Congress go back and we ensure that our securities laws are written in such a way that we make sure that entrepreneurial capitalism can't just survive in America but absolutely thrive.

So I come to this floor again to ask that our colleagues on the other side of the Capitol—and I have many friends in that body, but I am often confused why they cannot act on something that has received incredible support in the House.

Mr. Speaker, November is National Entrepreneurship Month. There are only 2 days left in the month. I hope that my voice can be heard on the other side of the Capitol, and I would ask the United States Senate to immediately take up the JOBS 3.0 Act and make sure that the economy of tomorrow for our children and grandchildren is as healthy and thriving as the economy of today.

□ 1030

HUMANITARIAN MORAL COMPASS

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Texas (Ms. JACKSON LEE) for 5 minutes.

Ms. JACKSON LEE. Mr. Speaker, the uniqueness of this Nation is the idea

that we have coddled democracy, freedom, and justice. We have maintained a constitutional government and have been respected worldwide. This has been through wars, times of peace, times of depression, and times of devastation in our own Nation. Yet, we remain a Nation that has a moral guidepost.

I rise today to announce to this House that America can do two things at once. It can condemn the terroristic, violent act of killing a Saudi reporter who worked at the Washington Post, and, at the same time, maintain its status and prominence to engage in the affairs of the Middle East, as well.

Mr. Speaker, I rise today to encourage the legislation that is now moving through procedurally in the United States Senate to remove our support for the Yemen war that the Saudis have enacted upon against the people of Yemen and stand against the violent acts against children—the killing of children on school buses, which has happened over and over again—and the bloodshed and starvation that is going on in Yemen with our affirmation.

It is time now to end that bloody war with our handprints on it. I hope the other body will engage in debate and be fully informed by this thoughtful, bipartisan legislation. I believe that it should come to the House and that we should act on it with all expeditiousness.

Now just imagine that a tape exists, which I believe Members of Congress should have the right to listen to, but I understand we are brilliant people and our imaginations are vivid. Imagine that you went into a consular's office with the hopes and dreams of a new marriage. You are following the codes and laws of your native land to get permission to marry again, to have joy again, to be able to be with someone you love.

Rather than having the process on paper, your blood was splattered on the floor. You are greeted with a brutal force that demanded whatever—loyalty to the crown prince—and you were bludgeoned and killed by allegedly the biggest untruth: it was an accident. Then, tragically, to your family comes the evidence or the word that you were mutilated or dismembered.

Our imagination, tragically, can allow us to see that picture, ordered by the crown prince. We must cease and desist any relationship in this war and, at the same time, maintain diplomacy.

Mr. Speaker, we also need to be more merciful to those who are at the border. As a senior member of the Homeland Security Committee, we have created this crisis here in the government, the White House, and the administration. We must be humanitarians. Tear gas can be used to protect our men and women at the border, but it must be used sparingly and not against mothers and children.

I hope to be able to discuss this issue. I hope to be down at the border to see this disgraceful behavior. We can do

better in feeding them and providing cover as they are processed. Our law has not changed. You can seek a legal asylum request to enter the legal ports of entry—even those who are not. The White House knows that. Let us not be known for the brutality against women and children as we have been known to separate women and children.

Finally, again, as a member of the Homeland Security Committee, we need to rush disaster housing assistance to California. None of us have seen the magnitude of the Camp fire fires. FEMA has not provided disaster housing assistance. The President must issue that order. We must rush to provide for those people who are homeless. We know that it is more efficient to provide funding for housing as opposed to hotels. They are begging for it. I believe that we should convene a Homeland Security hearing to be able to assist these individuals as quickly as possible.

Where is the humanitarian moral compass of this Nation to stop killing children in Yemen; to understand that we must help those suffering refugees at the border; and finally, Mr. Speaker, to help our neighbors in California get housing after everything is gone?

WAR IN YEMEN

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

Mr. CURTIS. Mr. Speaker, as a member of the House Foreign Affairs Committee, I have closely followed the recent developments in the war between Saudi Arabia and the Houthi rebels in Yemen.

This is one of the world's deadliest wars. Air strikes and other acts of war have killed tens of thousands of civilians. Yemen has become a wasteland, with widespread disease and famine. An estimated 85,000 children have been killed or died from malnutrition. The United Nations estimates that Yemen is now facing the specter of a famine threatening 14 million people: half of their population. Three-quarters of Yemen's population now requires urgent humanitarian assistance.

The time has come for us to reconsider our support for this disastrous war and to consider the moral imperatives that form the foundation of our values, as well as our strategic interests. In this instance, I believe both our moral values and strategic interest require that we reassess our involvement in this tragic human catastrophe. We must reject war and pursue peace.

The day I was sworn in as a Member of Congress, I joined the House in passing a resolution calling on all parties involved in the conflict to increase efforts to prevent civilian casualties and to increase humanitarian access. In addition, the resolution denounced the conduct of the war in Yemen that is, directly or indirectly, inconsistent with the laws of armed conflict, including the deliberate targeting of civilians

and the use of civilians as human shields.

It is my fear that our continued support of this war will only increase resentment of the United States and the region. It will diminish U.S. security and undermine America's moral authority and reputation as a champion of our foundational values such as human rights and civil liberties.

In addition to the horrendous humanitarian costs in Yemen itself, it makes the entire region less secure and makes humanitarian disasters in the wider region more likely. But more importantly, what is happening in Yemen is just simply wrong. It is out of harmony with America's values. Ironically, the very reason we want to support a strong ally in Saudi Arabia is to prevent this type of situation, not foster it.

These conditions provide a breeding ground for violent extremism and for terrorist groups to expand. Prolonging the war in Yemen only strengthens the Islamic state in Yemen and al-Qaida in the Arabian Peninsula. Additionally, the conflict undertaken by the Saudi-led coalition under the objective of "eliminating Iranian influence" has achieved just the opposite.

Iran has been able to use the conflict as an opportunity to establish a foothold across the Middle East. They send soldiers to prop up a dictator, Bashar al-Assad, in Syria. Additionally, Iran-supported Hezbollah is now the dominant political force in Lebanon, and able to threaten neighboring Israel, our closest ally in the region, with its growing missile and rocket arsenal. This threat to Israel is in addition to the ongoing barrage of missiles fired into Israel by Iran-supported Hamas in Gaza.

I welcomed Secretary of Defense Mattis' comments in October, when he said, "It's time to stop this." He urged all parties to sit down and pursue peace. Secretary of Defense Mattis' comments were followed by Secretary of State Pompeo's statement in which he said, "The time is now for the cessation of hostilities."

I echo Secretary of Mattis' further comments when he said, "We have got to move toward a peace effort here, and we can't say we are going to do it sometime in the future." We should support the U.N.-led efforts to bring peace to this devastated country and urge the Saudi-led coalition and Houthis to start peace negotiations immediately.

Ending our support for the Saudi-led coalition highlights the gross inhumanity of the war and that we do not support the way the conflict in Yemen is being conducted. It underlines our growing concerns about the behavior of Saudi Arabia as it affects larger American strategic interests in the region and our interest in preserving global humanitarian norms. Ending our support for the war will force the Saudi-led coalition to reconsider its policies and will signal our support for peace

negotiations as, as called for by the administration.

American foreign policy requires a balance between our national security and moral values. In the case of the war in Yemen, these competing imperatives are not in conflict. Ending U.S. support for the war in Yemen supports both American strategic interests and humanitarian values.

EYE DONATION MONTH

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

Mr. RUIZ. Mr. Speaker, it is my privilege to acknowledge November as Eye Donation Month, dedicated to increasing awareness of the need to register as an eye, organ, and tissue donor.

Since 1983, the Eye Bank Association of America, EBAA, and each of its 75-member eye banks across the U.S. have dedicated this month to honoring the Nation's eye donors and their families, and to celebrate the transformative impact of corneal transplants on the lives of their recipients.

With a 97 percent success rate, corneal transplants are the Nation's most successful organ transplant procedures. Since the Association's founding in 1961, nearly 2 million corneal tissue recipients have regained their sight.

In 2017, EBAA member eye banks recovered 135,203 corneas from 68,565 donors across the United States. This made it possible to provide the gift of sight to approximately 51,000 men, women, and children in the U.S., and over 26,000 recipients internationally. These eye banks also provided more than 24,000 corneas for research and educational purposes.

My home State of California is served by eight eye banks that recovered nearly 8,000 corneas last year, making it the largest source of corneal tissue for transplant and research in the country. These donations allowed thousands of Californians to regain their vision and resume the lives they had planned on living before disease or injury deprived them of their sight.

In addition to improving their recipients' quality of life and giving comfort to donor families, corneal transplants also have a considerable economic impact on America's healthcare system. A recent EBAA analysis found that the net lifetime economic benefits of cornea transplants performed in 2017 will exceed \$6 billion, due to the elimination of medical expenses related to vision care and the increased productivity of both the cornea recipients and their caregivers.

I thank the Eye Bank Association of America for its decades-long dedication to the restoration of sight. I thank all of those who list themselves as an organ donor on their driver's license. I thank all of those who are willing to give of themselves for others. I want to reassure and thank their loved ones, because those who have passed have done a great good for society, for peo-

ple who have lost their sight, and for future generations who will one day benefit from the research they have contributed to by donating their corneas.

I encourage my colleagues to join me in urging all Americans to give the selfless gift of vision and life by registering to become eye, organ, and tissue donors.

RECOGNIZING LOIS WHEELER

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

Mr. FITZPATRICK. Mr. Speaker, we recently returned to Congress after celebrating Thanksgiving, a time when we pause and reflect on the many blessings that our community bestows upon each one of us.

Today, I am proud to recognize an outstanding citizen from Bucks County, Pennsylvania, who worked tirelessly for over three decades to ensure residents were able to enjoy the holiday surrounded by friends and good food.

Lois Wheeler of Lower Makefield began serving Thanksgiving meals to the underprivileged in our community in 1980. Known as "Bountiful Harvest Feasts," Lois hosted between 125 and 200 people yearly at the Masonic Lodge in Fairless Hills.

Lois' dedication to serving the hungry began in high school. While attending Neshaminy High School in Langhorne, Lois saw a classmate who was not able to afford lunch. Wheeler was so moved, she would bring him sandwiches to eat. When they were not available, she would give away her own lunch.

Lois is truly beloved in our community. Her continued generosity has earned her the nickname "Sister Wheeler," and she has also been called the "Mother Teresa of Bucks County."

While Lois' health prevented her from participating this year, her legacy of service to Bucks County cannot be erased. We applaud Lois for her charity and generosity, and wish her and her husband, George, all the best.

□ 1045

RECOGNIZING THE LINGHOCKEN VOLUNTEER FIRE COMPANY AND THE COUNCIL ROCK SCHOOL DISTRICT'S ACHIEVE PROGRAM

Mr. FITZPATRICK. Mr. Speaker, I rise today to recognize students and public servants in Bucks County, Pennsylvania, who recently teamed up to spread awareness of fire safety and vocational training.

Last month, the Linghocken Volunteer Fire Company met with students in the Council Rock School District's ACHIEVE program, which is geared towards providing students with special needs the tools and skills needed for self-sufficiency.

The Linghocken Volunteer Fire Company's presentation, which took place in a fire safety trailer to simulate real-life emergencies, was aimed

at preparing students to respond to a fire hazard.

I would like to thank Council Rock ACHIEVE staff John Engelhardt, Dan Bartleson, Steve Ruane, and David Marcinkowski for their work in preparing Bucks County students for the future.

I would also like to thank Lingohocken Chief David James, along with firefighters Gary Davis, Charlie Vaughn, Ted Middleman, and Glenn Forsyth of Newtown Township Emergency Services for their dedication to our community.

At a time when our fellow citizens in California are experiencing devastating wildfires, firefighters' skills and expertise are appreciated and so sorely needed. We need them now more than ever.

RECOGNIZING LINDSEY SPRITZLER

Mr. FITZPATRICK. Mr. Speaker, I rise today to recognize a student from Montgomery County, Pennsylvania, for her outstanding achievements.

Lindsey Spritzler, a senior at North Penn High School in Lansdale, was recently selected as a member of the 2018 All-National Honor Mixed Choir and is performing at their annual conference this week in Orlando, Florida.

Lindsey was one of only 240 individuals across our country to be selected to join the vocalist team. This is certainly no small feat. In order to even qualify, Lindsey had to be selected for the Pennsylvania All-State Chorus and place near the top of her section.

I applaud Lindsey for her hard work and exceptional talent.

We are also proud to recognize Music Department Chair Matthew Klenk for his commitment and dedication to our community and for his service to the North Penn School District as well.

On behalf of our entire community, we all look forward to seeing what Lindsey will accomplish in the future. We know they will be great things.

RIGHT HONORABLE WINSTON CHURCHILL'S 144TH BIRTHDAY

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

Mr. HILL. Mr. Speaker, this week Speaker RYAN and Leader PELOSI welcomed members of the Churchill family and the distinguished Ambassador from the United Kingdom to the United States Capitol in honor of the 144th anniversary of the birthday of the Right Honorable Winston Churchill. It is always a touching and fitting ceremony here in the people's Capitol.

I recall well one of the most fateful assignments of our predecessor body, the Continental Congress, when a special committee was formed, something Congress is great at. That special committee included John Adams, Benjamin Franklin, and Thomas Jefferson, and Jefferson was assigned this great task of drafting the Declaration of Independence.

Well, Mr. Speaker, he completes his work, and he comes back to the com-

mittee and he outlines his 27 grievances against the King. He has worked on it for days. Benjamin Franklin and John Adams review that work, and they make 80 changes—80 changes.

It just shows that, no matter how good the author is, once it is turned over to a committee, there will be change.

Of those 80 changes, about 25 percent of the Declaration of Independence that we know today, one of those changes speaks to the heart of the friendship, the underlying friendship, between the British and American people, for one of their changes was Jefferson's poignant lament, which reads as this: "We might have been a free and great people together."

So that was taken out of the document, even though Jefferson outlined the 27 grievances why America should separate itself from Great Britain.

I like to reflect on that when we fast-forward to Winston Churchill coming to America in 1946 and speaking at Westminster College in Missouri, when he toasted what he called the fraternal association of the English-speaking peoples.

He said in that talk: "But we must never cease to proclaim in fearless tones the great principles of freedom and the rights of man which are the joint inheritance of the English-speaking world and which through Magna Carta, the Bill of Rights, the habeas corpus, trial by jury, and the English common law find their most famous expression in the American Declaration of Independence."

So, on this 144th anniversary of the birth of Winston Churchill, someone who was of both, American and British, I salute his birth. I salute that special relationship between the United Kingdom and this great country.

RECOGNIZING ALICE ANDREWS

Mr. HILL. Mr. Speaker, I rise today to recognize the achievements of Alice Andrews, a good friend who was recently awarded the 2018 Neil Compton Award for her tireless work in conservation in Arkansas.

Born and raised in El Dorado, Alice received her undergraduate degree in fine arts from Henderson State University, where she fell in love with arts and the environment.

She is more than a 40-year member of the Ozark Society and has served extended terms as Ozark Society president and conservation chair.

Alice has worked for decades to preserve water, air quality, and wilderness areas throughout Arkansas. Her lifetime of service to the State of Arkansas and environmental conservation will not be forgotten.

I join all Arkansans in congratulating Alice on this achievement and wish her much continued success.

FARM BUREAU PATRIOT PROJECT

Mr. HILL. Mr. Speaker, I rise today to recognize the Arkansas Farm Bureau for participating in the American Farm Bureau Federation's Patriot Project. Arkansas is one of only four

States currently participating in this project.

The Patriot Project is a program that connects military veteran beginning farmers and ranchers who are starting their careers with experienced Farm Bureau farmers, who act as mentors.

The Arkansas Farm Bureau works to identify military veterans and Farm Bureau mentors and facilitate long-term educational and professional mentorship relationships. The military veterans should be actively farming and using their own resources while their mentor guides them towards success.

I thank Randy Veach, president of the Arkansas Farm Bureau, for his leadership in bringing this program to Arkansas, and I extend a warm hand of gratitude to the Arkansas Farm Bureau for its worthwhile commitment to our veterans.

LGBT EQUALITY

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Florida (Ms. ROS-LEHTINEN) for 5 minutes.

Ms. ROS-LEHTINEN. Mr. Speaker, throughout my tenure in Congress, I have been so proud to work and promote LGBT equality here at home and around the globe.

When I was first elected as a Member of this distinguished body in 1989, our country was in a very different place than it is today in how we understood people who are LGBT and the rights and the respect due them.

Although much progress still needs to be made, it is true that we are moving in the right direction. Let me give you some examples, Mr. Speaker:

By voting to end the misguided Don't Ask, Don't Tell policy;

By funding much-needed human rights programs abroad, implemented by a wonderful agency, USAID, such as its LGBT Global Development Partnership;

By endorsing the principle of equality as it applies to marriage rights and responsibilities;

By including LGBT individuals within nondiscrimination provisions and by ensuring that these and other services funded by this body are made available without regard to sexual orientation or gender identity.

As a founding member of the Congressional LGBT Equality Caucus, I have continued to build on these successes by supporting education legislation, including:

The Student Non-Discrimination bill to end bullying and harassment continually faced by LGBT students throughout our Nation;

Adoption bills, such as Every Child Deserves a Family Act;

Legislation to modernize laws and eliminate discrimination with respect to people living with HIV/AIDS; and

The Equality Act, which gives consistent protection for LGBT individuals across existing civil rights laws.

Each one of these efforts seeks to put an end to the discrimination and to the violence against individuals as a result of their sexual orientation or their gender identity, and I believe each one of them is so strong and deserves to continue to be an American value because discrimination of any kind runs counter to who we are as Americans.

As a refugee from the brutal communist, the dictatorship in Cuba, I have always viewed my adopted homeland, the United States, as a symbol of freedom, of equality, of opportunity; and these are fundamental values that must be applied to everyone in our country, regardless of who they are or whom they love.

The United States has a unique and important role in the world. Many people look to us for leadership. They aspire to be like us. They emulate our values. So, as a country, we have the opportunity and the awesome responsibility to promote the best of our American values.

One way to do this is to take a stand against the violence, against the harassment, against the discrimination that LGBT community members face around the world. Mr. Speaker, I will give some examples.

Our American values dictate that we should respect and embolden individual freedoms for all. That is our guiding principle. But in 70 countries throughout the world, being gay or transgender is cause enough to be locked away, imprisoned. In seven of these countries, the penalty is death.

Our State Department Human Rights Report, a report that Congress has requested or mandated be filled out every year, is reported to us. It is filled with examples of abuses, of discrimination, of violence carried out against LGBT individuals everywhere.

In Russia, basic political freedoms of speech, of assembly, and of expression are denied to those who are LGBT. In the Russian republic of Chechnya, Chechen government officials are directly responsible for rounding up and executing LGBT individuals. We in Congress condemn these actions by Chechen authorities through a resolution that I authored and we passed.

In Egypt, LGBT individuals have been subjected to forced exams in order to prove if someone is gay, whatever that means; and, later, they are incarcerated.

In Indonesia and Nigeria, gay men have been stoned.

In Jamaica, lesbians have been subjected to rape, purportedly to correct their sexual orientation.

In Brazil and in many Central American countries, transgender individuals have been subjected to abuse and murder.

This is unimaginable in our country, but those are but a few examples of the range of injustices and disrespect that LGBT individuals face around the world.

Those who remain in their countries face these humiliations. They are even

denied employment, employment that they need in order to feed their families. And those who seek to flee their countries to escape a fate that you and I cannot even imagine are often denied the expedited refugee protection that they need.

So, Mr. Speaker, as my time serving in this body comes to a close, my fight for what is right will not end. I say to my colleagues: We may be from different parties, we may have different points of view and different philosophies, and we might serve on different committees, but I ask us all to commit, beginning today, to working across the aisle with a view to becoming more consistent, more fair, more respectful, and more principled on this issue. We as a country need to take action to set the right example.

There are many issues upon which we as a body may never agree, but LGBT equality should not be one of them.

RECESS

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

Accordingly (at 10 o'clock and 59 minutes a.m.), the House stood in recess.

□ 1200

AFTER RECESS

The recess having expired, the House was called to order by the Speaker at noon.

PRAYER

Pastor William Hild, Jr., FirstSarasota, the Downtown Baptist Church, Sarasota, Florida, offered the following prayer:

Our Father and our God, we beseech You this morning to grant unto this House abundant wisdom, such as we read of in the epistle of James, a wisdom that "is first pure, then peaceable, gentle, open to reason, full of mercy and good fruits, without uncertainty or insincerity." May such wisdom be the foundation upon which debate and decision is made.

We pray for the health, wholeness, and peace to be upon each and every esteemed Member, their spouses, their families, and the dedicated staffs who undergird them. May the great challenges that confront our land, debated in this Chamber, become opportunities for even greater blessing as, together, we seek Your will for this, our beloved Nation.

May we be reminded today that Your Word teaches us: "Blessed is the Nation whose God is the Lord." We thank You for Your incredible goodness, remembering all Your many blessings, both individually and as a Nation.

We earnestly pray for a deeper desire to make You the foundation and center of our life as we offer this humble pray-

er in the name of Jesus Christ our Lord.

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. POE of Texas. 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. POE of Texas. 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 gentlewoman from Michigan (Mrs. LAWRENCE) come forward and lead the House in the Pledge of Allegiance.

Mrs. LAWRENCE led the Pledge of Allegiance as follows:

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

COMMUNICATION FROM THE CLERK OF THE HOUSE

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

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, November 28, 2018.

Hon. PAUL D. RYAN,
The Speaker, House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: I have the honor to transmit herewith a copy of the Certificate of Election received from the Honorable Ruth Johnson, the Michigan Secretary of State, indicating that, at the Special Election held on November 6, 2018, the Honorable Brenda Jones was duly elected Representative in Congress for the 13th Congressional District, State of Michigan.

With best wishes, I am,

Sincerely,

KAREN L. HAAS,
Clerk.

STATE OF MICHIGAN
DEPARTMENT OF STATE

I, Ruth Johnson, Secretary of State and Custodian of the Great Seal of the State of Michigan, certify that the following persons were duly elected in Michigan at the November 6, 2018 General Election to the Office of U.S. Representative in Congress for a term commencing immediately and ending on January 3, 2019, as shown by the official returns certified for the election and placed on file in this office.

District 13, Brenda Jones.

In witness whereof, I have hereto attached my signature and the Great Seal of the State of Michigan, at Lansing, on November 26, 2018.

RUTH JOHNSON,
Secretary of State.

DIRECTING THE SPEAKER TO ADMINISTER THE OATH OF OFFICE TO THE REPRESENTATIVE-ELECT FROM THE 13TH CONGRESSIONAL DISTRICT OF MICHIGAN

Mr. LEVIN. Mr. Speaker, I offer a privileged resolution (H. Res. 1161) and ask for its immediate consideration in the House.

The Clerk read the resolution, as follows:

H. RES. 1161

Resolved, That the Speaker is hereby authorized and directed to administer the oath of office to Ms. Brenda Jones, a representative-elect from the 13th Congressional District of Michigan.

The resolution was agreed to.

A motion to reconsider was laid on the table.

SWEARING IN OF THE HONORABLE BRENDA JONES, OF MICHIGAN, AS A MEMBER OF THE HOUSE

The SPEAKER. Will the Representative-elect and the members of the Michigan delegation present themselves in the well.

All Members will rise and the Representative-elect will please raise her right hand.

Ms. JONES of Michigan appeared at the bar of the House and took the oath of office, as follows:

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

The SPEAKER. Congratulations, you are now a Member of the 115th Congress.

WELCOMING THE HONORABLE BRENDA JONES OF MICHIGAN TO THE HOUSE OF REPRESENTATIVES

The SPEAKER. Without objection, the gentleman from Michigan is recognized for 1 minute.

There was no objection.

Mr. LEVIN. Mr. Speaker, I proudly present BRENDA JONES as a new Member of Congress for Michigan's 13th Congressional District for the remainder of this Congress.

BRENDA JONES was elected in a special election earlier this month. She very much wanted to essentially be faithful to the votes of her constituents, so all of us are here proudly to be with her.

Her career in public service started in 2005 when she was elected to the De-

troit City Council. My brother was once president of that city council.

She has subsequently been reelected three times and rose to become president of the council in 2014 and again in 2018.

BRENDA is a former small-business owner, a past president of the Communication Workers of America Local 4004, and a proud alumnus of Wayne State University.

We all welcome you here to Congress, especially fellow colleagues from the Michigan delegation.

But if I may add, the former Speaker is here, NANCY PELOSI. It is so characteristic of her to join all of us.

In addition to the Michigan delegation, I see others who are here who either know BRENDA JONES or will come to know her in a short period while she is here in the U.S. Congress.

Mr. Speaker, with those words, I appreciate the chance to address the House, and I yield to the gentlewoman from Michigan (Ms. JONES). I proudly leave this place to the Member, now, of the House of Representatives, BRENDA JONES.

Ms. JONES of Michigan. Mr. Speaker, let me start out by saying: To God be the glory. I want to first thank God for giving me this great opportunity. I want to thank my family; Pastor John Pitts; a special thank you to my colleagues BRENDA LAWRENCE, Congressman BRAD SHERMAN, SHEILA JACKSON LEE, Chairman CEDRIC RICHMOND; all of the Congressional Black Caucus; and all of the Michigan delegation. To the leader and to all of my supporters, volunteers, my church family, the 13th Congressional District, and the State of Michigan, I say thank you.

This truly is a humble feeling to stand here and be sworn in amongst the men and women who do the work every day for the United States of America.

The voices of constituents of the 13th Congressional District have been heard, and I am now seated as their Representative of the United States of America. It is time to get to work. I am ready to roll up my sleeves during this lame-duck session, do what is expected of me, and join my colleagues in getting the job done for the 13th Congressional District and for the United States of America.

God bless the 13th Congressional District. God bless the United States of America.

ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. Under clause 5(d) of rule XX, the Chair announces to the House that, in light of the administration of the oath to the gentlewoman from Michigan, the whole number of the House is 433.

WELCOMING PASTOR WILLIAM HILD, JR.

The SPEAKER. Without objection, the gentleman from Florida (Mr. BUCHANAN) is recognized for 1 minute.

There was no objection.

Mr. BUCHANAN. Mr. Speaker, it is an honor for me to welcome to the United States Capitol my pastor, William Hild, who led us in the opening prayer today.

Pastor Hild is not only a tremendous community leader in my hometown of Sarasota, Florida, but he has been a great friend to Sandy and me, and a resource to me and my family, for nearly 18 years.

Since 1997, Pastor Hild has served as the pastor of FirstSarasota, the Downtown Baptist Church. Under his leadership, the church has grown. It is very dynamic. It makes a big difference in my community. Also under his leadership, we have seen the incredible outreach that he has done in terms of strengthening and encouraging people on our beautiful Gulf Coast.

My wife Sandy and I want to personally thank Pastor Hild for what he has done for us in our life and what he continues to do in our community to make it a better community. It is a privilege to have Pastor Hild and his family here today.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. ROGERS of Kentucky). The Chair will entertain up to 15 further requests for 1-minute speeches on each side of the aisle.

CONGRATULATING IRA A. LEESFIELD

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

Ms. ROS-LEHTINEN. Mr. Speaker, I am so proud to rise today to recognize Ira Leesfield and congratulate him on receiving the 2018 Lawyers for Children America's Janet Reno Outstanding Community Partner Award.

As a University of Florida Law School graduate, Ira proved himself to be an intelligent and driven individual from the very beginning of his legal career. Upon graduation, Ira entered the honors program at the U.S. Department of Justice and served as a trial attorney in the U.S. Army and in the Judge Advocate General's Corps before opening his own practice in 1976.

Since then, Ira has become well known for his work throughout our State and the U.S., where he has consistently made it his mission to be a voice for the less fortunate and those in need.

In the early 1990s, Ira established the Leesfield Family Foundation, which supports both local and national nonprofits, and emphasizes protecting the elderly and underprivileged women and children in our south Florida community.

Today, I ask my colleagues to join me in congratulating Ira on this well-deserved recognition. I thank him for

his tremendous efforts throughout the years, and I am so honored to call Ira Leesfield my amigo.

EMANCIPATION NATIONAL HISTORIC TRAIL

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

Ms. JACKSON LEE. Mr. Speaker, the Nation loves its history. We in Texas love our history. Today, I rise to encourage and to announce the legislation that reflects history.

H.R. 4745, to designate the Emancipation National Historic Trail, is a wonderful legislative initiative that reflects history in the State of Texas and throughout the Nation.

We are all reminded of the Emancipation Proclamation that was issued in 1863. We know that there were areas of the South that did not get the word that the slaves were free for 2 years.

Earlier this week, I celebrated the commemoration of the birthday of the Honorable Mickey Leland, who died some years ago alongside an Ethiopian mountain while attempting to feed those struggling. But he believed in stopping food insecurity.

In honor of him, reflecting on the history of our community, I ask my colleagues to sign on to H.R. 4745 because it recounts the announcement by Captain Granger that the slaves were finally free in Texas and throughout the Southwest, and creates a wonderful trail that all of us can enjoy that chronicles the story from Galveston to Houston.

Mr. Speaker, this is legislation that says that America can accept all of our history, and I ask you to join H.R. 4745.

□ 1215

THANKING THE PEOPLE OF WISCONSIN'S FIRST DISTRICT

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

Mr. RYAN of Wisconsin. Mr. Speaker, I rise today to express profound gratitude to the people of the First District of Wisconsin.

Any time I get to swear in a new Member as we just did, it brings me back to the time when I was first sworn in here in 1998. I remember just being awestruck the first time I walked down that center aisle. That feeling just never goes away. I still feel it when I walk onto the floor each and every time.

I am immensely grateful to the people of southern Wisconsin for their trust and their confidence. I have always had this thing about calling the people I represent not my constituents but my employers. It is the way I have always thought of this, and I think it is important that we as Members understand that we work for the people and not the other way around, and that we

are in this to make a difference for them.

We work every day to keep that obligation, especially, actually, when it comes to constituent service. It is the lifeblood of the work we do here as Representatives. It is something that goes unreported, but it is extremely important, extremely valuable, and very gratifying.

Any success that we have had is really, in my case, due to our humble and our hardworking staff. I have had the chance to work for and to work with the very best people. I really have.

Before I was a Member, I was part of a legion of Hill staffers. I was a staffer here before I got elected as a Member. I started as an intern in the mailroom, and I worked my way on up: legislative correspondent, legislative assistant, legislative director, and chief of staff, all of those things.

I figured I knew everything about these jobs, all long hours and all sacrifices, but nothing can truly prepare you for having people willing to help you in such a big undertaking on the front lines. So I am profoundly grateful for the dedicated public servants who have helped us serve the people—my employers—of the First Congressional District.

I want to thank the members of our team who have stayed with us to the very end: Rebekah Cullum, Jordan Dunn, Brandon Farnsworth, Megan Wagner, and Laura Wiley.

I want to thank Allison Steil, our deputy chief of staff, who has been with us for 10 years.

I want to thank Tricia Stoneking, our director of scheduling and office operations, who has been with us for 15 years.

I want to especially thank the members of our team who have been with us from the very beginning, from the start. We call them the lifers: Danyell Tremmel, my chief of staff; Chad Herbert, director of military and veterans services; and Susie Liston, district director.

Chad is a hunter. He is a veteran. Danyell came from my predecessor. She knows every nook and cranny in the Federal Government and how to help constituents navigate their problems. Chad has helped countless veterans. He knows the veterans system so well, and he has done so much good for the veterans of southern Wisconsin.

Susie Liston, our district director, has one of the most pleasant and happy demeanors. You can get a lot of angry constituents walking into a district office. She handles them better than anyone I have ever known.

Teresa Mora, director of outreach, has run my bilingual services. She has helped me with all my bilingual Hispanic townhall meetings. She has done a spectacular job of doing constituent outreach throughout my district.

Many of you know Joyce Meyer. Joyce was my first legislative director.

Andy Speth started off as my district director then my longtime chief of

staff. He is my silent partner. Andy and I met in sixth grade basketball camp at St. Paul Lutheran School where he went and where his kids go. We have been friends ever since we went to high school together. When I moved home to run for Congress, he was the guy who helped me. He has been my partner in this venture all along, and I am so grateful for his friendship. I am so grateful for his partnership.

I also am just grateful for the people of Janesville, Racine, Kenosha, Oak Creek, Elkhorn, Lake Geneva, Walworth County, Racine County, Kenosha County, Rock County, Waukesha County, and everyone in between.

Since becoming Speaker of the House—which is not something that we are used to in Wisconsin; I am the only one who has done that—I appreciate the indulgence of the people I work for who indulge the fact that I had other responsibilities in addition. When I took on these additional responsibilities, the people of our staff really stepped up and really helped serve our constituents so that they continue to enjoy those flawless constituent services.

I am just so grateful for these people in my life. I am so grateful that they were able to serve the people of southern Wisconsin so well, and I am absolutely grateful to the people of southern Wisconsin for entrusting me as their Representative.

LAFAYETTE, WE ARE HERE: THE AMERICAN LAFAYETTE ESCADRILLE

(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 of Texas. Mr. Speaker, as we remember the 100th anniversary of the great World War I, it is vital to honor American pilots who fought for freedom in Europe before the United States officially entered the war.

Under the French Air Service, the Lafayette Escadrille was formed. It was an all-American, all-volunteer squadron.

In 1916, 224 Americans formed the unit. They wore French uniforms, and assembled on their biplanes was a courageous Native American chief.

Being a pilot in World War I was deadly dangerous. The life expectancy of an Allied pilot was 11 days. Daily combat operations saw casualty rates of 400 percent. Fifty-one Americans were killed in combat, and the Americans downed 199 enemy planes. They flew in all the major battles over the Western Front's bloody trenches of no man's land.

In 1918, when the United States entered the war, these men of the Lafayette Escadrille were incorporated into the United States Air Service. These young flyboys of World War I were some of America's best. They went over there and flew the skies fighting

for freedom, proudly proclaiming, “Lafayette, we are here.”

And that is just the way it is.

HONORING THE MEMORIES OF SERGEANT DAVID KINTERKNECHT AND DEPUTY SHERIFF DEREK GEER

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

Mr. TIPTON. Mr. Speaker, I rise today in support of two pieces of legislation. First, H.R. 6216 will designate the United States Postal Service facility in Montrose, Colorado, after Sergeant David Kinterknecht, who was killed in the line of duty on July 25, 2009.

Sergeant Kinterknecht was born and raised in Montrose, Colorado, and graduated from Mesa State College and Delta Montrose Technical College. His career in law enforcement began in the 1980s, and throughout his career, he served in the Telluride Marshal's Office, San Miguel County Sheriff's Office, and the Montrose County Sheriff's Office.

The second bill, H.R. 6217, will designate the Postal Service facility in Grand Junction, Colorado, in the Third Congressional District after Deputy Sheriff Derek Geer, who was killed in the line of duty in 2016. Deputy Sheriff Geer went to school in Grand Junction and eventually raised his family there. He was a U.S. Navy veteran, and after his Navy service, he went into the Mesa County Sheriff's Office for 15 years.

Both Sergeant Kinterknecht and Deputy Sheriff Geer were respected law enforcement officers dedicated to public service and family men. Their deaths were mourned by people throughout the Third District and the State of Colorado. Passage of H.R. 6216 and H.R. 6217 will help preserve and honor the memories of these police officers in their communities.

WELCOMING CLEBURNE FIREFIGHTER KRIS WATSON HOME

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

Mr. WILLIAMS. Mr. Speaker, I would like to take this time to speak about a courageous Texan who is a part of the Cleburne Fire Department in the district that I represent, Lieutenant Kris Watson.

We all have been closely watching the recent fires in California that have been catastrophic to families and businesses. Thousands of buildings, including homes, were scorched in the blaze, and at least 85 people lost their lives. I cannot imagine what the California community is going through, and my heart breaks for them.

While these fires were treacherous and unpredictable, our very own Cleburne firefighter, Lieutenant Wat-

son, was one of 200 Texan firefighters who answered the call for help. He selflessly went into harm's way and put his life on the line to save others. This man is a true hero, and I am humbled to speak about him today on the House floor in front of my colleagues and the Nation.

Even though the fires have finally calmed down, the effects will be felt for years to come, and it is important to let our friends in California know that we are with them and that we will continue to keep them in our thoughts and our prayers.

I am happy to report that Kris made it back to Cleburne safely last week. Everyone in Texas' 25th District is proud of our fellow Texan, and I thank him for his valor.

May God bless the Cleburne Fire Department and God bless the people of California.

In God we Trust.

CONGRATULATING JUDGE RICK DAVIS ON HIS RETIREMENT

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

Mr. WESTERMAN. Mr. Speaker, I rise today to recognize the service of Garland County Judge Rick Davis. Judge Davis is currently serving his fourth and final term in my home county in central Arkansas.

Since becoming the county executive 8 years ago, Judge Davis has worked hard to improve county roads, stabilize the water supply, and improve the business environment of Garland County. He has excelled in his role, bringing more than 30 years of private industry experience to his job.

Before taking the helm of the county judge's office, Rick was chief executive officer of Daveco Construction and, along with his wife, Denise, raised registered Angus cattle on his farm. In fact, the Davis family was named Garland County Farm Family of the Year in 2004. Rick and Denise are important members of our community who have dedicated their lives to service.

I congratulate Rick on a successful tenure as county judge and his long-deserved retirement.

RECOGNIZING MARC COMMUNITY RESOURCES

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

Mr. BIGGS. Mr. Speaker, I rise today to recognize the special work of Marc Community Resources of Mesa, Arizona. Marc is a nonprofit organization dedicated to providing education, rehabilitation, and other social services to children and adults with physical disabilities and developmental health challenges.

Since 1957, Marc has been committed to helping those with disabilities live,

learn, work, and play. Each year, Marc helps more than 4,000 people overcome the limitations of their disabilities to reach their full potential.

The challenges that the disabled face in day-to-day life are often underappreciated, and their achievements in overcoming those challenges are frequently overlooked.

I am sure the employees of Marc would say that it is their patients who are the real heroes; and while they courageously battle severe challenges, today I rise to commend the heroic efforts of Marc Community Resources—its owners, managers, and employees—in the work they do. I am grateful for their service to Mesa and the entire east valley.

MOURNING THE LOSS OF CHRISTOPHER RISNER

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

Mr. WALBERG. Mr. Speaker, I rise today to mourn the loss of Christopher Risner, a friend and constituent of mine from Jackson, Michigan. He died last week at the age of 29, truly heartbreaking and far too soon.

I met Chris through a group called Andy's Angels, which fights the opioid epidemic in our communities.

A star basketball player in high school, Chris battled his own addiction as a young adult. He bravely and openly shared his personal struggles in recovery to educate young people and their families about drug addiction. By doing so, he touched many lives and inspired them to follow the right path.

Mr. Speaker, we have lost too many lives of sons and daughters to this devastating epidemic. That is why earlier this year we enacted a bipartisan law to combat the opioid crisis in a comprehensive way. Yet in memory of Chris and so many others, we still have more work to do.

May all of us commit to redoubling our efforts in this year ahead, and may God provide His peace and comfort to Chris' parents, Julie and Dan; his sister, Angela; and the entire Risner family.

□ 1230

HONORING THE LIFE OF SERGEANT JOSHUA RODGERS

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

Mr. LAHOOD. Mr. Speaker, on April 27, 2017, U.S. Army Sergeant Joshua Rodgers gave the ultimate sacrifice for our country during a raid on an ISIS headquarters in eastern Afghanistan.

Despite being just 22 years old, Sergeant Rodgers, a member of the U.S. Army Rangers Special Operations unit, had quickly become a decorated hero, earning numerous awards and medals, including the Bronze Star with Valor and Purple Heart.

Today, the House will consider my legislation renaming a post office in the name of Sergeant Rodgers. With this legislation, we worked closely with the U.S. Postal Service; local State Representative Dan Brady; and Joshua's mother, Vonda Coulter Rodgers. This is a way to pay tribute to Sergeant Rodgers by renaming the post office in his hometown of Bloomington-Normal, Illinois.

This legislation has the backing and bipartisan support of the entire Illinois delegation. We hope that the renaming of this post office will forever remind the Bloomington-Normal community of their hometown hero and Joshua's commitment to serving our country.

While we can never fully repay Sergeant Rodgers and his family for the sacrifices he made, renaming the post office in his honor is a small way to thank him for his service and dedication to protecting America, the greatest country in the world.

INTERNATIONAL DAY FOR THE ELIMINATION OF VIOLENCE AGAINST WOMEN

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

Mrs. WALORSKI. Mr. Speaker, I rise today to recognize the International Day for the Elimination of Violence Against Women, which was November 25.

According to the World Health Organization, one in three women around the world experience violence in their lifetimes, across all class, race, country, and age groups, but less than 10 percent of abused women seek judicial or legal help.

That is why I recently cosigned a bipartisan letter to Secretary of State Pompeo and USAID Administrator Green, urging their continued support for the citizen security program in Guatemala, which addresses crime and violence at the community level while working with Guatemala's Attorney General and judiciary to bring criminals to justice. The letter also called for the creation of similar programs in countries that have high levels of corruption and violence against girls and women.

It is crucial that nations work together to strengthen the rule of law and support institutional structures that protect women and girls from abuse and violence.

RECOGNIZING ERIN SMITH

(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, I rise today to congratulate a young woman in my district for creating a remarkable application to help detect Parkinson's disease.

Erin Smith, a Shawnee Mission West High School graduate, created

FacePrint, a facial expression recognition system that uses a web camera or smartphone to detect facial masking, a common Parkinson's symptom caused by stiff facial muscles. FacePrint will analyze facial movements and compare them to a database of people with and without Parkinson's.

Erin's app will help lead to early detection of Parkinson's. Early diagnosis means early treatment, and appropriately targeted therapies can be initiated before further tissue damage is done.

This creation earned Erin a spot on the Forbes 30 Under 30 list, making her the youngest person to make this list in a decade.

We are extremely proud to have Erin in the Third District of Kansas. She is a testament to our local schools and a shining example of the hardworking and innovative Kansas spirit. I wish the best for Erin as she continues this important work to combat Parkinson's disease.

RECOGNIZING MAYOR HARVEY SKOOG

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

Mr. GOSAR. Mr. Speaker, I rise today to recognize Mayor Harvey Skoog of Prescott Valley, Arizona, who will be retiring next month after a long career of public service. Mayor Skoog has served the community of Prescott Valley for almost three decades on the city council, 19 years of which he served as mayor.

Along with his many years of public service, Skoog is known for his pride and appreciation for his family. He moved with his family from the Valley of the Sun to Prescott Valley in 1982. He and Edna, his wife of 60 years, have 9 children, 61 grandchildren, and 43 great grandchildren.

During his time as mayor, he has received many honors, including serving on the League of Arizona Cities and Towns executive board and as the chairman of the Greater Arizona Mayors Association. He was also appointed by Governor Jan Brewer to the Homeland Security Senior Advisory Committee for the State of Arizona.

Outside of public service, Mayor Skoog has been a successful small-business owner, developing three accounting practices in the Prescott Valley area.

Mayor Skoog has been a shining example of a true public servant and an outstanding friend to me and my staff over my years in Congress. I wish him well in his retirement and thank him for his service to the Prescott Valley and the entire State of Arizona.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 3:30 p.m. today.

Accordingly (at 12 o'clock and 36 minutes p.m.), the House stood in recess.

□ 1530

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. VALADAO) at 3 o'clock and 30 minutes p.m.

COMMUNICATION FROM THE CLERK OF THE HOUSE

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

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, November 29, 2018.

Hon. PAUL D. RYAN,
The Speaker, House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on November 29, 2018, at 3:06 p.m.:

That the Senate passed without an amendment H.R. 6651.

Appointments:
Federal Law Enforcement Congressional
Badge of Bravery Board.

With best wishes, I am

Sincerely,

KAREN L. HAAS.

PROVIDING FOR CONSIDERATION OF SENATE AMENDMENT TO H.R. 88, SHILOH NATIONAL MILITARY PARK BOUNDARY ADJUSTMENT AND PARKER'S CROSSROADS BATTLEFIELD DESIGNATION ACT

Mr. SESSIONS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 1160 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 1160

Resolved, That upon adoption of this resolution it shall be in order to take from the Speaker's table the bill (H.R. 88) to modify the boundary of the Shiloh National Military Park located in Tennessee and Mississippi, to establish Parker's Crossroads Battlefield as an affiliated area of the National Park System, and for other purposes, with the Senate amendment thereto, and to consider in the House, without intervention of any point of order, a motion offered by the chair of the Committee on Ways and Means or his designee that the House concur in the Senate amendment with an amendment consisting of the text of Rules Committee Print 115-85 modified by the amendment printed in the report of the Committee on Rules accompanying this resolution. The Senate amendment and the motion shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means. The previous question shall be considered as ordered on the motion to its adoption without intervening motion.

The SPEAKER pro tempore. The gentleman from Texas is recognized for 1 hour.

Mr. SESSIONS. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Massachusetts (Mr. MCGOVERN), the ranking member, pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. SESSIONS. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

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

There was no objection.

Mr. SESSIONS. Mr. Speaker, I rise today in support of this rule and the underlying legislation. The rule provides for consideration of the Senate amendment to H.R. 88, showing the text of the Retirement Savings and Other Tax Relief Act of 2018 and the Taxpayer First Act of 2018.

This past December, Congress passed the Tax Cuts and Jobs Act in the interests of the American people. It was done around December 18, this last year.

The legislation was a bold, pro-growth bill that helped overhaul our Tax Code, and I believe it has unleashed the free enterprise system all across this great Nation.

Mr. Speaker, this was done because 8 years of anemic economic growth is what America had been working through. We had been working through high taxes, high rules, high regulations that were taking American jobs away from Americans and moving them elsewhere. It was limiting the future of not only America, but also Americans: the newest Americans in the job market, whether they be high school graduates, whether they be college graduates, or whether they be those that entered and finished professional school.

The bottom line, Mr. Speaker, is that for too long, for some 8 years, we had had a circumstance where the American Dream for so many fathers and mothers became to get their child out of the house after college, and that became an American Dream if a job was possible.

No longer, as a result of this tax act, do we find America in that sort of circumstance.

Today we find not only are there jobs aplenty, but the market is rising, wages are being increased, and the opportunity for all Americans is bright again. That is because Republicans and President Trump worked together to pass not only a jobs and tax bill, but we had a bill that would increase the amount of revenue that is flowing into the United States coffers and Treasury right now.

Despite what is being told by many in the marketplace, that we are simply running at a huge deficit, more money is coming into the Treasury supporting not only America, but the American Dream, and more people have money in their pockets.

So growth and competition have always been keys to an expanding economy, more jobs, increased wages. And in my home city of Dallas, Texas, and across the country, it is seen by people every single day.

Now, does that create new responsibilities and new issues? Yes, it does. And I will tell you that we must be prepared as a Nation to tackle those issues also.

But today, this legislation is about the person that goes to work. This bill today is about the entrepreneur, the family, the small business owner, the American people.

And also, as we will soon learn as we work through this debate, people who were impacted by disaster, whether it be floods, typhoons, tornados, fires, or other things that have occurred in this great Nation, we are turning the attention to ask for people back home to help and to help more, and we are going to do that through encouraging them as a part of the Tax Code.

We are going to do much more. We are going to help the soldier and the soldier's family. We are going to help the people who are those that see tax cheats and tax fraud, and protect the whistleblower.

We are going to take what is 300 pages of a small bill that can easily be read in a short period of time and understood, this is all about, not helping any one person or persons, it is helping millions across the country for an extension of their taxes and tax relief for yet one more year.

This is simply a jump-start to make sure that the economy looks forward, not backwards, does not look to one year, but looks to two in the relief that we are going to have.

Mr. Speaker, the question is, how is it going in America today?

Well, the answer is we have the lowest number of people who are searching for jobs and entering the jobless market to about the same number since 1996.

The annual skyrocketing amount that we have of business investment, of people who are taking jobs, people who are reinvesting in America is at a high level.

This package today will build upon that, it will build upon the successes that we are presently having and will make sure that we are doing the right thing.

We know that America is still hurting. We know that not all of America has recovered. As a matter of fact, we know that about 40 percent of Americans would not be able to cover an emergency expense of \$400 or more without having to take out a loan. We know that half of American working age adults say they do not still have enough savings to be prepared for their retirement.

That is why Republicans are here, once again at the end of the year, to say we need to look at the aggregate, the whole country, and to make sure that we are looking at the effects of a

year. We are trying to make sure that we continue making sure that the American family has a chance with an opportunity, not just to save, but to be able to use the Tax Code to their advantage.

Mr. Speaker, what this is about is continuing economic success, economic development, the ability that we have to continue giving the American worker, the American who is out of perhaps work, the newest student, or someone who was deeply impacted by a natural disaster, or a person who serves in the United States military, or for a person who sees a tax fraud or tax cheat to have a fair and equal footing to continue to call out those that take advantage of our system rather than using it properly.

That is what this small bill is about. It is about trying to end the year to give the American people the advantage that they need.

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

Mr. MCGOVERN. Mr. Speaker, I yield myself such time as I may consume, and I thank the gentleman from Texas (Mr. SESSIONS) for yielding me the customary 30 minutes.

(Mr. MCGOVERN asked and was given permission to revise and extend his remarks.)

Mr. MCGOVERN. Mr. Speaker, let me first of all say to the gentleman from Texas, the distinguished chairman of the Rules Committee, that I like him a lot, he is a great friend, and I respect him a lot, but I don't like this bill and I don't respect this process.

Mr. Speaker, we are here today with the majority's last ditch effort to ram through another partisan tax bill before the end of this Congress.

And like so many of the Republican tax bills that came before it, this legislation hasn't been considered by the relevant committee. There was no hearing. There was no markup. Regular order was thrown to the wind. And Republicans didn't even consult with us, us Democrats, on this legislation.

This 300-page bill was drafted in the dark of night behind closed doors in some back room somewhere. Apparently the majority has completely abandoned any semblance of responsible governing.

My friends on the other side of the aisle are rushing to discuss how this is a commonsense plan and the result of some kind of negotiation.

Mr. Speaker, are they discussing the same bill? Because this one was introduced late Monday night. Democrats learned about it after it was released to the press. To claim otherwise is revisionist history.

This legislation goes beyond a traditional tax extenders deal. It is a vehicle for the majority to rush in fixes to their disastrous tax scam, which added \$2.3 trillion to the debt to give the wealthy more tax cuts, fixes that are necessary because they rushed the bill through the House and the Senate in just 51 days. That is not a deliberative

process, Mr. Speaker. That is a disastrous process.

This majority just had its worst election since Watergate. Democrats earned 9 million more votes, and counting. But apparently Republicans still haven't gotten the message, because they are continuing to fight for corporations instead of truly working with us to advance changes to our Tax Code that actually improve the lives of hardworking Americans.

Let me say it as clearly as I can: this is no real fix for the tax scam monstrosity. So why are we wasting legislative time?

We have real work to do, by the way. There are seven appropriation bills that still need to be signed into law over the next 5 legislative days, otherwise, our Nation faces yet another Republican shutdown. I read an interview with President Trump yesterday. He said he would "totally be willing" to shut down the government if taxpayers aren't forced to pay for his offensive border wall with Mexico. This is the same wall the President promised Mexico would pay for.

Apparently the majority is willing to have the American taxpayer get stuck with the bill, because instead of fulfilling our most basic responsibility of keeping the lights on, we are here today with another Band-Aid for their tax scam.

They are also ignoring the need to reauthorize the farm bill, which expired on October 1.

Oh, and the Violence Against Women Act will expire on December 7. It deserves a full reauthorization after a comprehensive floor debate so it could be updated to reflect the changing times.

We still have no long-term plan to reauthorize the National Flood Insurance Program. This majority continues to kick the can down the road little by little, leaving millions of Americans that rely on this important program in limbo.

But the only thing the majority apparently wants to debate over and over and over again are partisan tax bills.

And by the way, for all their talk about the importance of providing disaster relief, the Republicans are refusing to support nationwide relief. They are picking and choosing which disaster victims deserve aid.

Mr. Speaker, where is the coverage for the devastating flooding in Wisconsin or Montana or Kansas or many other States that aren't included here? Apparently to this majority, getting disaster relief depends on your ZIP Code.

So I hope everyone watching here today isn't fooled when the majority presents its bill as just some mundane tax extenders bill, because this is really another partisan attempt to fix their tax scam before a Democratic majority takes over in January.

□ 1545

The American people made abundantly clear that they want Congress

to listen to them. Yet today we are once again considering a tax bill to try and fix the Republicans' unfixable tax scam. This is the same agenda the American people rejected from coast to coast.

The majority may be content continuing to turn a deaf ear to the public, but we will not.

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

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

Yesterday, we had an opportunity in the Rules Committee to hear many of the same words, words certainly of very kind and sincere remarks. I appreciate the distinguished gentleman. He and I personally get along very well and have enjoyed my time during the same, I guess, 18 years or so that we have worked together in the Rules Committee.

But, Mr. Speaker, I also would say to you that there is kind of a different story to be told, and the different story is the actual bill. That is what we are going to focus on today.

I had a chance to read the bill—I actually read it—and there was a conversation yesterday about that. I actually read it for comprehension to understand what is in it rather than to read it with the viewpoint of opposing it—actually, read it to learn more about it, to learn the business behind a lot of work that had been taking place by the Ways and Means Committee, a lot of work that had been public debate and public discussion for a long time.

For instance, if we were to talk about those seniors who are required to begin taking part of their IRA at 70½ and start spending down that money that they have saved hard for over the years, government coming and telling them how they are going to become less able to support themselves by diminishing, taxing, using their IRA when they may not want to, that is a policy discussion. That is not related to millionaires and our GOP friends. That is related to some common sense and some policy.

Perhaps, page 73, as an example, Mr. Speaker, disaster-related tax relief, providing for people who were in hurricanes, tornadoes, typhoons, and wildfires, it says here the Camp and Woolsey wildfire disaster area. These were declared disasters that had become national priorities, not only people from my home State of Texas, my home city of Dallas going to help our neighbors to the west, but actually getting this in legislation quickly to make sure that people who live there are able to give more charitable deductions and get credit not just for that, but doing the right thing.

Mr. Speaker, it goes on and on, treatment of payments to Guam and the Commonwealth of the Northern Mariana Islands.

It is undeniable, as you read the bill, that you do this with an idea of understanding, comprehension. This isn't about special interests. This is about everybody who lived in these areas.

The deferral of people who are in the military, for reservists of the armed services. For the American people, Mr. Speaker, and you, page 131 of the bill, this is what we are attempting to get across, that this is for the American people.

Mr. Speaker, page 203, the IRS Free File Program, this is something that came from lots of work with one of my colleagues, LYNN JENKINS. Ms. JENKINS from Kansas, as a member of the Ways and Means Committee, worked carefully for a long period of time with a large group of people who were involved in this program.

We were able to upgrade not just tax law, but also to look at retaliation when people see tax cheats, tax frauds. They were given on page 238, Mr. Speaker, antiretaliation whistleblower protection for employees who see this.

Mr. Speaker, I could keep going and might in a few minutes. That is what this bill is about.

This bill is not as you have heard, but, as advertised, it is a year-end extension to make sure that the things during the year that needed to be addressed are getting addressed.

I read for comprehension to find a good deal, and, Mr. Speaker, I found one.

The Ways and Means Committee, our young chairman, KEVIN BRADY, his membership, these hardworking people, this is done for the American people. This is not done, as we have heard, for special interests, rich people, or millionaires. It is done for the right reason.

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

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

Mr. Speaker, let me just make a couple of points before I yield time to the gentleman from Wisconsin (Mr. KIND).

First of all, Mr. Speaker, the distinguished chairman of the Rules Committee mentioned the great people on the Ways and Means Committee. I just want to say that there are great people on the Ways and Means Committee, both Democrats and Republicans. Unfortunately, they didn't get to do their job.

When I think of committees doing their work, I think of them holding a hearing. I think of them doing a markup, or amendments are offered and things are adjusted and changed where everybody has an input. This bypassed the committee.

We can say all the nice things we want about the members of the Ways and Means Committee, but they had nothing to do with this. Leadership kind of drafted this in the back room and put it forward.

The gentleman talks about disasters. We need to help the areas of this country that have been subjects of natural disasters. The problem is—and I have a list that I am happy to share with the gentleman—there are, like, 38 areas of this country that have experienced disasters that get nothing in this bill—not

a thing. Maybe if you had a hearing, you might have figured that out.

Finally, there are a couple of good things in this bill we all can agree on, but let's not kid ourselves. This bill really is a way to fix the disastrous tax scam monstrosity which was about giveaways to corporations and wealthy individuals that they rushed through so quickly that it is filled with errors. That is what this is about.

I stand by what I said when I said that this is not a good bill and this is a lousy process. We need to do better. I hope in the future, when we talk about tax legislation, we come to the floor where the committee of jurisdiction takes the time to deliberate on it, to do hearings, to do markups, and to hear from both sides.

Mr. Speaker, I yield 3 minutes to the gentleman from Wisconsin (Mr. KIND), a distinguished member of the Committee on Ways and Means.

Mr. KIND. Mr. Speaker, I thank my friend from Massachusetts for yielding me this time.

Mr. Speaker, I am a member of that committee of jurisdiction. I also remember growing up as a kid in Wisconsin, and many of us looked forward to this radio program that Paul Harvey would deliver giving the news of the day.

There was also a special segment of that program called "The Rest of the Story," where he would fill in the blanks of what actually is taking place here. That is what I am here today to explain, the rest of the story of what is happening with this legislation and why I rise in opposition to the rule and opposition to the underlying bill.

A little over a year ago, this Chamber passed comprehensive tax reform for the first time in over 30 years. I thought the process then was deplorable with no hearing, with no vetting, with no stakeholders, with no feedback from people back home, or with no opportunity for there to be any constructive review of what was attempting to be passed. In a little over 50 days, a major overhaul of the Tax Code.

And yet, today, we have a process with this tax bill before us that is even worse. Not only was there no hearing held on it or vetting or feedback from any experts or feedback from people back home about the impact this is going to have, we didn't even have a markup in committee for us Members to be involved and try to find where mistakes were being made, and now with the rush to judgment with this bill that was finally offered late Monday night.

I have been poring over this document over the last 2 years. I will guarantee the American people that the average Member of Congress had no way of reviewing this or even understanding what was in this bill, especially given all of the legalese that is involved with it.

They will be forced to come to the floor tomorrow morning expecting to vote on a major piece of legislation

with no clue of what it does or what the mistakes and the unintended consequences are. That alone is reason to reject this process and say "no" on the bill.

But the other reason why this process is so bad is because of what we discovered the last time they jammed a major tax bill through: the mistakes that were made in it.

They are attempting to try to clean this up again without any hearing or without any scrutiny of what policy needs to be corrected, and that, too, is wrong.

Let me just give you one example, as my friend from Massachusetts pointed out. There is also tax relief for nationally declared Federal disaster areas in this country. Unfortunately, 44 disaster areas were declared in the last year. Only nine of them are qualifying for tax relief assistance under this bill, and they are on the coast: the East Coast, the West Coast, down South. It is the wildfires. It is the hurricanes.

There were other regions of the country, including my home State of Wisconsin that was hit with devastating flooding this summer. For whatever reason, the chairman of the committee decided to exclude those areas. The pain that those communities are facing—the homeowners and the small businesses—are just as real in the upper Midwest due to the devastating flooding as what has been taking place on the coast, yet there is no logical explanation why there has been this wholesale exclusion of other areas around the country that don't qualify for these tax provisions. That is something I would have anticipated we could have brought up in committee and tried to correct through the normal regular process but was deferred.

Finally, let me add this thought. The last tax bill that they passed is going to increase our national debt over the next 10 years by \$2.3 trillion. This bill is another \$53 billion downpayment on the fiscal irresponsibility that has been coming out of this Congress for too long.

This last session of Congress under Republican majority leadership is going to go down in history as one of the most fiscally irresponsible Congresses that has dug such a deep fiscal hole for the future of our children and grandchildren. It is going to be incumbent upon us as the new majority in January to start cleaning up the mess.

Let me tell you how things will be done differently:

We will immediately start having hearings on that massive tax bill in order to correct the problems and the mistakes and the unintended consequences by calling people with knowledge before us to get feedback.

We will go through the regular process of having hearings, of having markups, of doing proper vetting, and giving Members who aren't even on the committee an opportunity to weigh in on significant pieces of legislation rather than it coming out of one person's of-

fice—the chairman, in this case—in the dead of night on Monday night and rushing this to the House floor later on expecting the rest of the body to make an informed and reasoned judgment on it.

This whole process is embarrassing. We can do better in January.

I encourage my colleagues to vote "no" on this rule and oppose this legislation tomorrow morning.

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

I appreciate the feedback from the gentleman from Wisconsin, a very dear and very good friend of mine, and I appreciate the differences between our parties.

The differences between the philosophies of the parties and the differences of the direction are apparent. But what is also apparent, Mr. Speaker, is that what these dadgum Republicans did is working: more money is coming into the Treasury; millions more people have a job.

The opportunity that happened—a result of the Tax Code changes—have brought, at minimum, \$50 billion back into America in less than about 9 months, money flowing back in, which is the reverse of what was described in the nineties with that sucking sound of jobs leaving America. It is now the rush of the beautiful breeze of jobs coming back in, manufacturers not just in Wisconsin, but all through the Midwest, down even as far as Dallas, Texas.

Mr. Speaker, there was one point where I held a meeting and a press conference at a manufacturer, and that manufacturer said that this is the most robust period of time he had had in the history of the company and actually challenged the TV stations to say he was looking for 12 more workers. He found two the next day, people who called who were looking for jobs.

□ 1600

Mr. Speaker, we are talking about things that work, not axioms of these feel-good things: Oh, we can do better.

Well, for 8 years, they didn't do better. For 8 years, the philosophy was tax, spend, regulate, overregulate, move jobs overseas, blame somebody else for their problem.

That is not a winning hand. A winning hand is more people having jobs. Today, the highest numbers of people ever are working in America. The facts of the case are: more African Americans today work than ever, more Hispanics, more women, more opportunity, better chances for you to get a higher paying job, better opportunities.

Mr. Speaker, I wouldn't have to say too much, but these same policies that they talk about here today are the same policies that you would get out of the State of California that has 125,000 homeless people, 55,000 homeless people in Los Angeles. How can that be?

Well, it is easy to understand. The same policies that they want for us in Washington are the same policies they

have in Los Angeles and in California. That is called overregulate, overtax, and run them the heck out of town.

That is why there are so many unemployed people. That is why there are 55,000 homeless people in Los Angeles. Friends of mine who visit the beautiful, coveted city of San Francisco come back and tell the story of heart-breaking demise of people living on the streets of San Francisco, a drug-ridden, crime-ridden, despicable opportunity for people to see a great city in despair, in ruin.

That is what you get when you raise taxes, when you don't give opportunity, and when America fails to be able to look forward for the best opportunity.

Mr. Speaker, I get what they want. They don't want this bill that gives opportunity. They don't want the opportunity for people to have a fighting chance, and then they will blame it on somebody else.

Mr. Speaker, we are going to stand behind this bill, and we are going to pass it. I think there will be some Democrats who will vote for it. We are going to be proud to have them.

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

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

Mr. Speaker, the gentleman from Texas, the distinguished chairman of the Rules Committee, is right. There are differences between Democrats and Republicans on how we should approach some of these issues, including tax issues. We believe that the focus ought to be on the middle class and those struggling to get in the middle class.

My friends on the other side are more interested in helping those who are well-off and well connected. We are horrified by the fact that my Republican friends seem to have no regard for adding to the debt the way they have. We think that there has to be some responsibility.

But we can have those fights. I think whether you are a Democrat or a Republican, whether you are a liberal or a conservative, the one thing that we should all agree on is that the process should have some integrity.

When you bring bills to the floor like major tax bills, it ought to have been the result of the committee process. There should have been hearings where you have people who are pro and con come forward and testify and give their advice, or you have a markup where Democrats and Republicans can offer amendments to try to make the bill better.

I still don't understand why so many areas of the country that have been victims of disasters are not even mentioned in this so-called wonderful bill that the gentleman from Texas talks about.

Process has to matter. The committees of jurisdiction—in this case, it is the Ways and Means Committee—matter. But this is not unique. We have

seen bills come to the Rules Committee time and time again that have bypassed committees of jurisdiction, have had no hearings, have had no markups, no nothing.

If I were a Republican on the Ways and Means Committee, I would be upset that a major piece of legislation would come to the Rules Committee without having gone through the committee that I am on. That is not the way this place is supposed to work. We need to do better.

I would say that if this were subjected to a normal process where committees could work their will, maybe we would be here having a different discussion. Maybe there would be more bipartisanship here, not just on a couple of items that are tucked into this bill, but on the whole package. I don't know. But I would like to see us go back to having committees matter again.

Mr. Speaker, I yield 3 minutes to the gentleman from Kentucky (Mr. YARMUTH), the distinguished ranking member of the Budget Committee.

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

Mr. Speaker, for years now, certainly over the last few months, we have been hearing concerns from our Republican colleagues about the exploding national debt. Yet, here they are today asking us to vote for another unpaid-for, multibillion-dollar, partisan tax cut. With the clock ticking on this lame-duck Congress and the Republicans' unchecked control here in Congress, they are rushing through another round of costly, reckless cuts.

Now, as my colleague from Massachusetts (Mr. MCGOVERN), the soon-to-be chairman of the Rules Committee, said, Democrats were locked out of the process for this 300-page bill. There were no hearings, no debate, no markup. It went straight to the floor with the hope that the American people aren't looking.

The thing is that the American people have made it very clear, both in polling and at the polls, that they did not support the Republicans' trillion-dollar tax cuts for wealthy corporations last time, and they certainly won't support even more tax cuts this time.

The distinguished chairman of the committee, a very thoughtful and sincere individual, talked about all of the successes of the prior tax cut. But remember what they promised when they rammed this thing through in 2017: that the corporate tax cut from 35 to 21 percent was going to unleash incredible investment in the country, creating thousands of jobs and new facilities and new investments in plants and equipment.

What has happened? This year alone, there was \$800 billion in stock buybacks—let me repeat, \$800 billion in stock buybacks—increased dividends that mostly go to wealthy investors, about a third of which actually go to foreign investors.

Where are all of these new investments? They weren't realized, and they weren't realized because the corporations said at the time that they don't need these crazy tax cuts. Republicans insisted on it. Part of the reason they insisted on it was because it is part of their three-step plan, which we talked about in 2017 during the debate on the tax cuts. We had charts. Here is what they are going to do: cut taxes; then complain about the additional debt; and then ask for cuts in Medicare, Medicaid, and Social Security in order to pay for those new debts.

That is exactly what we have seen this year. The majority leader of the Senate from my State complained the other day: Oh, these deficits are getting really high. The debt is getting really high. We need to look at these mandatory spending programs.

That is the playbook we have seen time after time after time. Let's stop pretending that my colleagues across the aisle are there for the American people. They aren't the party of fiscal responsibility or economic growth. They are the party of one thing and one thing only, and that is tax cuts for their wealthy corporate donors. This is a reflection of that truth.

The American people don't want these tax cuts, and our country can't afford them. I, therefore, urge my colleagues to oppose this rule and the underlying bill.

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

Mr. Speaker, I appreciate the distinguished gentleman who will, presumptively, be the new chairman of the Budget Committee.

I think what is interesting is, he said that Republicans promised more investment. Yes, that happened. Republicans promised more jobs. He said thousands. It is millions, Mr. Speaker, not thousands. We promised millions more jobs. He then said we promised thousands.

Mr. Speaker, then he went to a very interesting perspective, and that was: all companies really use this money just to buy back their own stock. Mr. Speaker, investment in a company is great, and while that might not be necessarily one of the greatest ways to do it, it buoyed the stock market up 40 percent.

It buoyed the stock market up to where every senior, every person that would have a stock market account, a savings account, a saving for their future, saving for their children, it buoyed that opportunity with value.

That is what we promised, and it worked, and they don't like that. They don't like the success of the stock market. They don't like the success, and so they act like it didn't even happen.

Mr. Speaker, the difference between thousands and millions is literally a thousand times difference. I spoke about this earlier when we were talking about this bill right here.

Oh, it is full of giveaways, they say, to millionaires and GOP fat cats.

It is extenders. It is continuing the success. It is doing the right thing. It is about people who had fire ravaging their homes and their areas, not just the Republican houses. It was about helping members of the military. It was about good policy from the Ways and Means Committee that was equally known as bipartisan with the work that was done there to make sure that we acknowledged tax cheats and let the employees who saw that get a better footing.

There were lots of hearings, lots of information. But if you simply read to have a jaundiced view of the world and to oppose it, as opposed to reading for substance, I see how you could get it wrong, Mr. Speaker. I see clearly how you could get it wrong if you don't read for comprehension.

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

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

Mr. Speaker, the chairman of the Rules Committee keeps on talking about success and how the Republicans delivered and how great everything is. If that were the case, I think the election results in November would have been much different.

The bottom line is that—this is according to exit polls that were conducted by major news outlets—28 percent of the people surveyed said that the Republican tax bill has helped them—only 28 percent. That is it. Sixty-eight percent say it has had absolutely no impact or has hurt them. That is what the American people think.

So my friends can pontificate all they want and talk about how wonderful everything is, and it may be good therapy. But at the end of the day, the American people have a very different opinion of the performance.

When the gentleman talks about investing in our country, where is the infrastructure bill? Where is the infrastructure bill that the President promised, that the Republicans said they were going to work on to rebuild our country, to put millions of people to work in good-paying jobs? It is nowhere to be found.

So the bottom line is, the American people issued their verdict on the Republican performance, and, quite frankly, it wasn't a positive one.

Mr. Speaker, I yield 3 minutes to the gentleman from Oregon (Mr. BLUMENAUER), a distinguished member of the Committee on Ways and Means.

Mr. BLUMENAUER. Mr. Speaker, I appreciate the gentleman's courtesy in allowing me to speak on this bill.

Mr. Speaker, I hear my friend from Texas talking about the booming stock market and the increase in employment. Actually, the statistics will bear out that the increase in employment has been a steady line through the Obama administration. It hasn't spiked. It is just kind of continuing the slow recovery.

About that stock market, now maybe my friend was distracted for the last

few weeks, but the gains for the entire year disappeared in a couple of weeks. The uncertainty troubles people who care about the future of this country.

As the 115th Congress staggers to its conclusion, this rule enshrines the failure of the Republicans to deal meaningfully with America's scandalous Tax Code, although promising to reform the Tax Code.

□ 1615

I was one of the people on the Ways and Means Committee who worked the 8 years they were in charge to try and find areas of bipartisan cooperation, but they have repeatedly failed at reform. Instead, every year, they made the Tax Code more complicated and less fair. That came to a glorious conclusion with their tax scam which made a hash out of the Tax Code. It means that millions of people actually will pay more. Irony of irony, Americans trying to deal with a more complicated Tax Code won't even be able to deduct the accounting expenses to deal with this monstrosity.

The centerpiece of the 8 years in charge was the tax scam costing taxpayers \$2.3 trillion of additional debt. Now, you would think if we were going to borrow \$2.3 trillion and lavish tax breaks, admittedly on people who need them the least, that you would think that would at least be popular. My friend from Massachusetts cited some of the perceptions of the American public. But what I think is most telling is that their tax cut that costs the American taxpayer \$2.3 trillion in additional debt was less popular than Bill Clinton's tax increase.

What was supposed to be the centerpiece of a ride to victory in November ended up being the largest net increase for Democrats since Watergate, and at the end they weren't touting it. They weren't campaigning on it.

The SPEAKER pro tempore (Mr. BARTON). The time of the gentleman has expired.

Mr. MCGOVERN. Mr. Speaker, I yield the gentleman from Oregon an additional 1 minute.

Mr. BLUMENAUER. In fact, if that was such a great idea, don't you think they would have had a hearing on this bill?

Don't you think they would get their Members involved?

Where are the dozens of Republicans coming to the floor to celebrate the rule for this flawed piece of legislation?

It is complex, and it is unfair. It is raising taxes on millions, destabilizing our economic future, and making it harder for us to compete in the future.

Mr. Speaker, reject the rule, and reject the bill.

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

Once again, I will reiterate that this bill is about doing great things for events that have happened in this country. I really can't imagine that Members would want to simply take the things that the leadership class of

people from Mrs. Pelosi want to vote against—disaster tax relief for people all across California, all across the Mariana Islands, and all across the country—except just to say that I do know that people in their party oppose the tax bill. I get that.

But there is more money coming in today than there was yesterday. There are millions of more people who have a job today than yesterday. I do know the numbers that were expressed are numbers that they want to tout, but that is not the way it worked. That was what the CBO said. But the reality of the circumstance is some 4 million people today have a job who did not have one and had been looking.

Mr. Speaker, just a few years ago, the major newspapers and major magazines across America said:

We are going to just have to get used to this is the way the world is now—high unemployment, higher taxation.

Newsweek magazine had on its cover: "Is America Really Turning Socialist?"

The answer came back that the American people disagree with unemployment. The American people disagree with high taxes. The American people see what is happening in California, 55,000 homeless people in Los Angeles. That is not an accident. That is policy in action; 125,000 homeless people in California, that is not an accident, that is policy directly from the Democratic Party that ran jobs out of the State so that the average family there didn't have a job.

That is what they are pushing right here. We are not going to do that. We are going to stand up and say: We read the bill. We read the bill. That is what it is here for. That is why we can stand up and tout this.

By the way, Mr. Speaker, when you are from Texas, if there is one riot, all it takes is one Ranger.

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

Mr. MCGOVERN. Mr. Speaker, may I inquire from the gentleman from Texas how many more speakers he has?

Mr. SESSIONS. Just one Ranger, Mr. Speaker.

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

Mr. Speaker, people are beginning to read the bill. Members should have just received a letter from 27 national groups, including labor unions, good government groups, and anti-poverty groups, who just sent us a letter strongly urging us to oppose this partisan tax bill. These groups represent millions and millions of people in this country. They don't represent the big corporations or the people who are well-connected and well-off. They represent working-class people and middle-class people, those who are struggling in poverty. But they are asking us to oppose this, and I urge my colleagues to take note of their appeal.

Mr. Speaker, this very week, General Motors announced that they are laying off nearly 50 percent of their workers

in North America and shuttering five plants. That is thousands of workers—thousands of families—who are going to spend their holiday season applying for unemployment and worrying about what is next. They don't have the luxury of waiting until the Democratic majority takes over in January. They are hurting right now. Many of them believed President Trump when he visited Ohio last year. He told them:

Don't move. Don't sell your house. The jobs are all coming back. They are all coming back.

So what are House Republicans doing to help? Are they making good on their promise to help support working families?

The answer is absolutely not.

They are spending their last month in power doubling down on their tax scam to help the corporate elite. I have to ask my friends on the other side of the aisle: Are you kidding me?

All the while, the President's disastrous trade war has been making things even worse. According to General Motors, his tariffs have cost the company an extra \$1 billion—that is billion with a B.

Tell me, is this what winning is supposed to look like? Because it feels an awful lot like losing.

This bill is what happens when Republicans rush bills through so fast that there is no time to understand its impact.

Let me tell you: things have to change around here. They really do. I say this over and over and over again, but I believe it. This should not be a partisan matter for debate, and that is that committees of jurisdiction in this House ought to do their job. They ought to do their work. On major issues like this, there ought to be hearings. There ought to be markups. People ought to be able to express themselves.

People fight to get on the Ways and Means Committee because they want to have their fingerprints on tax legislation. They don't fight to get on committees like Ways and Means so that somebody in the leadership just bypasses the committee totally, we go right to the Rules Committee with a closed rule.

So much of what has happened in this last session has happened with total disregard to regular order. I think, quite frankly, it has negatively impacted the products that have come out of this Congress. But I also think it has been insulting to, not just Democratic Members, but to Republican Members as well.

So we really need to step back and to figure out how we can run this place better, and I hope that a Democratic majority will do that.

We are days away from a possible government shutdown. We have seven appropriation bills left to sign into law, and we are helping corporations instead. What an embarrassment and what a shame.

Lastly, Mr. Speaker, I do want to take a moment, despite my strong res-

ervations with how we are proceeding here today, to recognize the chairman of the Rules Committee, Congressman SESSIONS, for his service. He and I, obviously, don't agree on every policy or every piece of legislation, but despite our disagreements, he has always had my respect, and I have always appreciated his professionalism and the courtesy that he has shown those of us on both sides of the aisle who have testified before the committee over the years.

The Rules Committee has a reputation for long hearings, and that is because the chairman insists that everybody has an opportunity to say what is on their mind, and sometimes people can't say it in 5 minutes. Sometimes they say it in 5 hours. Nonetheless, he has presided over a committee that has always been receptive to people's views.

It is important as we discuss policy here that we don't lose sight of the people we serve with, and I know he will lead a professional transition as we prepare for the next Congress. But I wanted to say, for the RECORD, that despite our sharp disagreements on issues like today, and even on process, that I have high regard for him, and I thank him for his service.

Mr. Speaker, I urge my colleagues to vote "no" on the rule and vote "no" on the underlying bill, and I yield back the balance of my time.

Mr. SESSIONS. Mr. Speaker, may I inquire as to how much time is remaining on my side?

The SPEAKER pro tempore. The gentleman from Texas has 5½ minutes remaining.

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

I, of course, want to acknowledge and thank the distinguished gentleman from Massachusetts. His time in the committee has been forthright, honest, and straightforward. The opportunity that he has to serve in the minority will be reflected with an opportunity for him to serve in the majority.

I think the Rules Committee is also headed for a bright future with an opportunity to fully vet ideas, the opportunity to talk, and to hear dialogue. I must say I have been through a number of chairmen, several at least, and I attempted to craft my own way for the committee.

I appreciate and respect the gentleman. I think it is also important to state that it extended to his young wife and his daughter who visited the committee several times. His wife, who, in a most genuine, professional and straightforward spousal context, to my wife, Karen, enjoyed a relationship and they found common interests, not only in working with cancer, but JIM's wife sent me a gracious letter acknowledging the work that I personally have done in cancer and in the areas of the FDA and dealing with cancer research and trials. That professionalism extended not just from JIM but to his young bride who was most genuine in her remarks.

Mr. Speaker, the opportunity for us to close today is a chance to reflect upon not just the ideas that we represent, but really our commitment to the American people. The American people do deserve a right to see a better process, and that I acknowledge. They have a right to know that the forthrightness of a committee, whether they are up at 2 in the morning or 8 in the morning because we had not completed necessarily our work the night before, the Rules Committee did its service. It did its service to this body on a bipartisan basis. It did it from professional content of a professional staff, not only from the minority that was led at the very top with Don Sisson, who did an awesome job, but also Steve Cote, the staff director. It was a relationship that has been successful for this body.

Mr. Speaker, I do want to say this, that just as the distinguished gentleman from Massachusetts, the soon-to-be chairman—I assume chairman of the Rules Committee—as he has asked his side to look at and how they would vote, I would also ask you, Mr. Speaker, and the team, which today is in the majority, to make sure they read this bill with content orientation to the needs of the American people, to look at the real successes as we walk outside today to see that the booming economy that is taking place in America where people who did not have jobs do; for those who have been on our TV sets and in our prayers where some natural disaster has claimed them, whether it be through a mistake or through necessarily Mother Nature, that we as America are better when we work to solve problems together.

□ 1630

We are better in America when we believe there is no problem bigger than a solution, where we in America want to put our best foot forward and can work together.

Mr. Speaker, we are all better, all of us, than any one of us. My party is better with the Democratic Party than without the Democratic Party. My ideas are better to be vetted and even challenged. That way, the American people have a chance to see not only the possibility and probability, but also to vet the ideas that have made this Nation a great nation for so many years.

While it is true my service to this body will be coming to a close after 22 years, I would say to you, Mr. Speaker, that your service, too, to this great Nation has made our country better.

For those who are on the floor today, I would thank the distinguished gentleman from Texas. I would thank the distinguished gentleman from Massachusetts. I would thank the distinguished gentleman from Florida, one of my fraternity brothers, who has brought forth ideas on this for other colleagues of Texas, like Mr. GREEN, who might be in attendance today.

I would say that we have tried to make this work as evidence that the

American people can see, and I think they can see it today. Mr. Speaker, I end my statement with a focus on this innovation and entrepreneurship.

Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The previous question was ordered.

The SPEAKER pro tempore. The question is on the resolution.

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

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

The yeas and nays were ordered.

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

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or votes objected to under clause 6 of rule XX.

The House will resume proceedings on postponed questions at a later time.

NATIONAL FLOOD INSURANCE PROGRAM FURTHER EXTENSION ACT OF 2018

Mr. HENSARLING. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 7187) to extend the National Flood Insurance Program until December 7, 2018.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 7187

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “National Flood Insurance Program Further Extension Act of 2018”.

SEC. 2. PROGRAM EXTENSION.

(a) FINANCING.—Section 1309(a) of the National Flood Insurance Act of 1968 (42 U.S.C. 4016(a)) is amended by striking “November 30, 2018” and inserting “December 7, 2018”.

(b) PROGRAM EXPIRATION.—Section 1319 of the National Flood Insurance Act of 1968 (42 U.S.C. 4026) is amended by striking “November 30, 2018” and inserting “December 7, 2018”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Texas (Mr. HENSARLING) and the gentlewoman from California (Ms. MAXINE WATERS) each will control 20 minutes.

The Chair recognizes the gentleman from Texas.

GENERAL LEAVE

Mr. HENSARLING. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on this bill.

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

There was no objection.

Mr. HENSARLING. Mr. Speaker, I yield 3 minutes to the gentleman from Wisconsin (Mr. DUFFY), the chairman of the Housing and Insurance Subcommittee. He is also the author of the 21st Century Flood Reform Act, which was passed by this body over a year ago, and we still await the Senate to take up this version.

Mr. DUFFY. Mr. Speaker, I thank the chairman for yielding and for his great work as the chairman of the Financial Services Committee and on flood insurance reform.

There are a lot of things we could talk about today in regard to flood insurance:

We could talk about the fact that repetitive loss properties make up 2 percent of all the policies but account for 25 percent of all of the claims.

We could talk about the fact that the NFIP is \$30 billion in debt, and that is after last year when we forgave \$16 billion in debt. Again, we forgave \$16 billion. We are still \$25 billion in debt and actually racked up \$10 billion of new debt in this program over the last year.

I have got to tell you I am frustrated. We passed a bipartisan bill in this Chamber. We actively and aggressively negotiated it. This is a big issue for families back home, for constituents of our Members. We have listened to them. We heard them. We modified, we tweaked a bill, and we passed it—and the Senate won't take it up.

Mr. HENSARLING and I have worked across the aisle with Members not just in the Democratic Party, but also in the Senate. I have come to the opinion that there are very powerful players in this Chamber and in the Chamber next door that don't want anything done with flood insurance.

It is a sick and broken program that goes deeper and deeper in debt, that incentivizes people to build in dangerous places. And they say: No, no, no. We don't want any reform. Let's march on with a program that doesn't work.

I listened to all the conservatives in this Chamber. They throw out: Who is more conservative? Who is less?

You have some really great conservatives who absolutely refuse to deal with a program that is burning billions of dollars in our Federal budget.

My question is: Why don't we start looking out not just for the Federal budget, but also have a program that will work for our people?

We were willing to make one offer of reform for a long-term extension. We said: Let's let the private market work. Let's let the private sector come in and take up some of the policies that are paying more than what the market would bear, let people get a lower rate and reduce the risk to the Federal taxpayer.

And guess what. No one said yes. We couldn't get a “yes” from the opposition to flood insurance reform.

I guess I thought conservatives wanted a free market. They like markets to work. In flood insurance, the NFIP, the

Federal program, is the only program in town. We are saying: Let it open. Let the private sector come in.

That is the one thing it would have taken for a long-term extension, and the answer to that from the conservatives and some of the liberals was no.

I think that is a sad shame. I think we owe better to our constituents, and we owe better to the Federal debt and deficit on a program that doesn't work.

Mr. Speaker, I appreciate the chairman's leadership.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I would like to take some of my time to tell Mr. DUFFY: Just calm down. This is easy. We are all together on this. I want to make sure he doesn't damage himself in all of the display that he is doing today.

It is disappointing that we find ourselves on the House floor yet again to temporarily extend the National Flood Insurance Program's authorization.

The NFIP provides flood insurance coverage to more than 5 million families across the country. Communities rely on NFIP for flood maps and mitigation assistance, and small businesses rely on the NFIP to pick up the pieces when the inevitable storm hits. Yet the long-term stability of this critical program continues to fall victim to our inability to agree on a number of items.

Mr. Speaker, Americans across the country are experiencing natural disasters of an absolutely catastrophic magnitude. Just this month, the Camp fire devastated California, amounting to the deadliest and most destructive wildfire in California history. Current estimates are that 88 individuals have lost their lives and tens of thousands of structures, including over 13,000 single-family homes, have been destroyed.

2017 was an absolutely catastrophic year in terms of hurricanes. In 2017, for the first time on record, three Category 4 hurricanes made landfall in the United States. Hurricane Maria decimated Puerto Rico.

Meanwhile, the administration's National Climate Assessment, which is a report prepared by 13 Federal agencies and more than 3,000 scientists, recently documented the numerous impacts of our warming climate. According to the report, climate change is costing billions of dollars in property damage from sea level rise. High tide flooding has increased by factors as high as 10 in some communities, and fire season is now over 80 days longer than a couple of decades ago.

Faced with these realities, we stand here today still lacking a credible plan to end the partisan problems that we have that has brought the NFIP to the brink of a lapse several times already in this Congress.

I, too, and others, are disappointed that we have missed opportunities to responsibly help homeowners, businesses, and renters who all need access to affordable flood insurance by taking sensible steps to stabilize flood insurance premiums, deal with the NFIP's

debt, and invest in up-to-date and accurate flood maps.

Thankfully, the American people have demanded a change in Washington; and I am sure that, if we continue to concentrate on this issue, we can find bipartisanship and get something done.

Given the critical importance of the NFIP to our housing market, I am pleased that we are taking this small step today of reauthorizing the program through December 7 to at least avoid its doors from shuttering. But our work is far from done.

I have led the effort for years to provide long-term reauthorizations of the NFIP so that we could ensure the affordability and availability of flood insurance. I will continue to do so in the Financial Services Committee next Congress.

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

Mr. HENSARLING. Mr. Speaker, I yield 2 minutes to the gentlewoman from Missouri (Mrs. WAGNER), the chairwoman of the Oversight and Investigations Subcommittee of the Financial Services Committee.

Mrs. WAGNER. Mr. Speaker, I rise because today we are voting on a 1-week extension of the National Flood Insurance Program. This will be the eighth short-term extension since fiscal year 2017, and it is unacceptable.

My district floods every year, and it is imminently clear that we must reform our flood insurance program, not just repeatedly extend it. Requiring taxpayers to fund construction projects in severe flood zones over and over again is extremely expensive, and it isn't a sustainable solution. The numbers prove it: NFIP is currently operating on a \$1.4 billion annual deficit, with no end in sight.

As Chairman HENSARLING knows all too well, I have personally spent the better part of a year, along with the ranking member, Mr. AL GREEN, working with my colleagues on both sides of the aisle to root out waste, fraud, and abuse in other disaster recovery programs. We must ensure that funds go to the people who truly need them, like the disaster recovery program. The current flood insurance is broken, and we must fix it once and for all.

Mr. Speaker, it has been 1 year since the House passed a reform package that would have vastly improved the National Flood Insurance Program. It has been 1 year since the Senate has refused to act. I urge my colleagues to support the serious structural reforms that the Committee on Financial Services passed last November.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield 3 minutes to the gentleman from Texas (Mr. AL GREEN), the ranking member of the Subcommittee on Oversight and Investigations of the Financial Services Committee and someone who has been extremely active in monitoring the aftermath of the devastation from Hurricane Harvey.

□ 1645

Mr. AL GREEN of Texas. Mr. Speaker, I thank the ranking member for allowing the time and commend her for her many years of service and her efforts, in a bipartisan way, to establish the NFIP program such that it would be responsible, such that it would take care of the needs of the many people across the length and breadth of our country.

I also thank the chairperson of the committee for his years of service. I know this is not the last time that he and I will be on the floor together, but I do want to thank him now for his years of service.

Mr. Speaker, the NFIP is important to families because if the family cannot get the flood insurance, they cannot purchase the home. It is important to Realtors because if the home can't be purchased, the Realtors, obviously, cannot sell the home. It is important to the builders because the builders are the people who rely on home sales to make determinations as to what the market will bear and whether they should construct homes in a given area.

So this really is about people in terms of their families, but it is also about people and the economy. It is about whether this economy will continue to grow. It is about whether or not we will provide a program that will give builders some sense of stability such that they can move forward with their construction projects.

My hope is that this 1-week extension will be granted. I pray that my colleagues join us and vote for the extension. But my hope also is that we will have a long-term program developed, because the Realtors are depending on us; the contractors are depending on us; the families are depending on us; and the country is depending on us.

The National Association of Realtors estimated that, if the program lapses for 1 month, about 40,000 home sales might not close nationwide. This is a significant number of homes in a market that currently needs an additional shot in the arm.

Mr. Speaker, we are here for the families, the builders, the Realtors, and the economy.

Mr. HENSARLING. Mr. Speaker, I yield 2 minutes to the gentleman from California (Mr. ROYCE), chairman of the House Foreign Affairs Committee.

Mr. ROYCE of California. Mr. Speaker, the headlines are pretty clear:

"Hurricanes Bigger and Costlier than Ever Before";

"2.3 Billion People Affected by Flooding Disasters in 20 Years";

"Rising Sea Levels Could Cost the U.S. Trillions."

Yet, somehow, Congress fails to act.

I share with you that Mr. DUFFY has articulated this problem very well. We are here again for the 40th time. Forty times since 1998 we have passed an extension of the National Flood Insurance Program, but without the needed

reforms. Four months have passed since the last vote. We still have nothing to show for it.

No one has been a greater advocate for reform than our colleague, Mr. BLUMENAUER of Oregon. Together, he and I have authored a number of bills that would better prepare Americans for rising floodwaters, as had Mr. DUFFY, reforms that would address the fact that fewer than 2 percent of 5 million policies have absorbed more than \$80 billion in payments.

So, are we here today to talk about reforms? No. We are here to support a program that tells Americans that, if you buy flood insurance from Uncle Sam, no matter how many times your house floods, we will give you money to rebuild it without requiring mitigation; a program that currently makes it more difficult for people to move than to rebuild, that fails to encourage communities to mitigate flood risk, that promotes continued construction in the highest risk areas.

Mr. Speaker, I oppose this 1-week extension absent reforms, and I encourage my colleagues to do the same.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield 2 minutes to the gentleman from Florida (Mr. CRIST), a member of the Financial Services Committee and long-time supporter of affordable flood insurance coverage.

Mr. CRIST. Mr. Speaker, I want to thank Ranking Member WATERS for her tireless leadership for a strong, affordable National Flood Insurance Program.

Mr. Speaker, I rise today in strong support of this bill. More than 5 million middle class and working Americans rely on the National Flood Insurance Program for economic security and peace of mind.

Congress cannot allow this program to expire. A lapse would leave countless families unable to renew their policies, putting them in financial peril if disaster were to strike. It would also upend the housing market, with closings coming to a full stop due to the inability to secure required coverage.

While I wish this bill included a much longer term extension, providing American families with another week of coverage is far preferable to a damaging lapse.

But, my colleagues, we must do better than 1 week. The people have endured seven stopgap extensions, including two brief lapses, since September 2017—7 extensions, 14 months. The bill before us is number eight.

While almost everyone can agree that flood insurance is long overdue for reform, particularly to address the affordability challenges that plague policyholders, we should not allow that goal to threaten the program's very existence.

I urge my colleagues to not only support today's bill but to work together in the coming days to reach agreement on a longer term extension.

Mr. HENSARLING. Mr. Speaker, I yield 2 minutes to the gentleman from

Florida (Mr. ROSS), the vice chairman of the Housing and Insurance Subcommittee of the Financial Services Committee and the true author of competitive flood insurance.

Mr. ROSS. Mr. Speaker, I thank the chairman and the subcommittee chairman, Mr. DUFFY, for his efforts, too, in trying to provide significant reforms. I support their efforts in opposing this additional reauthorization of the National Flood Insurance Program.

We have done this eight times in just over the year, and what have we gotten in return? Some would say nothing. I would say, no, it has been worse than nothing. You see, we forgave \$16 billion in debt and got no reforms in response to that.

Now the NFIP is \$20 billion in debt again, yet we look at: Oh, but it is just \$20 billion.

In over 13 years, the interest on that is \$5 billion. When are we going to stop this insanity?

More disturbing, however, Mr. Speaker, is this House's failure to stand up to even the most modest technical reforms that would benefit the program.

During my time in this body, I have been proud to champion one such bill, the Private Flood Insurance Market Development Act.

To me, it defies logic that this co-equal Chamber would pass a bill unanimously through the authorizing committee this Congress and then unanimously through the whole House in the last Congress and, yet, abandon its opportunities every time thereafter.

My legislation is simple. It is a technical correction that will facilitate the growth of a private market alternative to the drowning national program that we have today. It is bipartisan. It is desperately needed.

Yet, here we are again with a clean reauthorization that makes no progress and no promises that tomorrow will be any different. That, Mr. Speaker, is a shame. It is a shame that we have once again folded in the face of unjustified inaction.

When does it end? When do we say enough is enough?

Mr. Speaker, I do not want to shut down the NFIP. We don't need to. All we need to do is for the Senate to accept just one of the many eminently reasonable pieces of legislation that the House has passed, to be included alongside the short-term extension. Even the simplest reform would indicate that the Senate is serious about coming to the table to negotiate a long-term reauthorization.

Anything would be better than the hollow promises this clean extension puts before us today.

Mr. Speaker, I urge my colleagues to vote "no" on this legislation.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield 3 minutes to the gentleman from Louisiana (Mr. GRAVES), a friend from the opposite side of the aisle who is a true expert on flood insurance issues.

Mr. GRAVES of Louisiana. Mr. Speaker, I thank the gentlewoman for yielding.

Mr. Speaker, we have heard a lot of talk about this program. We have heard a lot about affordability, folks talking about being fiscally conservative and making sure that this program is financially solvent, hearing numbers like \$20 billion in debt.

Mr. Speaker, let me give you another number: \$1.5 trillion. \$1.5 trillion, that is the amount of money we have spent on just 120 disasters since 1980, billion-dollar-plus disasters.

If we are fiscally conservative, then we need to address the \$1.5 trillion, not focus on this small component of disasters.

How do you do that? You do that by making your communities more resilient.

The Congressional Budget Office, FEMA, Corps of Engineers, and many other organizations have come out and said that the way that you do this is by being proactive and making investments in community resiliency, in ecosystem resiliency. That is what you do.

If we are fiscal conservatives, if we are concerned about solvency and the debt, why are we just focused on this one small program?

Mr. Speaker, here is the reality: Under the proposals that have been put forth, it charges people for things they have no responsibility over. That is called a tax. That is a tax.

The people in my home State of Louisiana are at the bottom of one of the largest watersheds in the world. More water is being sent to us because of development in the Upper Mississippi River Basin. Because of the Federal Government's actions on our coast, we have lost 2,000 square miles of our coast.

You are going to charge these people higher premiums because of what people above us are doing in other States and because of what our own Federal Government did to us with the river? That is not a premium. That is a tax. You are charging people for things they have no control over.

We have structures and homes that have been in these places for 300 years, and you are suddenly going to charge them unaffordable rates?

This program does need reforms. It absolutely needs reforms. Those reforms should include, as the chairman has stated, buyouts for repetitive-flood-loss properties—absolutely—because that is the fiscally appropriate, fiscally conservative thing to do. Not to mention, no one wants their house to be flooded over and over again.

We have to make reforms, but this is not the right approach.

Let me be clear: I don't like a 7-day extension either. I don't. We need to do a year extension where we can sit down and talk about the right reforms to put us on the right trajectory to sustainably manage this program and, importantly, in the face of changing disasters and rising seas, so that we can prepare our Nation for the future.

Mr. HENSARLING. Mr. Speaker, I yield 2 minutes to another gentleman

from Texas (Mr. WILLIAMS), the vice chairman of the Monetary Policy and Trade Subcommittee of the Financial Services Committee.

Mr. WILLIAMS. Mr. Speaker, I rise today in strong opposition to the reauthorization of the National Flood Insurance Program.

Mr. Speaker, for 20 years, Congress has been putting off making meaningful reforms to this problematic program. Taxpayers continue to pay the price for our failure to act. With every year that passes, the NFIP goes further and further into debt.

The unsustainability of this program has even caused Congress to cancel \$16 billion in NFIP debt last year.

Without meaningful reform like what this body approved when we passed the 21st Century Flood Reform Act, what protections do taxpayers have?

Mr. Speaker, the reauthorization before us today is not reform. By simply changing the date of the NFIP expiration, this body is tacitly stating that reform can't be done.

Enough is enough. We can't continue to pass our problems along to those in the future. The time to fix this problem is now. I will oppose extensions of the NFIP as long as this body continues to ignore meaningful reforms.

Mr. Speaker, I invite all my colleagues to join me in voting "no" on this legislation.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield 2 minutes to the gentlewoman from Texas (Ms. JACKSON LEE), who serves on the Judiciary Committee, the Homeland Security Committee, and the Committee on the Budget.

Ms. JACKSON LEE. Mr. Speaker, I thank the gentlewoman from California for her unceasing—unceasing—commitment to the National Flood Insurance Program. I can't thank her enough.

I know that my colleagues and I are from different States, but how many have walked through gutted homes and seen families full of sorrow and tears? Hurricane Harvey was the singular largest flood next to, of course, Hurricane Michael. Mr. Speaker, 51 trillion gallons of water in 2017. How many have walked in Puerto Rico to see the devastation, as I have, or walked in the U.S. Virgin Islands and seen homes and hotels and places for home and for business devastated?

The National Flood Insurance Program is a necessity. I wish this was a longer extension. But I have seen the desperation of those who have suffered. They need flood insurance. And those of us who have felt the pain of the fires in California driven by the Camp fire know that they need aid as well.

□ 1700

If you want to know a number, what about \$1 trillion plus in the tax scam bill that was passed where my constituents say they have not seen one dime from the tax bill, and here we are going to be on the floor tomorrow with a tax extender.

So I ask the question: Can we help desperate families by ensuring that this program goes for a week and that we can do better? Yes, we can do better. But let's stop the pain now with homes that are about to close. With real estate, builders, and others, the economic engine has been, in many instances, the buying and selling of homes.

This is an important extension, but let's be truthful. You can't match up billions to a trillion, and you can't match up the pain of families looking at gutted homes versus fat cats filling their pockets with a tax scam. I ask for the support of this bill.

Mr. HENSARLING. Mr. Speaker, I yield 2 minutes to the gentleman from Arkansas (Mr. HILL), the Financial Services Committee majority whip.

Mr. HILL. Mr. Speaker, I thank the chairman, and I thank the ranking member of the committee as well for her work on this issue over the years. I appreciate Mr. DUFFY's leadership, and I appreciate Mr. MACARTHUR, Mr. GRAVES, and their work on this issue because the House has done its job, Mr. Speaker.

We painfully passed this bill over a year ago. We have done our work. We have a bill that represents a compromise of coastal States and not coastal States. We have taken into account all these issues about climate change and floods and hurricanes. We have taken all that into account, but we have had no action from the Senate.

What we are here for today is because the Senate has not taken one step to constructive reform of the National Flood Insurance Program. That is why we are here.

So I think we should be working together. We need the ranking member and the chairman down the hall in the Senate asking them, why can't they get their act together? Where is Senator CRAPO, where is Senator KENNEDY to read this bill and take into account the incredible work that we have done on a bipartisan basis here?

So it is very hard for me, Mr. Speaker, to support a 7-day reauthorization status quo for the eighth time. It is just very hard to do that because it is not right. We need the reforms that are in this bill. We need the pressure on the Senate to come up with their own reforms if they don't like our reforms.

I happen to like our reforms. I like the fact that I see more of what is happening in Arkansas where we have two private insurers now, Mr. Speaker, for floods. They cover \$2 million instead of \$250,000. They cover replacement cost instead of actual cost. That is the kind of reforms and progress we can make if we take account of the hard work of this House and get the Senate to join us in significant flood reform.

So, it is with a lot of regret, Mr. Speaker, I cannot support the reauthorization of this program for 7 days. We need the Senate to wake up and take action.

Ms. MAXINE WATERS of California. Mr. Speaker, I continue to reserve the balance of my time.

Mr. HENSARLING. Mr. Speaker, I yield 2 minutes to the gentleman from North Carolina (Mr. BUDD), a hard-working member of the Financial Services Committee.

Mr. BUDD. Mr. Speaker, I thank the gentleman from Texas for yielding.

Mr. Speaker, I rise in opposition to yet another short-term extension of the National Flood Insurance Program, or the NFIP. This is our eighth one—our eighth one since fiscal year 2017 began.

I think we owe it to the taxpayers and I owe it to the residents of North Carolina's 13th District to fight for reform. We cannot support another short-term renewal, especially considering the program is \$20 billion—and I have even heard that it is even upwards of that—\$20 billion in the hole. It is hemorrhaging money, Mr. Speaker. And it is concerning that folks cannot even agree to or even support modest reforms to one of the most flawed government programs we have ever seen.

Mr. Speaker, I urge opposition of this extension and believe this continuous kicking of the can down the road cannot go on forever. There is still time to adopt even modest reforms, and I sure hope that we do so.

I think Senator MIKE LEE of Utah said it best when he gave his description of a "yes" vote to extend the NFIP yet again with no reforms back in the summer. He said: "This is terribly discouraging. It's not just this program; it's all that it represents. If we aren't willing to adopt even modest reforms to a minor program like NFIP, how will we ever address any of the far more vexing problems facing our government?"

This Senator from Utah gets it, and, Mr. Speaker, I wish others would as well.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, while I would prefer a longer term reauthorization of the National Flood Insurance Program, I strongly support today's extension to provide homeowners, businesses, renters, and communities with the certainty they deserve. Let me just say that I think we are all aware that for those people who are trying to obtain homeownership that live in flood zones, they won't be able to do it if they cannot get the insurance that is provided by the National Flood Insurance Program. And just think what that is going to do to the real estate market. So we have to do this in order to deal with the fact that this program literally shuts down at the end of November.

And let me just say that I have been in cities and towns that have been devastated by floods and by storms, and I want you to know the time that I spent after Katrina, helping to get people who were abandoned on highways, put-

ting them in buses, and traveling down through the various cities, was heart-breaking. I want you to know that I went up to Baton Rouge and I was in Mississippi, and I understand the pain and the destruction that is caused by these storms.

And I am absolutely committed, make no mistake, I remain committed to putting partisanship aside and working with my colleagues on the opposite side of the aisle to come together on commonsense reforms that protect the continued affordability and availability of coverage, a long-term reauthorization of the NFIP that ensures that affordable flood insurance continues to be available to communities across our country. It must be Congress' priority when we start the 116th Congress.

And let me just say, Mr. Speaker, that despite the fact that my colleague and chairman of the committee and I worked very hard to try and deal with some of our concerns and even differences, we not only both have demonstrated our commitment to long-term NFIP, and while we did not get exactly where we wanted to go, we were able to provide protection for those families who were in desperate need of insurance and to continue, even though we have had to do it on a short-term basis.

So I would like to take this moment to just thank him for the opportunity that I have had to work with him. Now, everybody knows we didn't always agree, but they didn't know what we were laughing about as we sat next to each other exchanging a few jokes every now and then. So I am going to miss him as our chairman. I don't know if this is his last time on the floor and whether or not we are going to be able to put flood insurance reauthorization into the continuing resolution.

If we are not, perhaps I will see him again, but I don't know. I just wanted him to know that his presence here in the Congress of the United States has been noted in the history of the Congress of the United States, and whether or not he was agreeing or disagreeing, he had a powerful voice on a powerful committee, and I am going to miss the times that I have spent with him, good times and bad times, and I just wish him well on his future. Thank you very much.

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

Mr. HENSARLING. Mr. Speaker, may I ask how much time I have left?

The SPEAKER pro tempore (Mr. BACON). The gentleman from Texas has 7 minutes remaining.

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

Mr. Speaker, first, I return the kind words of the ranking member. One, she very much negotiated in good faith on the flood program, something she has a lot of passion and expertise on. We didn't get quite there as we did on a few other items, but, again, she negotiated in good faith. She has a lot of

expertise on the matter. If we don't get it in this Congress, I have no doubt that she will play a key leadership role in the next in order to effectuate long-term flood reform.

And I appreciate the kind words. Although, I must admit, I have learned many things in the 16 years I have served in Congress, and one is, the best way to get people to say kind words about you is to announce your retirement. I have never had kinder words spoken, but I know they were sincere, of the ranking member.

Mr. Speaker, November 14, 2017, was a proud day for the United States House of Representatives, because that is the day, on a bipartisan basis, we passed the 21st Century Flood Reform Act, and I negotiated with the House majority whip, Mr. SCALISE, this bill, among others.

And here we are, over a year later, and no action from the Senate. And, today, November 29, 2018, is a sad and embarrassing day for the United States House of Representatives. And I must say, as a Republican, it is a sad and embarrassing day for something we call regular order, something that my party ran on.

And now we have a bill coming to the floor, within the jurisdiction of the House Financial Services Committee; regular order says the committee of jurisdiction first works their will before the House works their will. The committee didn't work its will on this bill. And, in fact, I have yet to find anybody in the Republican leadership who will own up to how this came to the floor in the first place.

So, unfortunately, because my party lost at the ballot box, we are going to soon be out of the regular order business and apparently we have forgotten how to do it. So it is a sad day in that regard. It is also a sad day because what we see here with this bill is a perpetuation of the status quo.

Now, let me tell you what the status quo is, Mr. Speaker. The status quo is 100 different people are dying in America every year from floods. At least a part of that tragedy—a part of that tragedy is a failure to reform the National Flood Insurance Program.

Status quo is that we continue to pay people to build the same homes in the same fashion in the same places that flood over and over and over and somehow expect a different result. We are not helping them. We are not helping them at all. We are helping put them in harm's way. That is what the status quo is, and if you vote for this extension, you are voting for the status quo.

Status quo is a government monopoly—a government monopoly with no competition, no innovation, and, by the way, it is subsidized, and it is still not affordable. We are seeing average premium increases of 7 percent a year. You know, on the Republican side of the aisle, why don't we give free enterprise a chance? Why don't we allow competition to bring in innovation, to bring down rates as opposed to, again,

making taxpayers subsidize it and still have unaffordability? Only government can bring about that insane result.

What else is the status quo? The status quo is \$35 billion of debt—\$35 billion of debt with \$1½ billion actual actuarial annual deficit a year. Totally unsustainable. Totally unsustainable.

The status quo is that taxpayers, hardworking factory workers in Mesquite, Texas, are having to subsidize millionaires' beach condos. That is the status quo. That is the bill that is on the floor right now.

The last several tragic hurricanes we have seen, 80 to 90 percent of the affected flooded homes didn't even have flood insurance. Why? Because it is not part of the homeowner's insurance policy due to the government monopoly. That is the status quo. And we are paying on the back end because we are not allowing market competition on the front end. That is the status quo.

The status quo is, we are taking environmentally sensitive areas, and they are getting paved. They are getting paved in flood-prone areas.

□ 1715

That is the status quo, and so that is really the debate that is before us today.

We know what the classic definition of insanity is: doing the same thing over and over and over and expecting a different result. Eight times—this will be the eighth time since the House passed the 21st Century Flood Reform Act on a bipartisan basis that there will be yet another vote for status quo.

Here is a radical idea. Why don't we do something different? Why don't we tell the Senate it is time, after a year, that they do their business?

I have got to tell you, once again, Mr. Speaker, I have learned a number of things in my 16 years of service in this body. One is never underestimate the Senate's capacity to do nothing.

Why do we allow them to do nothing? Let them bring a bill.

I don't believe we are through negotiating, Mr. Speaker, but the House shouldn't negotiate with itself after we have made a House position on a bipartisan basis known. There is no reason to do this.

There can be a better day. There is hope. I imagine a day when we have a flood insurance program with affordable premiums that is brought about by competition, that is brought about by innovation. I can imagine a day where every American remotely placed in a flood-prone area has flood as part of their homeowners insurance so that when one of these great tragedies occurs, at least they had insurance on the front end. So I dream about and I imagine greater take-up rates.

I also imagine a day where, for the people in flood-prone areas, we either help move them up or we help move them out so that they don't continue to be in harm's way.

I went to Hurricane Harvey. I met with the survivors. I heard the tragic

stories. I saw the tragedy of the lost homes. And yet here we are, voting on status quo to put them right back where they were again.

This is a sad and embarrassing day for the House. We need to vote "no."

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

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Texas (Mr. HENSARLING) that the House suspend the rules and pass the bill, H.R. 7187.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

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

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

FEDERAL AGENCY CUSTOMER EXPERIENCE ACT OF 2018

Mr. COMER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2846) to require the collection of voluntary feedback on services provided by agencies, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2846

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Federal Agency Customer Experience Act of 2018".

SEC. 2. FINDINGS; SENSE OF CONGRESS.

(a) FINDINGS.—Congress finds that—

(1) the Federal Government serves the people of the United States and should seek to continually improve public services provided by the Federal Government based on customer feedback;

(2) the people of the United States deserve a Federal Government that provides efficient, effective, and high-quality services across multiple channels;

(3) many agencies, offices, programs, and Federal employees provide excellent service to individuals, however many parts of the Federal Government still fall short on delivering the customer service experience that individuals have come to expect from the private sector;

(4) according to the 2016 American Customer Satisfaction Index, the Federal Government ranks among the bottom of all industries in the United States in customer satisfaction;

(5) providing quality services to individuals improves the confidence of the people of the United States in their government and helps agencies achieve greater impact and fulfill their missions; and

(6) improving service to individuals requires agencies to work across organizational boundaries, leverage technology, collect and share standardized data, and develop customer-centered mindsets and service strategies.

(b) SENSE OF CONGRESS.—It is the sense of Congress that all agencies should strive to provide high-quality, courteous, effective, and efficient services to the people of the United States and seek to measure, collect, report, and utilize metrics relating to the experience of individuals interacting with agencies to continually improve services to the people of the United States.

SEC. 3. DEFINITIONS.

In this Act:

(1) **ADMINISTRATOR.**—The term “Administrator” means the Administrator of General Services.

(2) **AGENCY.**—The term “agency” has the meaning given the term in section 3502 of title 44, United States Code.

(3) **COVERED AGENCY.**—The term “covered agency” means an agency or component of an agency that is designated as a “covered agency” pursuant to section 5(a).

(4) **DIRECTOR.**—The term “Director” means the Director of the Office of Management and Budget.

(5) **VOLUNTARY CUSTOMER SERVICE FEEDBACK.**—The term “voluntary customer service feedback” means a response to a collection of information conducted by a covered agency in accordance with this Act.

SEC. 4. APPLICATION OF CERTAIN PROVISIONS OF THE PAPERWORK REDUCTION ACT TO COLLECTION OF VOLUNTARY CUSTOMER SERVICE FEEDBACK.

Sections 3506(c) and 3507 of title 44, United States Code (provisions of what is commonly known as the “Paperwork Reduction Act”) shall not apply to a collection of voluntary customer service feedback.

SEC. 5. GUIDELINES FOR VOLUNTARY CUSTOMER SERVICE FEEDBACK.

(a) **EVALUATION AND DESIGNATION.**—The Director shall assess agencies, agency components, and agency programs to identify which have the highest impact on or number of interactions with individuals or entities. Based on the assessment, the Director shall designate agencies, agency components, or programs as covered agencies for purposes of this Act.

(b) **GUIDANCE.**—The Director shall issue guidance that requires each covered agency that solicits voluntary customer service feedback to ensure that—

(1) any response to the solicitation of voluntary customer service feedback remains anonymous, the collection method does not include a request for or opportunity for the respondent to provide information that could identify such respondent, and any response is not traced to a specific individual or entity;

(2) any individual or entity who declines to participate in the solicitation of voluntary customer service feedback shall not be treated differently by the agency for purposes of providing services or information;

(3) the solicitation does not include more than 10 questions;

(4) the voluntary nature of the solicitation is clear;

(5) the collection of voluntary customer service feedback is only used to improve customer service and will not be used for any other purpose;

(6) any solicitation of voluntary customer service feedback is limited to 1 solicitation per interaction with an individual or entity;

(7) to the extent practicable, the solicitation of voluntary customer service feedback is made at the point of service with an individual or entity;

(8) any instrument for collecting voluntary customer service feedback is accessible to individuals with disabilities in accordance with section 508 of the Rehabilitation Act of 1973 (29 U.S.C. 794d); and

(9) internal agency data governance policies remain in effect with respect to the collection of voluntary customer service feedback from any individual or entity.

SEC. 6. CUSTOMER EXPERIENCE DATA COLLECTION.

(a) **COLLECTION OF RESPONSES.**—The head of each covered agency (or a designee), assisted by and in consultation with the Performance Improvement Officer or other senior accountable official for customer service of the covered agency, shall collect voluntary customer service feedback with respect to any service of or transaction with the covered agency that has been identified by the Director, in consultation with

the Administrator, in accordance with the guidance issued by the Director under section 5.

(b) **CONTENT OF QUESTIONS.**—

(1) **STANDARDIZED QUESTIONS.**—The Director, in consultation with the Administrator, shall develop a set of standardized questions for use by each covered agency in collecting voluntary customer service feedback under this section that address—

(A) overall satisfaction of individuals or entities with the specific interaction or service received;

(B) the extent to which individuals or entities were able to accomplish their intended task or purpose;

(C) whether the individual or entity was treated with respect and professionalism;

(D) whether the individual or entity believes they were served in a timely manner; and

(E) any additional metrics as determined by the Director, in consultation with the Administrator.

(2) **ADDITIONAL QUESTIONS.**—In addition to the questions developed pursuant to paragraph (1), the Director shall consult with the Performance Improvement Council to develop additional questions relevant to the operations or programs of covered agencies.

(c) **ADDITIONAL REQUIREMENTS.**—To the extent practicable—

(1) each covered agency shall collect voluntary customer service feedback across all platforms or channels through which the covered agency interacts with individuals or other entities to deliver information or services; and

(2) voluntary customer service feedback collected under this section shall be tied to specific transactions or interactions with customers of the covered agency.

(d) **REPORTS.**—

(1) **ANNUAL REPORT TO THE DIRECTOR.**—

(A) **IN GENERAL.**—Not later than 1 year after the date of the enactment of this Act, and not less frequently than annually thereafter, each covered agency shall publish on the website of the covered agency and submit to the Director, in a manner determined by the Director—

(i) a report that includes—

(I) the voluntary customer service feedback for the previous year; and

(II) descriptions of how the covered agency has used and plans to use such feedback; and

(ii) a machine readable dataset that includes—

(I) the the standardized questions or additional questions described in subsection (b) and the response choices for such questions; and

(II) the response rate for each collection of voluntary customer service feedback for the previous year.

(B) **CENTRALIZED WEBSITE.**—The Director shall—

(i) include and maintain on a publicly available website links to the information provided on the websites of covered agencies under subparagraph (A); and

(ii) for purposes of clause (i), establish a website or make use of an existing website, such as the website required under section 1122 of title 31, United States Code.

(2) **AGGREGATED REPORT.**—Each covered agency shall publish in an electronic format and update on a regular basis an aggregated report on the solicitation and use of voluntary customer service feedback, which shall include—

(A) the intended purpose of each solicitation of voluntary customer service feedback conducted by the covered agency;

(B) the appropriate point of contact within each covered agency for each solicitation of voluntary customer service feedback conducted;

(C) the questions or survey instrument submitted to members of the public as part of the solicitation of voluntary customer service feedback; and

(D) a description of how the covered agency uses the voluntary customer service feedback received by the covered agency to improve the customer service of the covered agency.

SEC. 7. CUSTOMER EXPERIENCE SCORECARD REPORT.

(a) **IN GENERAL.**—Not later than 15 months after the date on which all covered agencies have submitted the first annual reports to the Director required under section 6(d)(1), and every 2 years thereafter until the date that is 10 years after such date, the Comptroller General of the United States shall make publicly available and submit to the Committee on Homeland Security and Governmental Affairs of the Senate and the Committee on Oversight and Government Reform of the House of Representatives a scorecard report assessing the data collected and reported by the covered agencies and each instrument used to collect voluntary customer service feedback.

(b) **CONTENTS.**—The report required under subsection (a) shall include—

(1) a summary of the information required to be published by covered agencies under section 6(d);

(2) a description of how each covered agency plans to use and has used the voluntary customer service feedback received by the covered agency; and

(3) an evaluation of each covered agency's compliance with this Act.

SEC. 8. SENSE OF CONGRESS.

It is the sense of Congress that adequate Federal funding is needed to ensure agency staffing levels that can provide the public with appropriate customer service levels.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Kentucky (Mr. COMER) and the gentlewoman from New York (Mrs. CAROLYN B. MALONEY) each will control 20 minutes.

The Chair recognizes the gentleman from Kentucky.

GENERAL LEAVE

Mr. COMER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

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

I rise today in support of H.R. 2846, sponsored by Congressman FITZPATRICK of Pennsylvania.

The Federal Government is in the service industry. Members of this Chamber and our staffs work every day, both here and in our respective districts, to serve our constituents, the American people. The same can be said of the executive branch.

For instance, the Department of Veterans Affairs serves this Nation's military men and women by providing healthcare services, funding education under the GI Bill, and helping veterans and their families afford homes.

However, the 2017 American Customer Satisfaction Index found that the Federal Government ranks near the bottom of all industries in the United States when it comes to customer service. The Federal Government can and must do better for the very people who pay its bills.

In the private sector, companies understand the importance of customer service. As Americans, we can barely

go one day without being asked by a company to provide feedback, whether it is when we make a purchase online, when we call our banks or credit card companies, or when we go out to eat at a restaurant. But Federal agencies often don't prioritize customer feedback because they don't have to compete for customers.

The Federal Agency Customer Experience Act will change that by requiring certain high-impact agencies to collect voluntary feedback on the services they provide, while also making it easier for other agencies to do the same if they choose to.

Using feedback provided by the public, agencies will know more about which aspects of their services are working and which need to be improved. The voluntary questionnaires created under this bill will address the individual's satisfaction with a specific agency interaction and ensure they were treated with professionalism and respect.

Finally, the Government Accountability Office will create government-wide customer experience scorecards to show everyone which agencies excel and which agencies need to improve.

I thank the bipartisan group of my colleagues who supported H.R. 2846 during committee consideration of the bill, and I urge all Members to support this legislation.

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

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, improving government interactions with the public must be a constant goal of Federal agencies and Members of Congress. I support this bill because it moves us toward that objective.

The House bill before us is the companion measure to a bill introduced by Senator CLAIRE MCCASKILL which passed the Senate unanimously last year.

H.R. 2846 would require Federal agencies to collect voluntary feedback from the public, a common practice in the private sector. Agencies would have to report the results of this feedback to the Office of Management and Budget and post it on agency websites.

Importantly, agencies would be required to ensure that this information is anonymous and protect their privacy.

However, using customer satisfaction sources to demonize certain agencies or agency personnel is not an appropriate use of this information. This feedback should be used for constructive purposes.

Measuring the public's satisfaction with the service agencies provide is a good step toward improving services overall and will hopefully provide insight into how agencies can improve their operations. The aim is to create a virtuous cycle, not a vicious one.

Congress must also recognize its role in improving agency performance and

customer satisfaction. Agencies will inevitably receive low satisfaction scores from the public if they are woefully underfunded and are not able to hire and adequately train employees, as this has, unfortunately, been the case at some agencies over the past few years.

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

Mr. COMER. Mr. Speaker, I yield 5 minutes to the gentleman from Pennsylvania (Mr. FITZPATRICK), the sponsor of this bill.

Mr. FITZPATRICK. Mr. Speaker, every day throughout the private sector, businesses obtain feedback from their customers to improve their products and improve their services. However, this is much less common—if not nonexistent—within the Federal Government, where agencies could be doing far more to improve the customer service experience of every citizen in this country. The latest American Customer Satisfaction Index found the Federal Government is near the bottom of the list when it comes to customer satisfaction.

H.R. 2846 requires certain Federal agencies to collect voluntary feedback from individuals about their interactions with the government. People who interact with government agencies will have the opportunity to give feedback on their experience. Using feedback provided by the public, agencies will figure out just how effectively they are at serving the American people.

The result, Mr. Speaker, will be a win-win. The American public receives better services and customer care, while agencies achieve greater impact and ability to fulfill their missions.

H.R. 2846 also sets guidelines for agencies' solicitation of voluntary feedback from the public. The questionnaire will be no longer than 10 questions, and the response must be anonymous. Agencies are required to work with the General Services Administration and the Office of Management and Budget to formulate their surveys to ensure feedback is both reliable and useful.

However, customer feedback on its own will not improve the relationship between the American people and the Federal Government. H.R. 2846 requires agencies to report publicly on the voluntary feedback that they collect.

This report will include information about the feedback received and a description of how the agency will go about improving customer service. The Government Accountability Office will also create customer experience scorecards for the agencies to foster accountability.

I urge my friends on both sides of the aisle to support H.R. 2846.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I have no further speakers on this bill on this side, and I yield back the balance of my time.

Mr. COMER. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Kentucky (Mr. COMER) that the House suspend the rules and pass the bill, H.R. 2846, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The title of the bill was amended so as to read: "A bill to require the collection of voluntary customer service feedback on services provided by agencies, and for other purposes."

A motion to reconsider was laid on the table.

ALL-AMERICAN FLAG ACT

Mr. COMER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3121) to require the purchase of domestically made flags of the United States of America for use by the Federal Government, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3121

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "All-American Flag Act".

SEC. 2. REQUIREMENT FOR AGENCIES TO BUY DOMESTICALLY MADE UNITED STATES FLAGS.

(a) REQUIREMENT FOR AGENCIES TO BUY DOMESTICALLY MADE UNITED STATES FLAGS.—

(1) IN GENERAL.—Chapter 63 of title 41, United States Code, is amended by adding at the end the following new section:

"§ 6310. Requirement for agencies to buy domestically made United States flags

"(a) REQUIREMENT.—Except as provided in subsections (b) through (d), funds appropriated or otherwise available to an agency may not be used for the procurement of any flag of the United States, unless such flag has been 100 percent manufactured in the United States from articles, materials, or supplies that have been grown or 100 percent produced or manufactured in the United States.

"(b) AVAILABILITY EXCEPTION.—Subsection (a) does not apply to the extent that the head of the agency concerned determines that satisfactory quality and sufficient quantity of a flag described in such subsection cannot be procured as and when needed at United States market prices.

"(c) EXCEPTION FOR CERTAIN PROCUREMENTS.—Subsection (a) does not apply to the following:

"(1) Procurements by vessels in foreign waters.

"(2) Procurements for resale purposes in any military commissary, military exchange, or nonappropriated fund instrumentality operated by an agency.

"(3) Procurements for amounts less than the simplified acquisition threshold.

"(d) PRESIDENTIAL WAIVER.—

"(1) IN GENERAL.—The President may waive the requirement in subsection (a) if the President determines a waiver is necessary to comply with any trade agreement to which the United States is a party.

"(2) NOTICE OF WAIVER.—Not later than 30 days after granting a waiver under paragraph (1), the President shall publish a notice of the waiver in the Federal Register.

“(e) DEFINITIONS.—In this section:

“(1) AGENCY.—The term ‘agency’ has the meaning given the term ‘executive agency’ in section 102 of title 40.

“(2) SIMPLIFIED ACQUISITION THRESHOLD.—The term ‘simplified acquisition threshold’ has the meaning given that term in section 134.”

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end the following new item:

“6310. Requirement for agencies to buy domestically made United States flags.”.

(b) APPLICABILITY.—Section 6310 of title 41, United States Code, as added by subsection (a)(1), shall apply with respect to any contract entered into on or after the date that is 180 days after the date of the enactment of this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Kentucky (Mr. COMER) and the gentlewoman from New York (Mrs. CAROLYN B. MALONEY) each will control 20 minutes.

The Chair recognizes the gentleman from Kentucky.

GENERAL LEAVE

Mr. COMER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

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

I rise today in support of H.R. 3121, introduced by Congresswoman BUSTOS of Illinois. H.R. 3121 is a bipartisan bill to ensure government agencies only buy United States flags made from 100 percent American-made material.

Most Americans may think American flags purchased with taxpayer money for the government are made here at home by Americans using only U.S. materials. Surprisingly, this is not a uniform requirement in current Federal acquisition laws and regulations. When it comes to the content of American flags purchased by executive agencies, the requirements under the current law are inconsistent.

The Department of Defense and the military departments generally are required to buy American flags made entirely of U.S. materials, but civilian agencies are currently permitted to buy flags that are manufactured in the U.S. consisting of only 51 percent American-made materials, or sometimes even less than that.

This bill brings all executive agencies under a single rule when it comes to the content of American flags bought by agencies across the government.

Rather than impose new rules and exceptions for DOD and civilian agency flag purchases, the All-American Flag Act recognizes and essentially adopts current DOD requirements and excep-

□ 1730

H.R. 3121 contains limited exceptions that recognize practical realities, such as domestic nonavailability, in keeping with current law governing DOD purchases in textiles, including U.S. flags.

Mr. Speaker, I thank Representative BUSTOS and the many cosponsors who are leading this effort to honor America's greatest symbol of freedom, and I urge my colleagues to support the bill.

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

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, the All-American Flag Act is a commonsense bill that all Members should support. It would simply require all Federal agencies to purchase American flags that are manufactured in the United States, using materials grown or produced in the United States.

Under current law, this requirement applies only to the Departments of Defense and Veterans Affairs. It should be extended to all Federal agencies.

As under current law, the bill would provide certain limited exceptions and allow agencies to purchase American flags made elsewhere if they are not available in sufficient quantity or quality from American manufacturers.

Mr. Speaker, I intend to reserve my time eventually, but first, I yield 3 minutes to the gentlewoman from Illinois (Mrs. BUSTOS), my distinguished colleague.

Mrs. BUSTOS. Mr. Speaker, I thank the gentlewoman from New York for yielding me time. I appreciate it.

Mr. Speaker, I rise today in support of my bipartisan bill, the All-American Flag Act. This commonsense legislation will require all American flags purchased by the Federal Government to be made entirely in the United States from materials grown or manufactured in the United States.

The idea for this bill came to me when I was sitting down and talking with a Vietnam vet. We were at a VFW hall, and he pointed to the corner, saw an American flag there, and said: Do you know that the American flag can be made in China?

I was very surprised that that could even happen. I will never forget when he looked at me and said: ‘I didn’t fight for China. I fought for the USA.’

I later learned that, in 2015 alone, taxpayers footed the bill to import American flags to the tune of \$4.4 million, \$4 million of which went straight to China.

Since that conversation, I have worked with my colleagues on both sides of the aisle to require the Department of Defense to purchase 100 percent American-made flags. With the support of my colleagues today, we can ensure that all American flags purchased with taxpayer money are 100 percent American made.

There is no reason that the symbol of our Nation, our freedoms, and our values, proudly worn on the sleeves of our

American soldiers or displayed right here, like right behind me, in our Nation's Capitol should be manufactured anywhere but in the United States of America.

By purchasing flags made on American soil, we can ensure that the symbol of our Nation is preserved, while supporting American jobs and manufacturing.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I want to congratulate my friend and colleague on this excellent, patriotic bill, of which I am a cosponsor.

I have no further speakers on this side of the aisle, so I yield back the balance of my time.

Mr. COMER. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Kentucky (Mr. COMER) that the House suspend the rules and pass the bill, H.R. 3121, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

INSPECTOR GENERAL ACCESS ACT OF 2017

Mr. COMER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3154) to amend the Inspector General Act of 1978 relative to the powers of the Department of Justice Inspector General.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3154

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “Inspector General Access Act of 2017”.

SEC. 2. INVESTIGATIONS OF DEPARTMENT OF JUSTICE PERSONNEL.

Section 8E of the Inspector General Act of 1978 (5 U.S.C. App.) is amended—

(1) in subsection (b)—

(A) in paragraph (2), by striking “and paragraph (3)”;

(B) by striking paragraph (3);

(C) by redesignating paragraphs (4) and (5) as paragraphs (3) and (4), respectively; and

(D) in paragraph (4), as redesignated, by striking “paragraph (4)” and inserting “paragraph (3)”;

(2) in subsection (d), by striking “, except with respect to allegations described in subsection (b)(3).”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Kentucky (Mr. COMER) and the gentlewoman from New York (Mrs. CAROLYN B. MALONEY) each will control 20 minutes.

The Chair recognizes the gentleman from Kentucky.

GENERAL LEAVE

Mr. COMER. Mr. Speaker, I ask unanimous consent that all Members

may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

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

Mr. Speaker, I rise today in support of H.R. 3154 introduced by Congressman RICHMOND of Louisiana.

Inspectors general perform a critical oversight function with regard to misconduct at their respective agencies. The Oversight and Government Reform Committee has long pushed for IGs to have timely and complete access to all the information they need to fulfill their oversight and investigative functions.

In continuance of that mission, H.R. 3154 removes an outdated statute that prevents the inspector general from investigating certain misconduct at the Justice Department.

Under current statute, the DOJ IG must refer allegations of misconduct by Department attorneys to the Office of Professional Responsibility, or OPR, rather than initiate an investigation himself.

The OPR existed prior to the creation of the DOJ IG in 1988, and OPR retained this specific authority when the DOJ IG was created.

H.R. 3154 seeks to harmonize the DOJ inspector general's investigative authority with that of the rest of the Federal inspectors general, who are not similarly restricted. The bill repeals the provision requiring the IG to refer allegations of attorney misconduct to OPR.

Congress and, in particular, the Oversight and Government Reform Committee have consistently supported the need for independent and transparent oversight of Federal agencies and programs.

The current division of investigative authority at DOJ is inconsistent with the committee's history of supporting the notion of an unburdened IG.

The IG is confirmed by the Senate, is accountable to the public, and only can be removed by the President after notification to Congress. Further, the IG has statutory reporting obligations to both agency leadership and Congress.

In contrast, the Director of OPR is selected and appointed by the Attorney General, answers to the Attorney General, and can be removed or disciplined by the Attorney General.

The IG's independence is critical to the value of their work.

The IG maintains transparency by publishing its reports on a public website. The website contains information about the reports, operations, and functions of the IG, including a full archive of its completed reports and its ongoing work. This standard of transparency does not apply to OPR.

Adverse findings by OPR against a DOJ lawyer are subject to review by

the Department's leadership and can be overruled by the Department's leadership without any transparency.

It is important to note that this division of authority is a unique situation in the Federal IG community. For instance, the Securities and Exchange Commission Office of Inspector General is responsible for handling misconduct allegations against SEC lawyers, including those with prosecuting authority.

The need for this legislation has also been discussed in multiple hearings before our committee and in reports by watchdog groups. The DOJ IG, Michael Horowitz, testified before this committee most recently on November 15, 2017, about the importance of eliminating this discrepancy.

Congress' own watchdog, the Government Accountability Office, has issued reports with recommendations to empower the DOJ IG.

Mr. Speaker, I urge my colleagues to support this bill, and I reserve the balance of my time.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I rise in strong support of H.R. 3154, the Inspector General Access Act.

Mr. Speaker, I thank Representatives RICHMOND, HICE, and LYNCH for the bipartisan manner in which they worked on this very important bill.

The Inspector General Access Act would allow the IG of the Department of Justice to investigate allegations of misconduct by Department attorneys. The IG is statutorily independent and currently has the authority to investigate other DOJ personnel, but is barred from pursuing appropriate investigations into the attorneys at the Department.

Under current law, the authority to investigate attorneys is restricted to the Office of Professional Responsibility within DOJ. OPR is not statutorily independent; its head is not Senate confirmed like the IG; and treating attorneys differently from other personnel is unfair.

One year ago, Michael Horowitz, the inspector general at the Department of Justice, testified before the Committee on Oversight and Government Reform: "This bifurcated jurisdiction creates a system where misconduct by FBI agents and other DOJ law enforcement officers is conducted by a statutorily independent IG appointed by the President and confirmed by the Senate, while misconduct by DOJ prosecutors is investigated by a component head who is appointed by the Department's leadership and who lacks statutory independence. There is no principled reason for treating misconduct by Federal prosecutors differently than misconduct by DOJ law enforcement agents."

Mr. Speaker, I include in the RECORD the letter from Mr. Horowitz expressing his strong support for this bill before us today.

U.S. DEPARTMENT OF JUSTICE,
OFFICE OF THE INSPECTOR GENERAL,
November 29, 2018.

Hon. TREY GOWDY,
Chairman, Committee on Oversight and Government Reform, House of Representatives, Washington, DC.

Hon. ELLIJAH E. CUMMINGS,
Ranking Member, Committee on Oversight and Government Reform, House of Representatives, Washington, DC.

DEAR MR. CHAIRMAN AND RANKING MEMBER CUMMINGS: I write to express my strong support for H.R. 3154, the "Inspector General Access Act of 2017" (Access Act), which your Committee approved unanimously on September 27, 2018. The Access Act would amend the Inspector General Act (IG Act) to provide the Department of Justice (DOJ) Office of the Inspector General (OIG) with authority to investigate allegations of misconduct against DOJ attorneys for their actions as lawyers, just as the OIG has authority under the IG Act to investigate allegations of misconduct made against any non-lawyer in the Department, including law enforcement agents at the Federal Bureau of Investigation (FBI), the Drug Enforcement Administration (DEA), the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), and the U.S. Marshals Service (USMS). Currently, under Section 8E of the Inspector General Act, the OIG does not have the authority to investigate allegations of misconduct made against DOJ attorneys acting in their capacity as lawyers; this role is reserved exclusively for the Department's Office of Professional Responsibility (OPR).

The Access Act has received broad, bipartisan support over successive Congresses because it promotes independent oversight, transparency, and accountability within DOJ and for all of its employees. For these same reasons, in 1994, the then-General Accounting Office, now the Government Accountability Office (GAO), issued a report that found that preventing the OIG from investigating attorney misconduct was inconsistent with the independence and accountability that Congress envisioned under the IG Act.

The OIG has long questioned this carve-out because OPR lacks statutory independence and does not regularly release its reports and conclusions to the public. Moreover, to our knowledge, the DOJ Inspector General is the only Inspector General in the entire federal government that does not have the authority to investigate alleged professional misconduct by attorneys who work in the agency it oversees. Providing the OIG with authority to exercise jurisdiction in attorney professional misconduct cases would enhance the public's confidence in the outcomes of these investigations and provide the OIG with the same authority as every other Inspector General.

Alleged professional misconduct by DOJ prosecutors, like any alleged misconduct by DOJ agents, should be subject to statutorily independent oversight.

Over fifteen years ago, the Department and Congress recognized the importance of statutorily independent OIG oversight over all DOJ law enforcement components (FBI, DEA, USMS, and ATF) when Attorney General Ashcroft authorized the OIG to conduct additional law enforcement oversight in 2001 and Congress legislated it in 2002. Yet, allegations against Department prosecutors for professional misconduct continue to be handled exclusively by OPR. As a result, presently, if an allegation of misconduct is made against the FBI Director, it is reviewed by the OIG; by contrast, if an allegation of professional misconduct is made against the Attorney General, it is handled by OPR, a Departmental component that the Attorney General supervises.

The rationale supporting independent oversight for alleged misconduct by law enforcement applies with equal force to alleged wrongdoing by federal prosecutors, regardless of the nature of the alleged misconduct. There is no principled reason to have two standards of oversight at DOJ—one for federal agents, who are subject to statutorily independent and transparent oversight by the OIG, and one for federal prosecutors, who are not for allegations of professional misconduct. This is particularly true given the extraordinary power that Department lawyers have to charge individuals with crimes, to seek incarceration, and to pursue the seizure of assets and property.

The OIG's independence, established by statutory authorities and protections, facilitates objective and credible investigations of misconduct allegations, as well as unbiased reports that identify and make useful recommendations for improving the Department. The OIG is headed by a Senate-confirmed Inspector General who can only be removed by the President, with prior notice to Congress. The OIG's statutory independence is bolstered by the OIG's dual obligation to report findings and concerns both to the Attorney General and to Congress. The independent OIG is able to make critical investigative and audit findings without fear of reprisal.

Conversely, OPR has no statutory independence or protections. The OPR Counsel is appointed by and answers to the Attorney General, and can be removed or disciplined by the Attorney General. Although a November 27, 2018 letter from DOJ's Office of Legislative Affairs (OLA) on H.R. 3154 states that "OPR has always acted independently," it does not point to any protections, statutory or otherwise, that exist to ensure OPR's independence from the Attorney General, nor has DOJ proposed strengthening OPR's independence by adding such protections. Indeed, the letter fails to explain or even address why DOJ believes it is better to have a non-statutorily independent entity handle attorney professional misconduct cases rather than a statutorily independent organization, as is the case for law enforcement professional misconduct allegations.

The OIG's independent and transparent oversight enhances the public's confidence in the DOJ's programs and improves its operations.

In addition to independence, the OIG considers transparency a crucial component of its oversight mission. With limited exceptions, the OIG ensures that the public is aware of the results of our work. The majority of our reports are posted on our public website at the time of release to ensure that Congress and the public are informed of our findings, in a comprehensive and timely manner. The OIG, consistent with the IG Act, publishes on our website summaries of investigations resulting in findings of administrative misconduct by senior government employees and in matters of public interest even when the subject is not prosecuted. We post such summaries without identifying the investigative subject consistent with the legal requirements under the Privacy Act. Because of this commitment to transparency, there are currently hundreds of OIG reports, audits, and reviews posted on our web site. There are also summaries of dozens of OIG investigative reports posted, including recent reports involving significant misconduct by senior DOJ officials.

In contrast, there are currently only a total of five reports (other than annual reports) posted on OPR's website. Four of those five reports are from 2008 and were the result of OPR's joint work with the OIG, and

which the OIG posted on our website consistent with the IG Act and our practice. The fifth report was completed by OPR in 2013 and only released in 2015 in response to a Freedom of Information Act (FOIA) request. Moreover, although the OLA letter states that "OPR discloses a substantial amount of information about its work and findings in its annual report," this information is not reported in a timely or comprehensive manner. Congress and the public only find out about some, but not necessarily all, of OPR's work when it issues an annual report.

An example of this dichotomy can be found in a case involving an Oregon lawyer who was arrested by the FBI and wrongly imprisoned after mismatched fingerprints linked him to the 2004 bombing at a Madrid train station. The OIG investigated the allegations of FBI agent misconduct, while the Department's OPR investigated the allegations of attorney misconduct. This bifurcation led to inconsistent treatment. The OIG report on the actions of the FBI agents was published on the OIG's website, but OPR did not publish the report on the conduct of the DOJ attorneys who were involved in the same case.

Transparency ensures greater accountability, and sends an important deterrent message to other Department employees. The credibility of the Department's disciplinary process is inevitably reduced when the responsible component operates under the direction of the Department's senior leadership and is not subject to public scrutiny because of limited transparency.

The OIG has demonstrated its excellence in reviewing complex legal and factual issues, including employee ethics and misconduct matters.

Over the past 30 years, the OIG has shown that it is capable of fair and independent oversight of the DOJ. The jurisdictional limitation of Section 8E(b)(3) is an unnecessary historical vestige of the fact that OPR was in existence prior to the statutory creation of the OIG in 1988. Those who unsuccessfully tried in 2002 to forestall Congress from providing the OIG with oversight of alleged misconduct by FBI and DEA agents contended that those cases required specialized expertise—just like the Department argues currently that prosecutorial oversight requires specialized expertise—and that argument was roundly rejected and has proven to be entirely without merit. The decision by Congress to extend OIG jurisdiction in 2002 to encompass misconduct by FBI and DEA agents has allowed for significant and important oversight of DOJ's law enforcement operations, and has had significant positive impact on the integrity of those agencies' operations.

The OIG has consistently demonstrated our ability to handle complex legal and factual issues related to our misconduct reviews, including those involving FBI and DEA agents as well as, on occasion, ethics issues involving DOJ lawyers. In addition to our recent investigation of the FBI's actions prior to the 2016 presidential election, which involved evaluating the professional conduct by FBI agents, FBI lawyers, and FBI senior officials, we have investigated the FBI's actions involving its former agent Robert Hanssen, the FBI's activities related to James "Whitey" Bulger, the DEA's oversight of its confidential informant program, the DEA and other components' handling of sexual misconduct and harassment cases, the operation of the FBI laboratory, ATF's actions involving Operation Fast and Furious, and the FBI's use of its national security authorities (National Security Letters, Patriot Act Section 215, FISA Amendment Act Section 702).

Each of those and many other reviews resulted in independent and transparent find-

ings by the OIG, and resulted in changes to Department operations that enhanced their effectiveness and thereby increased the public's confidence in those programs. Moreover, OIGs throughout the government, including at the Department of Homeland Security and the Securities and Exchange Commission, have authority to investigate misconduct allegations made against attorneys at those agencies and they have demonstrated that they are fully capable of dealing with such matters covering a wide range of complex legal issues. The DOJ OIG is the only OIG, to our knowledge, that is barred by the IG Act from reviewing misconduct by lawyers within the agency it oversees.

The Access Act would provide the OIG with oversight over Department lawyers in a manner that is entirely consistent with its oversight authority over Department non-attorneys.

The present oversight system that applies to allegations made against any DOJ non-lawyer, as provided for in the IG Act and Department regulations, is precisely the oversight mechanism that the Access Act seeks to apply to Department lawyers. Specifically, under the current system for DOJ non-lawyers, all non-frivolous misconduct allegations must be provided to the OIG for the OIG's review and determination as to whether it is of the type and nature that warrants and necessitates independent OIG investigation. Given the OIG's limited resources, the OIG handles only those allegations that warrant an independent OIG investigation, and therefore the OIG returns routine and less serious misconduct allegations to Department components, such as the FBI's Inspections Division and the DEA's OPR, for their handling and investigation. For those matters that the OIG retains, when the OIG completes its investigation, it sends its report to the component so that it can adjudicate the OIG's findings and take disciplinary action, as appropriate. The Access Act creates a similar practice, by maintaining the Department's OPR to handle misconduct allegations that do not require independent outside review as determined by the OIG, much as the internal affairs offices at the FBI, DEA, ATF, and USMS remain in place today.

We are unaware of any claims by Department leaders that this approach has resulted in "different investigative standards," "decrease[d] efficiency," or "inconsistent application" of legal standards. There is no evidence that it has impacted the components' "ability to successfully defend any significant discipline decision before the Merit Systems Protection Board." Yet this parade of horrors is precisely what the OLA letter claims will occur if attorneys are treated in the same manner as Special Agents and non-attorneys at the Department, rather than continuing to receive the special oversight treatment granted to them under the current carve-out provision under the IG Act. This argument is meritless. Indeed, the disciplinary processes at the FBI and the DEA have substantially improved since the OIG obtained statutory oversight authority over those components in 2002, in significant part due to the greater transparency and accountability that has resulted from the OIG's oversight.

I very much appreciate your strong support for my Office and for Inspectors General throughout the federal government.

Sincerely,

MICHAEL E. HOROWITZ,
Inspector General.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, H.R. 3154 would not prohibit OPR from investigating attorneys. It would simply add the ability to investigate attorneys when appropriate

in the IG's authority, an additional layer of accountability.

Empowering IGs has been, and should continue to be, a nonpartisan issue.

The Committee on Oversight and Government Reform relies on the work of IGs, and we strongly support ensuring they can do their jobs effectively.

This bill was ordered reported by the Oversight Committee unanimously. I urge my colleagues to continue their support for IGs by supporting the Inspector General Access Act.

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

Mr. COMER. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Kentucky (Mr. COMER) that the House suspend the rules and pass the bill, H.R. 3154.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

21ST CENTURY INTEGRATED DIGITAL EXPERIENCE ACT

Mr. COMER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 5759) to improve executive agency digital services, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5759

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "21st Century Integrated Digital Experience Act" or the "21st Century IDEA".

SEC. 2. DEFINITIONS.

In this Act:

(1) **DIRECTOR.**—The term "Director" means the Director of the Office of Management and Budget.

(2) **EXECUTIVE AGENCY.**—The term "executive agency" has the meaning given the term "Executive agency" in section 105 of title 5, United States Code.

SEC. 3. WEBSITE MODERNIZATION.

(a) **REQUIREMENTS FOR NEW WEBSITES AND DIGITAL SERVICES.**—Not later than 180 days after the date of enactment of this Act, an executive agency that creates a website or digital service that is intended for use by the public, or conducts a redesign of an existing legacy website or digital service that is intended for use by the public, shall ensure to the greatest extent practicable that any new or redesigned website, web-based form, web-based application, or digital service—

(1) is accessible to individuals with disabilities in accordance with section 508 of the Rehabilitation Act of 1973 (29 U.S.C. 794d);

(2) has a consistent appearance;

(3) does not overlap with or duplicate any legacy websites and, if applicable, ensure that legacy websites are regularly reviewed, eliminated, and consolidated;

(4) contains a search function that allows users to easily search content intended for public use;

(5) is provided through an industry standard secure connection;

(6) is designed around user needs with data-driven analysis influencing management and development decisions, using qualitative and quantitative data to determine user goals, needs, and behaviors, and continually test the website, web-based form, web-based application, or digital service to ensure that user needs are addressed;

(7) provides users of the new or redesigned website, web-based form, web-based application, or digital service with the option for a more customized digital experience that allows users to complete digital transactions in an efficient and accurate manner; and

(8) is fully functional and usable on common mobile devices.

(b) **REQUIREMENTS FOR EXISTING EXECUTIVE AGENCY WEBSITES AND DIGITAL SERVICES.**—Not later than 1 year after the date of enactment of this Act, the head of each executive agency that maintains a website or digital service that is made available to the public shall—

(1) review each website or digital service; and

(2) submit to Congress a report that includes—

(A) a list of the websites and digital services maintained by the executive agency that are most viewed or utilized by the public or are otherwise important for public engagement;

(B) from among the websites and digital services listed under subparagraph (A), a prioritization of websites and digital services that require modernization to meet the requirements under subsection (a); and

(C) an estimation of the cost and schedule of modernizing the websites and digital services prioritized under subparagraph (B).

(c) **INTERNAL DIGITAL SERVICES.**—The head of each executive agency shall ensure, to the greatest extent practicable, that any Intranet established after the date of enactment of this Act conforms to the requirements described in subsection (a).

(d) **PUBLIC REPORTING.**—Not later than 1 year after the date of enactment of this Act and every year thereafter for 4 years, the head of each executive agency shall—

(1) report annually to the Director on the progress of the executive agency in implementing the requirements described in this section for the previous year; and

(2) include the information described in paragraph (1) in a publicly available report that is required under another provision of law.

(e) **COMPLIANCE WITH UNITED STATES WEBSITE STANDARDS.**—Any website of an executive agency that is made available to the public after the date of enactment of this Act shall be in compliance with the website standards of the Technology Transformation Services of the General Services Administration.

SEC. 4. DIGITIZATION OF GOVERNMENT SERVICES AND FORMS.

(a) **NON-DIGITAL SERVICES.**—Not later than 180 days after the date of enactment of this Act, the Director shall issue guidance to the head of each executive agency that establishes a process for the executive agency to—

(1) identify public non-digital, paper-based, or in-person Government services; and

(2) include in the budget request of the executive agency—

(A) a list of non-digital services with the greatest impact that could be made available to the public through an online, mobile-friendly, digital service option in a manner that decreases cost, increases digital conversion rates, and improves customer experience; and

(B) an estimation of the cost and schedule associated with carrying out the modernization described in subparagraph (A).

(b) **SERVICES REQUIRED TO BE DIGITAL.**—The head of each executive agency shall regularly review public-facing applications and services to ensure that those applications and services are, to the greatest extent practicable, made available to the public in a digital format.

(c) **FORMS REQUIRED TO BE DIGITAL.**—Not later than 2 years after the enactment of this

Act, the head of each executive agency shall ensure that any paper based form that is related to serving the public is made available in a digital format that meets the requirements described in section 3(a).

(d) **NON-DIGITIZABLE PROCESSES.**—If the head of an executive agency cannot make available in a digital format under this section an in-person Government service, form, or paper-based process, the head of the executive agency shall document—

(1) the title of the in-person Government service, form, or paper-based process;

(2) a description of the in-person Government service, form, or paper-based process;

(3) each unit responsible for the in-person Government service, form, or paper-based process and the location of each unit in the organizational hierarchy of the executive agency;

(4) any reasons why the in-person Government service, form, or paper-based process cannot be made available under this section; and

(5) any potential solutions that could allow the in-person Government service, form, or paper-based process to be made available under this section, including the implementation of existing technologies, procedural changes, regulatory changes, and legislative changes.

(e) **PHYSICAL AVAILABILITY.**—Each executive agency shall maintain an accessible method of completing digital services through in-person, paper-based, or other means, such that individuals without the ability to use digital services are not deprived of or impeded in access to those digital services.

SEC. 5. ELECTRONIC SIGNATURES.

Not later than 180 days after the date of the enactment of this Act, the head of each executive agency shall submit to the Director and the appropriate congressional committees a plan to accelerate the use of electronic signatures standards established under the Electronic Signatures in Global and National Commerce Act (15 U.S.C. 7001 et seq.).

SEC. 6. CUSTOMER EXPERIENCE AND DIGITAL SERVICE DELIVERY.

The Chief Information Officer of each executive agency, or a designee, shall—

(1) coordinate and ensure alignment of the internal and external customer experience programs and strategy of the executive agency;

(2) coordinate with the management leaders of the executive agency, including the head of the executive agency, the Chief Financial Officer, and any program manager, to ensure proper funding to support the implementation of this Act;

(3) continually examine the digital service delivery strategy of the executive agency to the public and submit recommendations to the head of the executive agency providing guidance and best practices suitable to the mission of the executive agency;

(4) using qualitative and quantitative data obtained from across the executive agency relating to the experience and satisfaction of customers, identify areas of concern that need improvement and improve the delivery of customer service;

(5) coordinate and ensure, with the approval of the head of the executive agency, compliance by the executive agency with section 3559 of title 44, United States Code; and

(6) to the extent practicable, coordinate with other agencies and seek to maintain as much standardization and commonality with other agencies as practicable in implementing the requirements of this Act, to best enable future transitions to centralized shared services.

SEC. 7. STANDARDIZATION.

(a) **DESIGN AND IMPLEMENTATION.**—Each executive agency shall, to the extent practicable, seek to maintain as much standardization and commonality with other executive agencies as practicable in implementing the requirements of this Act to best enable future transitions to centralized shared services.

(b) **COORDINATION.**—The Chief Information Officer of each executive agency, or a designee,

shall coordinate the implementation of the requirements of this Act, including the development of standards and commonalities.

(c) **FEDERAL SUPPLY SCHEDULE.**—

(1) **IN GENERAL.**—The General Services Administration shall make available under a Federal Supply Schedule the systems and services necessary to fulfill the requirements of this Act.

(2) **REQUIREMENTS.**—The Federal Supply Schedule described in paragraph (1) shall, to the extent practicable, ensure interoperability between executive agencies, compliance with industry standards, and adherence to best practices for design, accessibility, and information security.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Kentucky (Mr. COMER) and the gentlewoman from New York (Mrs. CAROLYN B. MALONEY) each will control 20 minutes.

The Chair recognizes the gentleman from Kentucky.

GENERAL LEAVE

Mr. COMER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

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

Mr. Speaker, I rise today in support of H.R. 5759 introduced by Congressman KHANNA of California.

The U.S. Federal Customer Experience Index measures citizen interactions with the Federal Government. The 2018 index gave Federal agencies failing scores. Citizens deserve and expect better from their government.

H.R. 5759, the 21st Century Integrated Digital Experience Act, or 21st Century IDEA, requires agencies to modernize their websites and digital services. 21st Century IDEA takes a systematic approach to modernizing websites, services, and forms, so as not to unduly burden agencies.

New and redesigned agency websites will have to meet modernization requirements, such as being searchable, customizable, and secure.

□ 1745

Meanwhile, each agency will survey and create a plan for updating its existing websites and digital services, prioritizing those that are used most by the public. Agencies will also digitize forms so that electronic signatures may be used. All these modernization efforts will improve our constituents' experiences when interacting with Federal agencies.

The bill is supported by the Information Technology Industry Council; The Software Alliance; Adobe; Information Technology and Innovation Foundation; Software & Information Industry Association; ServiceNow; CompTIA; and Microsoft.

Mr. Speaker, I thank Congressman KHANNA and Congressman RATCLIFFE for introducing this important piece of

legislation, and to all of the cosponsors on the committee.

Mr. Speaker, I urge my colleagues to support this bill, and I reserve the balance of my time.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in strong support of the 21st Century Integrated Digital Experience Act, and I thank my friend and colleague, Representative RO KHANNA, for his bipartisan work on this important bill.

This bill will require agencies to modernize their public-facing websites and increase the types of services and forms available to the public in a digital format.

Improving the capabilities of agency websites available to the public is essential to ensuring that the Federal Government continues to meet the demands of today's citizens. This bill would help to achieve that goal by requiring agencies to make long overdue improvements to the websites and digital services they provide for the public's benefit.

For example, the bill would require that any new or redesigned website be accessible to people with disabilities, offer search functions to allow users to more easily find specific content, and use data-driven analysis to ensure that users' needs are being adequately addressed.

This bill also would mandate that within 2 years of enactment, agencies provide the public with the option of completing any transactions by means of an online, mobile-friendly, digital format. In other words, on their phones.

Finally, the bill would require agencies to submit to both the Director of the Office of Management and Budget and the Committee on Oversight and Government Reform a report on the progress being made in implementing the bill's requirements.

Mr. Speaker, I yield 3 minutes to the gentleman from the great State of California (Mr. KHANNA).

Mr. KHANNA. Mr. Speaker, I rise in support of the IDEA Act that Representative JOHN RATCLIFFE and I introduced.

The idea behind this act is very simple. I represent Silicon Valley. Companies in the private sector in Silicon Valley have very sophisticated websites that make it really easy for consumers to use those websites. There is no reason that the United States Government shouldn't have websites that are as user friendly and easy to use. This bill will require our agencies to be as user friendly to citizens as the private sector is for consumers.

This bill would never have taken place if it wasn't for bipartisan leadership. I want to particularly recognize Chairman WILL HURD, who not only helped with this, but gave me advice on how to draft the bill, and, of course, Ranking Member ROBIN KELLY. I also want to recognize JOHN RATCLIFFE for

his extraordinary work; Senator ROB PORTMAN, who has moved this in the Senate; and Matt Lira at the White House Office of American Innovation, who has been instrumental in this. It shows that the Congress can work to bring modern technology into government.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I urge all of my colleagues and Members to support this bill.

Mr. Speaker, I have no further speakers, and I yield back the balance of my time.

Mr. COMER. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

Mr. RATCLIFFE. Mr. Speaker, I rise today in support of H.R. 5759: the 21st Century Integrated Digital Experience Act—also known as the "21st Century IDEA."

Mr. Speaker, I first want to thank my colleague, Representative RO KHANNA, for his leadership on this important legislation.

This bill is bipartisan. Because if there's one thing we can and should agree on—it's the federal government's duty and obligation to serving the American people as best we can.

It's been a privilege to co-lead on this effort to help make sure we do a better job.

We all know that there's a lot of room for improvement when it comes to meeting the needs of the constituents we were sent here to serve.

But the 21st Century IDEA homes in on a particular area where our federal government lags staggeringly behind: digital modernization and technology.

Why's this such a big issue? Because it's hurting our ability to ensure folks get timely and efficient help from agencies like the IRS or VA.

And even though the technology we need to mitigate this problem is already available—we aren't using it. But as times change, and as citizens' needs transform, it's our job to ensure we evolve the services we provide.

In today's world, this means ensuring that when citizens engage with the government, that interaction mirrors other modern, cost-effective experiences in their everyday lives.

With everything from hailing a cab, buying groceries, or ordering a pizza, we've shifted away from phone calls, walk-ins, or pickups, toward online orders and mobile apps that save us time and, often, money.

The same is true when it comes to federal agencies: Digitization increases the quality of service, promotes efficiency, and improves cost-effectiveness. In fact, recent data from the IRS shows that it costs an agency about \$42 to help a customer on the telephone, and about \$54 to respond to letters sent through the mail.

The same assistance costs only 22 cents when conducted online.

The 21st Century IDEA takes steps to catapult our federal government into the 21st Century by requiring specific efficiency-boosting and cost-saving improvements to government websites and digital services.

These improvements include, for example, ensuring that consumers can connect to government sites through a secure connection, that sites offer search functions, that sites provide consumers a personalization option, and that sites consolidate redundant material

These changes will be overseen by a responsible agency official to ensure compliance.

On top of this, agencies will be required to make paper-based forms available digitally within one year, to provide a digital option as an alternative to in-person government services within two years, to submit a plan to increase the use of electronic signatures on contracts and related documents within 180 days, and to modernize their public-facing websites within one year.

Consumers will no longer be required to print and fill out forms that must then be either faxed or mailed in.

These digital improvements will drastically improve the way our federal agencies provide critical services to folks all across the country, including people with disabilities or those who live in rural areas with limited access to traditional, in-person assistance services all while saving countless taxpayer dollars.

I cannot stress it enough that the federal government is supposed to work for the American people. And we owe it to them to do a better job.

The tools we need to restore the United States' global leadership in technology and digital government are already at our fingertips. Now it's time to act.

I urge my colleagues to vote yes on H.R. 5759: the 21st Century Integrated Digital Experience Act.

Ms. KELLY of Illinois. Mr. Speaker, I am proud to support H.R. 5759, the 21st Century Integrated Digital Experience Act of 2018. This bipartisan legislation, which was reported out of the House Oversight and Government Reform Committee by voice vote, seeks to modernize and improve the delivery of citizen-facing and internal digital services by government agencies.

This legislation builds on the Connected Government Act that I authored and which was signed into law last year. Like the Connected Government Act, the 21st Century IDEA requires federal agency websites to be mobile friendly and secure by providing citizens with an improved customer experience. The bill requires agencies to upgrade their online experiences, provide a digital, mobile friendly option for any paper-based form, requires a plan for the expanded use of electronic signatures, and establishes federal agency chief information officers as the responsible officials inside the federal government for carrying out these requirements. All critical factors in improving customer experience.

American citizens deserve and expect a modern, cost effective digital experience when interacting with the federal government. Recent data from the IRS shows that in-person or live assistance calls to the agency cost taxpayers between \$40 and \$60 on average, while digital transactions cost only \$0.22 on average. A recent 2017 Forrester Research study on Federal Customer Experience Index also found that, "federal websites and mobile apps still offer experiences that are worse than those provided by nondigital channels like physical locations and call centers." The need for enhanced citizen-facing digital service delivery is clear and will dramatically drive down the cost of government operations and improve customer experience.

Restoring the United States Government's global leadership in technology and digital government requires a new approach. To that

end, H.R. 5759 is needed to modernize federal agency websites, support the increased use of mobile devices, transition away from paper-based forms and in-person transactions and bring the U.S. government into the 21st Century.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Kentucky (Mr. COMER) that the House suspend the rules and pass the bill, H.R. 5759, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

SETTLEMENT AGREEMENT INFORMATION DATABASE ACT OF 2018

Mr. COMER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 6777) to amend chapter 3 of title 5, United States Code, to require the publication of settlement agreements, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 6777

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Settlement Agreement Information Database Act of 2018".

SEC. 2. INFORMATION REGARDING SETTLEMENT AGREEMENTS ENTERED INTO BY FEDERAL AGENCIES.

(a) REQUIREMENTS FOR SETTLEMENT AGREEMENTS.—Chapter 3 of title 5, United States Code, is amended by adding at the end the following new section:

"§ 307. Information regarding settlement agreements

"(a) DEFINITIONS.—In this section:

"(1) LOCAL GOVERNMENT.—The term 'local government' has the meaning given that term in section 6501 of title 31.

"(2) ORDER TYPE.—The term 'order type' means the type of action or instrument used to settle a civil or criminal judicial action.

"(3) SETTLEMENT AGREEMENT.—The term 'settlement agreement' means a settlement agreement (including a consent decree) that—

"(A) is entered into by an Executive agency; and

"(B) relates to an alleged violation of Federal civil or criminal law.

"(4) STATE.—The term 'State' means each of the several States, the District of Columbia, each territory or possession of the United States, and each federally recognized Indian Tribe.

"(b) SETTLEMENT AGREEMENT INFORMATION DATABASE.—

"(1) EXECUTIVE AGENCY REQUIREMENT.—

"(A) IN GENERAL.—Subject to subparagraph (B), the head of each Executive agency shall, in accordance with guidance issued pursuant to paragraph (2), submit the following information to the database established under paragraph (3):

"(i) A list of each settlement agreement, in a categorized and searchable format, entered into by the Executive agency, as a party to a lawsuit, which shall include, for each settlement agreement—

"(I) the order type of the settlement agreement;

"(II) the date on which the parties entered into the settlement agreement;

"(III) a list of specific violations that specify the basis for the action taken, with a description of the claims each party settled under the settlement agreement;

"(IV) the amount of attorneys' fees and other litigation costs awarded, if any, including a description of the statutory basis for such an award;

"(V) the amount each party settling a claim under the settlement agreement is obligated to pay under the settlement agreement;

"(VI) the total amount the settling parties are obligated to pay under the settlement agreement;

"(VII) the amount, if any, the settling party is obligated to pay that is expressly specified under the settlement agreement as a civil or criminal penalty or fine;

"(VIII) any payment made under the settlement agreement, including a description of any payment made to the Federal Government;

"(IX) the projected duration of the settlement agreement, if available;

"(X) a list of State or local governments that may be directly affected by the terms of the settlement agreement;

"(XI) a brief description of any economic data and methodology used to justify the terms of the settlement agreement;

"(XII) any modifications to the settlement agreement, when applicable;

"(XIII) notice and comments, when applicable; and

"(XIV) whether the settlement agreement is still under judicial enforcement and any period of time by which the parties agreed to have certain conditions met.

"(ii) A copy of each—

"(I) settlement agreement entered into by the Executive agency; and

"(II) statement issued under paragraph (4).

"(B) NONDISCLOSURE.—The requirement to submit information or a copy of a settlement agreement under subparagraph (A) shall not apply to the extent the information or copy (or portion thereof)—

"(i) is subject to a confidentiality provision that prohibits disclosure of the information or copy (or portion thereof); and

"(ii) would not be disclosed under section 552, if the Executive agency provides a citation to the applicable exemption.

"(C) CLARIFICATION OF RESPONSIBLE AGENCY.—In a case in which an Executive agency is acting at the request or on behalf of another Executive agency (referred to as the originating agency), the originating agency is responsible for submitting information under subparagraph (A).

"(2) GUIDANCE.—The Director of the Office of Management and Budget shall issue guidance for Executive agencies to implement paragraph (1). Such guidance shall include the following:

"(A) Specific dates by which submissions must be made, not less than twice a year.

"(B) Data standards, including common data elements and a common, nonproprietary, searchable, machine-readable, platform independent format.

"(C) A requirement that the information and documents required under paragraph (1) are publicly available for a period starting on the date of the settlement through not less than 5 years after the termination of the settlement agreement.

"(3) ESTABLISHMENT OF DATABASE.—The Director of the Office of Management and Budget, or the head of an Executive agency designated by the Director, shall establish and maintain a public, searchable,

downloadable database for Executive agencies to directly upload and submit the information and documents required under paragraph (1) for immediate publication online.

“(4) STATEMENT OF CONFIDENTIALITY.—If the head of an Executive agency determines that a confidentiality provision in a settlement agreement, or the sealing of a settlement agreement, is required to protect the public interest of the United States, the head of the Executive agency may except the settlement agreement from the requirement in paragraph (1) and shall issue a written public statement stating why such action is required to protect the public interest of the United States, which shall explain—

“(A) what interests confidentiality protects; and

“(B) why the interests protected by confidentiality outweigh the public’s interest in knowing about the conduct of the Federal Government and the expenditure of Federal resources.”.

(b) TECHNICAL AND CONFORMING AMENDMENT.—The table of sections for chapter 3 of title 5, United States Code, is amended by adding at the end the following new item:

“307. Information regarding settlement agreements.”.

(c) DEADLINE TO ESTABLISH DATABASE.—Not later than 1 year after the date of the enactment of this Act, the Director of the Office of Management and Budget shall issue guidance required by section 307(b)(2) of title 5, United States Code, as added by subsection (a), and establish the settlement agreement information database required by section 307(b)(3) of title 5, United States Code, as added by subsection (a).

(d) DEADLINE FOR FIRST SUBMISSION.—Not later than 90 days after the Director issues guidance under section 307(b)(2) of title 5, United States Code, as added by subsection (a), the head of each Executive agency (as defined in section 105 of title 5, United States Code) shall begin submitting information to the database established under such section 307.

SEC. 3. AMENDMENTS TO THE FREEDOM OF INFORMATION ACT.

Section 552(a)(2) of title 5, United States Code, is amended—

(1) by redesignating subparagraphs (B) through (E) as subparagraphs (C) through (F), respectively; and

(2) by inserting after subparagraph (A) the following new subparagraph:

“(B) each settlement agreement (as defined in section 307) entered into by an Executive agency, with redactions for information that the agency may withhold under paragraph (8) and subsections (b) and (c) of this section;”.

SEC. 4. RULE OF CONSTRUCTION.

Nothing in this Act, or the amendments made by this Act, shall be construed to require the disclosure of information or records that any agency may properly withhold from public disclosure under section 552 of title 5, United States Code (commonly known as the “Freedom of Information Act”).

SEC. 5. EFFECTIVE DATE; APPLICABILITY.

This Act shall be effective 180 days after the date of the enactment of this Act and shall apply—

(1) with respect to any settlement agreement (as such term is defined in section 307 of title 5, United States Code, as added by section 2), entered into on or after the date of the enactment of this Act; and

(2) to the extent practicable, any such settlement agreement (as such term is defined in section 307 of title 5, United States Code, as added by section 2) that remains in effect on or after the date of the enactment of this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Kentucky (Mr. COMER) and the gentleman from New York (Mrs. CAROLYN B. MALONEY) each will control 20 minutes.

The Chair recognizes the gentleman from Kentucky.

GENERAL LEAVE

Mr. COMER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

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

Mr. Speaker, I rise today in support of H.R. 6777, introduced by Congressman PALMER of Alabama.

Transparency and public participation are critical to maintaining the public’s trust in its government. Since the 1970s, however, Federal agencies have increasingly resolved litigation by entering into consent decrees and other legally binding settlement agreements rather than through a public trial.

These agreements were often negotiated behind closed doors. Secret negotiations prevent the public from holding the Federal Government accountable for decisions made without their input.

States, local governments, industry stakeholders, and taxpayers are often directly affected by the agreements, but are shut out of the negotiations. For example, a consent decree entered into by the Environmental Protection Agency required the city of Fort Smith, Arkansas to reform its sewer systems in 12 years. Sewer utility bills increased by 167 percent in 3 years to fund the obligations of the agreement, while residents’ incomes simultaneously decreased by 11 percent.

Due to poor recordkeeping, it is impossible for Congress and the public to determine the full cost of Federal settlement agreements. Most of the public’s access to Federal settlement agreement information is currently determined by individual agency discretion, usually issued in the form of a press release.

Further, heads of agencies can declare a settlement confidential and seal the contents of the agreement without providing any explanation. The Settlement Agreement Information Database Act seeks to correct this problem by shining light on the details of Federal settlement agreements. The bill requires the establishment of an electronic and publicly-available database of agencies’ settlement agreements. It requires Federal agencies to enter basic information about settlement agreements into the database.

Mr. Speaker, this is a commonsense transparency bill, and I urge my colleagues to support it.

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

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I support this commonsense bill. The Settlement Agreement Information Database Act would create a database of settlement agreements entered into by Federal agencies that relate to alleged violations of Federal, civil, or criminal law.

The Office of Management and Budget would manage this database and set deadlines for submission. The heads of executive agencies would be required to submit details about the types of settlement agreements, parties involved in the settlements, specific violations, and the dates on which the settlement agreements were entered into.

The information about the settlement agreements would remain public until 5 years after the termination of the agreements. The information within the agreements would remain subject to FOIA regulations. But if the head of the agencies decided to keep an entire agreement confidential, he or she would be required to submit an explanation of that action to the database.

This bill would improve the transparency surrounding settlement agreements, which in the past have been difficult for the public to access.

Mr. Speaker, I do not have any further speakers, and I yield back the balance of my time.

Mr. COMER. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Kentucky (Mr. COMER) that the House suspend the rules and pass the bill, H.R. 6777.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

FEDERAL CIO AUTHORIZATION ACT OF 2018

Mr. COMER. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 6901) to amend chapter 36 of title 44, United States Code, to make certain changes relating to electronic Government services, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 6901

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “Federal CIO Authorization Act of 2018”.

SEC. 2. CHANGES RELATING TO ELECTRONIC GOVERNMENT SERVICES.

(a) CHANGE OF CERTAIN NAMES IN CHAPTER 36 OF TITLE 44.—

(1) DEFINITIONS.—Section 3601 of title 44, United States Code, is amended—

(A) by striking paragraph (1);

(B) by redesignating paragraphs (2) through (8) as paragraphs (1) through (7), respectively; and

(C) in paragraph (4), as so redesignated, by striking “E-Government Fund” and inserting “Federal IT Fund”.

(2) OFFICE OF ELECTRONIC GOVERNMENT.—Section 3602 of title 44, United States Code, is amended—

(A) in the heading, by striking “OFFICE OF ELECTRONIC GOVERNMENT” and inserting “OFFICE OF THE FEDERAL CHIEF INFORMATION OFFICER”;

(B) in subsection (a), by striking “Office of Electronic Government” and inserting “Office of the Federal Chief Information Officer”;

(C) in subsection (b)—

(i) by striking “an Administrator” and inserting “a Federal Chief Information Officer”;

(ii) by inserting before the period at the end the following: “and who shall report directly to the Director”;

(D) in subsection (c), by striking “The Administrator” and inserting “The Federal Chief Information Officer”;

(E) in subsection (d), by striking “The Administrator” and inserting “The Federal Chief Information Officer”;

(F) in subsection (e), by striking “The Administrator” and inserting “The Federal Chief Information Officer”;

(G) in subsection (f)—

(i) in the matter preceding paragraph (1), by striking “the Administrator” and inserting “the Federal Chief Information Officer”;

(ii) in paragraph (5), by striking “E-Government Fund” and inserting “Federal IT Fund”;

(iii) in paragraph (16), by striking “the Office of Electronic Government” and inserting “the Office of the Federal Chief Information Officer”;

(iv) by adding at the end the following new paragraph:

“(18) Oversee the Federal Chief Information Security Officer.”; and

(H) in subsection (g), by striking “the Office of Electronic Government” and inserting “the Office of the Federal Chief Information Officer”.

(3) CHIEF INFORMATION OFFICERS COUNCIL.—Section 3603 of title 44, United States Code, is amended—

(A) in subsection (b)(2), by striking “The Administrator of the Office of Electronic Government” and inserting “The Federal Chief Information Officer”;

(B) in subsection (c)(1), by striking “The Administrator of the Office of Electronic Government” and inserting “The Federal Chief Information Officer”;

(C) in subsection (f)—

(i) in paragraph (3), by striking “the Administrator” and inserting “the Federal Chief Information Officer”;

(ii) in paragraph (5), by striking “the Administrator” and inserting “the Federal Chief Information Officer”.

(4) E-GOVERNMENT FUND.—Section 3604 of title 44, United States Code, is amended—

(A) in the heading, by striking “E-GOVERNMENT FUND” and inserting “FEDERAL IT FUND”;

(B) in subsection (a)—

(i) in paragraph (1), by striking “E-Government Fund” and inserting “Federal IT Fund”;

(ii) in paragraph (2), by striking “the Administrator of the Office of Electronic Government” and inserting “the Federal Chief Information Officer”;

(C) in subsection (b), by striking “Administrator” each place it appears and inserting “Federal Chief Information Officer”;

(D) in subsection (c), by striking “the Administrator” and inserting “the Federal Chief Information Officer”.

(5) PROGRAM TO ENCOURAGE INNOVATIVE SOLUTIONS TO ENHANCE ELECTRONIC GOVERNMENT SERVICES AND PROCESSES.—Section 3605 of title 44, United States Code, is amended—

(A) in subsection (a), by striking “The Administrator” and inserting “The Federal Chief Information Officer”;

(B) in subsection (b), by striking “, the Administrator,” and inserting “, the Federal Chief Information Officer,”; and

(C) in subsection (c)—

(i) in paragraph (1)—

(I) by striking “The Administrator” and inserting “The Federal Chief Information Officer”;

(II) by striking “proposals submitted to the Administrator” and inserting “proposals submitted to the Federal Chief Information Officer”;

(ii) in paragraph (2)(B), by striking “the Administrator” and inserting “the Federal Chief Information Officer”;

(iii) in paragraph (4)—

(I) by striking “the Administrator” and inserting “the Federal Chief Information Officer”;

(II) by striking “E-Government Fund” and inserting “Federal IT Fund”.

(6) E-GOVERNMENT REPORT.—Section 3606 of title 44, United States Code, is amended—

(A) in the heading, by striking “E-Government” and inserting “Annual”;

(B) in subsection (a), by striking “an E-Government status report to the Committee on Governmental Affairs of the Senate and the Committee on Government Reform of the House of Representatives” and inserting “a report to the Committee on Homeland Security and Governmental Affairs of the Senate and the Committee on Oversight and Government Reform of the House of Representatives”.

(7) TREATMENT OF INCUMBENT.—The individual serving as the Administrator of the Office of Electronic Government under section 3602 of title 44, United States Code, as of the date of the enactment of this Act, may continue to serve as the Federal Chief Information Officer commencing as of that date, without further appointment under such section.

(8) REFERENCES.—Any reference to the Administrator of the Office of Electronic Government in any law, regulation, document, record, or other paper of the United States shall be deemed to be a reference to the Federal Chief Information Officer.

(9) TECHNICAL AND CONFORMING AMENDMENTS.—

(A) TABLE OF SECTIONS FOR CHAPTER 36 OF TITLE 44.—The table of sections for chapter 36 of title 44, United States Code, is amended—

(i) by striking the item relating to section 3602 and inserting the following new item: “3602. Office of the Federal Chief Information Officer.”;

(ii) by striking the item relating to section 3604 and inserting the following new item: “3604. Federal IT Fund.”;

and

(iii) in the item relating to section 3606, by striking “E-Government” and inserting “Annual”.

(B) PRESIDENTIAL INNOVATION FELLOWS PROGRAM ADVISORY BOARD.—Section 3172(b)(3) of title 5, United States Code, is amended by striking “the Administrator of the Office of Electronic Government of the Office of Management and Budget” and inserting “the Federal Chief Information Officer”.

(C) POSITIONS AT LEVEL III.—Section 5314 of title 5, United States Code, is amended by striking “Administrator of the Office of

Electronic Government” and inserting “Federal Chief Information Officer”.

(D) TABLE OF SECTIONS FOR CHAPTER 5 OF TITLE 31.—The table of sections for chapter 5 of subtitle I of title 31, United States Code, is amended by striking the item relating to section 507 and inserting the following new item:

“507. Office of the Federal Chief Information Officer.”.

(E) OFFICE OF ELECTRONIC GOVERNMENT.—Section 507 of title 31, United States Code, is amended—

(i) in the heading, by striking “OFFICE OF ELECTRONIC GOVERNMENT” and inserting “OFFICE OF THE FEDERAL CHIEF INFORMATION OFFICER”;

(ii) by striking “The Office of Electronic Government” and inserting “The Office of the Federal Chief Information Officer”.

(F) PROGRAM MANAGEMENT IMPROVEMENT OFFICERS AND PROGRAM MANAGEMENT POLICY COUNCIL.—Section 1126(b)(3)(A)(i)(II) of title 31, United States Code, is amended by striking “The Administrator of the Office of Electronic Government” and inserting “The Federal Chief Information Officer”.

(G) ELECTRONIC GOVERNMENT AND INFORMATION TECHNOLOGIES.—Section 305 of title 40, United States Code, is amended by striking “the Administrator of the Office of Electronic Government” and inserting “the Federal Chief Information Officer”.

(H) CAPITAL PLANNING AND INVESTMENT CONTROL.—Section 11302(c)(4) of title 40, United States Code, is amended by striking “the Administrator of the Office of Electronic Government” each place it appears and inserting “the Federal Chief Information Officer”.

(I) RESOURCES, PLANNING, AND PORTFOLIO MANAGEMENT.—Section 11319(d) of title 40, United States Code, is amended by striking “Administrator of the Office of Electronic Government” each place it appears and inserting “Federal Chief Information Officer”.

(J) E-GOVERNMENT ACT OF 2002.—Section 207(f)(3)(C) of the E-Government Act of 2002 (Public Law 107-347; 44 U.S.C. 3501 note) is amended by striking “the Administrator of the Office of Electronic Government” and inserting “the Federal Chief Information Officer”.

(b) ESTABLISHMENT OF CHIEF INFORMATION SECURITY OFFICER AND REPORT ON IT EXPENDITURES.—

(1) IN GENERAL.—Chapter 36 of title 44, United States Code, is further amended by adding at the end the following new sections:

“§ 3607. Federal Chief Information Security Officer

“(a) ESTABLISHMENT.—There is established in the Office of Management and Budget a Federal Chief Information Security Officer, who shall—

“(1) be appointed by the President;

“(2) be within the Office of the Federal Chief Information Officer; and

“(3) report directly to the Federal Chief Information Officer.

“(b) DUTIES.—The Federal Chief Information Security Officer shall—

“(1) direct the cybersecurity efforts of the Office of Management and Budget;

“(2) carry out the duties of the Director related to the security of information and information systems for agencies, including the duties and responsibilities assigned to the Director under subchapter II of chapter 35; and

“(3) carry out such other duties and powers assigned by the President, the Director, or the Federal Chief Information Officer.

“§ 3608. Technology investment planning and oversight process

“(a) REPORT ON INFORMATION TECHNOLOGY EXPENDITURES.—The head of each agency

shall submit to the Federal Chief Information Officer a report on any expenditure on information technology by that agency.

“(b) IMPLEMENTATION.—The Director shall establish a process to implement subsection (a), and may update such process, as necessary, that shall—

“(1) use a widely accepted industry standard taxonomy with common data elements and definitions; and

“(2) display, on a website accessible to the public, timely, searchable, computer-readable data on the information technology expenditures, projects, and programs of agencies, if such information would otherwise be subject to public disclosure under section 552 of title 5, commonly known as the Freedom of Information Act.”.

(2) CLERICAL AMENDMENT.—The table of sections for chapter 36 of title 44, United States Code, is further amended by adding at the end the following new item:

“3607. Federal Chief Information Security Officer.

“3608. Technology investment planning and oversight process.”.

(3) DEADLINE.—Not later than 180 days after the date of the enactment of this Act, the Director shall establish the process described in section 3608(b) of title 44, United States Code, as added by paragraph (1).

(4) REPORT TO CONGRESS.—Not later than 120 days after the date of the enactment of this Act, the Federal Chief Information Officer shall submit to the Committee on Oversight and Government Reform of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a report on the status of establishing the process described in section 3608(b) of title 44, United States Code, as added by paragraph (1).

SEC. 3. PROPOSAL RELATED TO SHARED SERVICES.

Not later than 180 days after the date of the enactment of this Act, the Federal Chief Information Officer shall submit to Congress a proposal for consolidating information technology across the Federal Government, especially among Federal agencies not referred to under section 901(b) of title 31, United States Code, and increasing the use of shared services, including any recommendations for legislative changes that may be necessary to effect the proposal.

SEC. 4. NO ADDITIONAL FUNDS AUTHORIZED.

No additional funds are authorized to be appropriated to carry out this Act and the amendments made by this Act. This Act and the amendments made by this Act shall be carried out using amounts otherwise authorized.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Kentucky (Mr. COMER) and the gentlewoman from New York (Mrs. CAROLYN B. MALONEY) each will control 20 minutes.

The Chair recognizes the gentleman from Kentucky.

GENERAL LEAVE

Mr. COMER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

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

Mr. Speaker, I rise today in support of H.R. 6901, introduced by Congressman WILL HURD of Texas.

The Federal CIO Authorization Act is a bipartisan measure to modernize legacy Federal technology policy.

The Office of Electronic Government was established by the E-Government Act of 2002. The head of this office is commonly referred to as the Federal Chief Information Officer, or Federal CIO.

This bill authorizes and renames the Office of Electronic Government as the Office of the Federal CIO. Codifying the position of the Federal CIO emphasizes the importance of the role to the formation of government-wide technology policy.

Under this bill, the Federal CIO will report to the Director of the Office of Management and Budget.

The bill also codifies the position of Federal Chief Information Security Officer, under the direction of the Federal CIO.

The bill promotes cost-efficient and secure technology use throughout the Federal Government.

Mr. Speaker, I strongly urge my colleagues to support the bill, and I reserve the balance of my time.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the Federal CIO Authorization Act would make several commonsense changes to existing law.

First, it would update the name of the Administrator for E-Government to the Federal Chief Information Officer and require that individual to report directly to the Director of the Office of Management and Budget.

Second, it would establish the position of Federal Chief Information Security Officer, who would report to the Federal CIO and assist OMB in its cybersecurity efforts.

Finally, the bill would require the Federal CIO to submit a proposal on consolidating IT across Federal agencies, especially smaller agencies, through the use of shared services.

Mr. Speaker, I urge every Member in this Congress to support this bill, and I reserve the balance of my time.

Mr. COMER. Mr. Speaker, I yield 3 minutes to the gentleman from Texas (Mr. HURD), the sponsor of this bill.

Mr. HURD. Mr. Speaker, it should come as no surprise to anyone in this Chamber that technology is integrated into every facet of our daily lives. We have come a long way since the bill that established the role of the Federal Chief Information Officer, the E-Government Act, when it was originally passed.

Less than 50 percent of the U.S. population had access to the internet in 2001. Nearly every American now has access to the internet.

Just 62 percent of Americans had cell phones when the original bill passed. Now 95 percent of Americans own cell phones and 77 percent own smartphones.

Mobile apps were non-existent in 2002. Today, over 2.2 million apps are available to consumers.

This bill recognizes how far technology has come. It codifies the position of the Federal CIO and elevates the office to report directly to the head of the Office of Management and Budget.

This bill establishes the role of the Federal CISO, the Chief Information Security Officer, who reports to the CIO and leads OMB's cybersecurity efforts.

Empowering CIOs at the Federal agencies is consistent with the principles of the Federal IT Acquisition Reform Act and the Federal CIO should not be treated differently.

□ 1800

\$90 billion is spent on purchasing IT goods and services. Eighty percent of that is on old, outdated technology. We need a strong Federal CIO to make sure American taxpayer dollars are being spent wisely.

Mr. Speaker, I want to thank my friends, my colleagues—MARK MEADOWS from North Carolina; GERRY CONNOLLY from Virginia; my partner in crime on the Information Technology Subcommittee, my good friend, ROBIN KELLY from Illinois; and also BRENDA LAWRENCE from Michigan—for showing the American people that bipartisanship actually happens up here in Washington, D.C., in order to make sure we are keeping Americans safe.

Mr. Speaker, I strongly urge my colleagues to support this bill.

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, I have no further speakers, and I yield back the balance of my time.

Mr. COMER. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Kentucky (Mr. COMER) that the House suspend the rules and pass the bill, H.R. 6901, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. COMER. 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 pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

TILDEN VETERANS POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the bill (H.R. 1207) to designate the facility of the United States Postal Service located at 306 River Street in Tilden, Texas, as the “Tilden Veterans Post Office”, with

the Senate amendment thereto, and concur in the Senate amendment.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The Clerk will report the Senate amendment.

The Clerk read as follows:

Senate amendment:

On page 2, line 1, strike [SPECIALIST].

Mr. COMER (during the reading). Mr. Speaker, I ask unanimous consent to dispense with the reading.

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

There was no objection.

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

There was no objection.

A motion to reconsider was laid on the table.

PLEASANTON VETERANS POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 1210) to designate the facility of the United States Postal Service located at 122 W. Goodwin Street, Pleasanton, Texas, as the "Pleasanton Veterans Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 1210

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

SECTION 1. PLEASANTON VETERANS POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 122 W. Goodwin Street, Pleasanton, Texas, shall be known and designated as the "Pleasanton Veterans Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Pleasanton Veterans Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

ENCINAL VETERANS POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 1211) to designate the facility of the United States Postal Service located at 400 N. Main Street, Encinal, Texas, as the "Encinal Veterans Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 1211

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

SECTION 1. ENCINAL VETERANS POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 400 N. Main Street, Encinal, Texas, shall be known and designated as the "Encinal Veterans Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Encinal Veterans Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

CAPTAIN HUMAYUN KHAN POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 3184) to designate the facility of the United States Postal Service located at 180 McCormick Road in Charlottesville, Virginia, as the "Captain Humayun Khan Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 3184

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

SECTION 1. CAPTAIN HUMAYUN KHAN POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 180 McCormick Road in Charlottesville, Virginia, shall be known and designated as the "Captain Humayun Khan Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Captain Humayun Khan Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

SGT. JOSH RODGERS POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 4326) to designate the facility of the United States Postal Service located at 1211 Towanda Avenue in Bloomington, Illinois, as the "Sgt. Josh Rodgers Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 4326

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

SECTION 1. SGT. JOSH RODGERS POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 1211 Towanda Avenue in Bloomington, Illinois, shall be known and designated as the "Sgt. Josh Rodgers Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Sgt. Josh Rodgers Post Office".

AMENDMENT OFFERED BY MR. COMER

Mr. COMER. Mr. Speaker, I have an amendment at the desk.

The SPEAKER pro tempore. The Clerk will report the amendment.

The Clerk read as follows:

Page 1, beginning on line 5, strike "1211 Towanda Avenue in Bloomington, Illinois" and insert "200 West North Street in Normal, Illinois".

Mr. COMER (during the reading). Mr. Speaker, I ask unanimous consent to dispense with the reading.

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

There was no objection.

The amendment was agreed to.

The bill was ordered to be engrossed and read a third time, was read the third time, and passed.

The title of the bill was amended so as to read: "A bill to designate the facility of the United States Postal Service located at 200 West North Street in Normal, Illinois, as the "Sgt. Josh Rodgers Post Office"."

A motion to reconsider was laid on the table.

STAFF SERGEANT ALEXANDRIA GLEASON-MORROW POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 5395) to designate the facility of the United States Postal Service located at 116 Main Street in Dansville, New York, as the "Staff Sergeant Alexandria Gleason-Morrow Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 5395

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

SECTION 1. STAFF SERGEANT ALEXANDRIA GLEASON-MORROW POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 116 Main Street in Dansville, New York, shall be

known and designated as the "Staff Sergeant Alexandria Gleason-Morrow Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Staff Sergeant Alexandria Gleason-Morrow Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

ARMY SPECIALIST JOSE L. RUIZ POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 5412) to designate the facility of the United States Postal Service located at 25 2nd Avenue in Brentwood, New York, as the "Army Specialist Jose L. Ruiz Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 5412

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

SECTION 1. ARMY SPECIALIST JOSE L. RUIZ POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 25 2nd Avenue in Brentwood, New York, shall be known and designated as the "Army Specialist Jose L. Ruiz Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Army Specialist Jose L. Ruiz Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

SERGEANT DAVID KINTERKNECHT POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6216) to designate the facility of the United States Postal Service located at 3025 Woodgate Road in Montrose, Colorado, as the "Sergeant David Kinterknecht Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6216

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

SECTION 1. SERGEANT DAVID KINTERKNECHT POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 3025 Woodgate Road in Montrose, Colorado, shall be known and designated as the "Sergeant David Kinterknecht Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Sergeant David Kinterknecht Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

DEPUTY SHERIFF DEREK GEER POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6217) to designate the facility of the United States Postal Service located at 241 N 4th Street in Grand Junction, Colorado, as the "Deputy Sheriff Derek Geer Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6217

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

SECTION 1. DEPUTY SHERIFF DEREK GEER POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 241 N 4th Street in Grand Junction, Colorado, shall be known and designated as the "Deputy Sheriff Derek Geer Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Deputy Sheriff Derek Geer Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

LANCE CORPORAL JUANA NAVARRO ARELLANO POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6405) to designate the facility of the United States Postal Service located at 2801 Mitchell Road in Ceres, California, as the "Lance Corporal Juana Navarro Arellano Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6405

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

SECTION 1. LANCE CORPORAL JUANA NAVARRO ARELLANO POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 2801 Mitchell Road in Ceres, California, shall be known and designated as the "Lance Corporal Juana Navarro Arellano Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Lance Corporal Juana Navarro Arellano Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

FRANK LEONE POST OFFICE ACT

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6428) to designate the facility of the United States Postal Service located at 332 Ramapo Valley Road in Oakland, New Jersey, as the "Frank Leone Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6428

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Frank Leone Post Office Act".

SEC. 2. FRANK LEONE POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 332 Ramapo Valley Road in Oakland, New Jersey, shall be known and designated as the "Frank Leone Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Frank Leone Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

JUDGE JAMES E. HORTON, JR. POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6513) to designate the facility of the United States Postal Service located at 1110 West Market Street in Athens, Alabama, as the "Judge James E. Horton, Jr. Post Office Building", and ask for its immediate consideration in the House.

Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6513

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

SECTION 1. JUDGE JAMES E. HORTON, JR. POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 1110 West Market Street in Athens, Alabama, shall be known and designated as the "Judge James E. Horton, Jr. Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Judge James E. Horton, Jr. Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

MAJOR HOMER L. PEASE POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6621) to designate the facility of the United States Postal Service located at 530 East Main Street in Johnson City, Tennessee, as the "Major Homer L. Pease Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6621

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

SECTION 1. MAJOR HOMER L. PEASE POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 530 East Main Street in Johnson City, Tennessee, shall be known and designated as the "Major Homer L. Pease Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Major Homer L. Pease Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

JAMES MARSHALL "JIMI" HENDRIX POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6628) to des-

ignate the facility of the United States Postal Service located at 4301 Northeast 4th Street in Renton, Washington, as the "James Marshall 'Jimi' Hendrix Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6628

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

SECTION 1. JAMES MARSHALL "JIMI" HENDRIX POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 4301 Northeast 4th Street in Renton, Washington, shall be known and designated as the "James Marshall 'Jimi' Hendrix Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "James Marshall 'Jimi' Hendrix Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

JANET LUCILLE OILAR POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6655) to designate the facility of the United States Postal Service located at 44160 State Highway 299 East Suite 1 in McArthur, California, as the "Janet Lucille Oilar Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6655

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

SECTION 1. JANET LUCILLE OILAR POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 44160 State Highway 299 East Suite 1 in McArthur, California, shall be known and designated as the "Janet Lucille Oilar Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Janet Lucille Oilar Post Office".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider is laid on the table.

PATRICK E. MAHANY, JR., POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Com-

mittee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6831) to designate the facility of the United States Postal Service located at 35 West Main Street in Frisco, Colorado, as the "Patrick E. Mahany, Jr., Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6831

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

SECTION 1. PATRICK E. MAHANY, JR., POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 35 West Main Street in Frisco, Colorado, shall be known and designated as the "Patrick E. Mahany, Jr., Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Patrick E. Mahany, Jr., Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider is laid on the table.

OLLIE M. JAMES POST OFFICE BUILDING

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (H.R. 6838) to designate the facility of the United States Postal Service located at 128 East Carlisle Street in Marion, Kentucky, as the "Ollie M. James Post Office Building", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

H.R. 6838

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

SECTION 1. OLLIE M. JAMES POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 128 East Carlisle Street in Marion, Kentucky, shall be known and designated as the "Ollie M. James Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Ollie M. James Post Office Building".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider is laid on the table.

□ 1815

CAPTAIN MATTHEW J. AUGUST
POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (S. 3414) to designate the facility of the United States Postal Service located at 20 Ferry Road in Saunderstown, Rhode Island, as the "Captain Matthew J. August Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

S. 3414

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

SECTION 1. CAPTAIN MATTHEW J. AUGUST POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 20 Ferry Road in Saunderstown, Rhode Island, shall be known and designated as the "Captain Matthew J. August Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Captain Matthew J. August Post Office".

The bill was ordered to be read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

ARLA W. HARRELL POST OFFICE

Mr. COMER. Mr. Speaker, I ask unanimous consent that the Committee on Oversight and Government Reform be discharged from further consideration of the bill (S. 3442) to designate the facility of the United States Postal Service located at 105 Duff Street in Macon, Missouri, as the "Arla W. Harrell Post Office", and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

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

There was no objection.

The text of the bill is as follows:

S. 3442

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

SECTION 1. ARLA W. HARRELL POST OFFICE.

(a) DESIGNATION.—The facility of the United States Postal Service located at 105 Duff Street in Macon, Missouri, shall be known and designated as the "Arla W. Harrell Post Office".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Arla W. Harrell Post Office".

The bill was ordered to be read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

ANNOUNCEMENT BY THE SPEAKER
PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on questions previously postponed.

Votes will be taken in following order:

Adoption of House Resolution 1160;

The motion to suspend the rules and pass H.R. 7187; and

Agreeing to the Speaker's approval of the Journal, if ordered.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

PROVIDING FOR CONSIDERATION
OF SENATE AMENDMENT TO H.R.
88, SHILOH NATIONAL MILITARY
PARK BOUNDARY ADJUSTMENT
AND PARKER'S CROSSROADS
BATTLEFIELD DESIGNATION ACT

The SPEAKER pro tempore. The unfinished business is the vote on adoption of the resolution (H. Res. 1160) providing for consideration of the Senate amendment to the bill (H.R. 88) to modify the boundary of the Shiloh National Military Park located in Tennessee and Mississippi, to establish Parker's Crossroads Battlefield as an affiliated area of the National Park System, and for other purposes, on which the yeas and nays were ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the resolution.

The vote was taken by electronic device, and there were—yeas 219, nays 181, not voting 32, as follows:

[Roll No. 423]

YEAS—219

Abraham	Conaway	Graves (MO)
Aderholt	Cook	Griffith
Allen	Costello (PA)	Grothman
Amodei	Cramer	Guthrie
Arrington	Crawford	Handel
Babin	Culberson	Harper
Bacon	Curbelo (FL)	Harris
Balderson	Curtis	Hartzler
Banks (IN)	Davidson	Hensarling
Barr	Davis, Rodney	Hern
Barton	Denham	Herrera Beutler
Bergman	Diaz-Balart	Hice, Jody B.
Biggs	Donovan	Higgins (LA)
Bilirakis	Duffy	Hill
Bishop (MI)	Duncan (SC)	Holding
Bishop (UT)	Duncan (TN)	Hollingsworth
Blum	Dunn	Hudson
Bost	Emmer	Huizenga
Brady (TX)	Estes (KS)	Hultgren
Brat	Faso	Hunter
Brooks (AL)	Ferguson	Hurd
Brooks (IN)	Fitzpatrick	Issa
Buck	Fleischmann	Jenkins (KS)
Bucshon	Flores	Johnson (LA)
Budd	Fortenberry	Johnson (OH)
Burgess	Fox	Johnson, Sam
Byrne	Frelinghuysen	Jordan
Calvert	Gaetz	Joyce (OH)
Carter (GA)	Gallagher	Katko
Carter (TX)	Garrett	Kelly (MS)
Chabot	Gianforte	Kelly (PA)
Cheney	Gibbs	King (IA)
Cloud	Gohmert	King (NY)
Coffman	Goodlatte	Kinzinger
Cole	Gosar	Kustoff (TN)
Collins (GA)	Gowdy	LaHood
Collins (NY)	Granger	LaMalfa
Comer	Graves (GA)	Lamborn
Comstock	Graves (LA)	Lance

Latta	Perry	Smith (MO)
Lesko	Pittenger	Smith (NE)
Lewis (MN)	Poe (TX)	Smith (NJ)
LoBiondo	Poliquin	Smucker
Long	Posey	Stefanik
Loudermilk	Ratcliffe	Stewart
Love	Reed	Stivers
Lucas	Reichert	Tenney
Luetkemeyer	Renacci	Thompson (PA)
MacArthur	Rice (SC)	Thornberry
Marchant	Roby	Tipton
Marino	Roe (TN)	Trott
Marshall	Rogers (AL)	Turner
Massie	Rogers (KY)	Upton
Mast	Rohrabacher	Valadao
McCarthy	Rokita	Wagner
McCaull	Rooney, Francis	Walberg
McClintock	Rooney, Thomas	Walden
McHenry	J.	Walker
McKinley	Ros-Lehtinen	Walorski
McMorris	Roskam	Weber (TX)
Rodgers	Ross	Webster (FL)
McSally	Rothfus	Wenstrup
Meadows	Rouzer	Westerman
Mitchell	Royce (CA)	Williams
Moolenaar	Russell	Wilson (SC)
Mooney (WV)	Rutherford	Wittman
Mullin	Sanford	Womack
Norman	Scalise	Woodall
Nunes	Schweikert	Yoder
Olson	Scott, Austin	Yoho
Palazzo	Sensenbrenner	Young (AK)
Palmer	Sessions	Young (IA)
Paulsen	Shimkus	Zeldin
Pearce	Shuster	

NAYS—181

Adams	Fudge	Napolitano
Aguilar	Gabbard	Neal
Amash	Gallego	Norcross
Barragán	Garamendi	O'Halleran
Bass	Gomez	O'Rourke
Beatty	Gonzalez (TX)	Pallone
Bera	Gottheimer	Panetta
Bishop (GA)	Green, Al	Pascrell
Blumenauer	Green, Gene	Payne
Blunt Rochester	Heck	Pelosi
Bonamici	Higgins (NY)	Perlmutter
Boyle, Brendan	Himes	Peters
F.	Hoyer	Peterson
Brady (PA)	Huffman	Pingree
Brown (MD)	Jackson Lee	Pocan
Brownley (CA)	Jayapal	Price (NC)
Bustos	Jeffries	Quigley
Butterfield	Johnson (GA)	Raskin
Capuano	Johnson, E. B.	Richmond
Carbajal	Jones (MI)	Rosen
Cárdenas	Kaptur	Roybal-Allard
Carson (IN)	Kelly (IL)	Ruiz
Cartwright	Kennedy	Rush
Castor (FL)	Khanna	Ryan (OH)
Castro (TX)	Kihuen	Sánchez
Chu, Judy	Kildee	Sarbanes
Cicilline	Kilmer	Scanlon
Clark (MA)	Kind	Schakowsky
Clarke (NY)	Krishnamoorthi	Schiff
Clay	Kuster (NH)	Schneider
Cleaver	Lamb	Schrader
Clyburn	Langevin	Scott (VA)
Cohen	Larsen (WA)	Scott, David
Connolly	Larson (CT)	Serrano
Cooper	Lawrence	Sewell (AL)
Correa	Lawson (FL)	Shea-Porter
Costa	Lee	Sherman
Courtney	Levin	Sinema
Crist	Lewis (GA)	Sires
Crowley	Lieu, Ted	Smith (WA)
Cuellar	Loeb	Soto
Cummings	Lofgren	Speier
Davis (CA)	Lowenthal	Suozzi
DeFazio	Lowey	Swalwell (CA)
DeGette	Lujan Grisham,	Takano
Delaney	M.	Thompson (CA)
DeLauro	Luján, Ben Ray	Thompson (MS)
DelBene	Lynch	Titus
Demings	Maloney,	Tonko
DeSaulnier	Carolyn B.	Torres
Deutch	Matsui	Vargas
Dingell	McCollum	Veasey
Doggett	McEachin	Vela
Doyle, Michael	McGovern	Velázquez
F.	McNerney	Vislosky
Engel	Meeks	Wasserman
Eshoo	Meng	Schultz
Espallat	Moore	Waters, Maxine
Esty (CT)	Morelle	Watson Coleman
Evans	Moulton	Welch
Foster	Murphy (FL)	Wild
Frankel (FL)	Nadler	Yarmuth

NOT VOTING—32

Barletta	Hastings	Polis
Beyer	Jones (NC)	Rice (NY)
Black	Keating	Ruppersberger
Blackburn	Knight	Simpson
Buchanan	Labrador	Smith (TX)
Davis, Danny	Lipinski	Taylor
DesJarlais	Maloney, Sean	Tsongas
Ellison	Messer	Walters, Mimi
Grijalva	Newhouse	Walz
Gutiérrez	Noem	Wilson (FL)
Hanabusa	Nolan	

□ 1854

Mr. MORELLE, Ms. SCHAKOWSKY, Messrs. GONZALEZ of Texas, DELANEY, Mrs. NAPOLITANO, and Ms. MCCOLLUM changed their vote from “yea” to “nay.”

Messrs. DENHAM and BARTON changed their vote from “nay” to “yea.”

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

NATIONAL FLOOD INSURANCE PROGRAM FURTHER EXTENSION ACT OF 2018

The SPEAKER pro tempore (Mr. RODNEY DAVIS of Illinois). The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 7187) to extend the National Flood Insurance Program until December 7, 2018, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Texas (Mr. HENSARLING) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 350, nays 46, not voting 36, as follows:

[Roll No. 424]

YEAS—350

Abraham	Butterfield	Costello (PA)
Adams	Byrne	Courtney
Aderholt	Calvert	Cramer
Aguilar	Capuano	Crawford
Allen	Carbajal	Crist
Amodeli	Cárdenas	Crowley
Arrington	Carson (IN)	Cuellar
Babin	Carter (GA)	Culberson
Bacon	Carter (TX)	Cummings
Balderson	Cartwright	Curbelo (FL)
Barr	Castor (FL)	Curtis
Barragán	Castro (TX)	Davis (CA)
Bass	Chabot	Davis, Rodney
Beatty	Cheney	DeFazio
Bera	Chu, Judy	DeGette
Bergman	Cicilline	Delaney
Bilirakis	Clark (MA)	DeLauro
Bishop (GA)	Clarke (NY)	DeBene
Bishop (MI)	Clay	Demings
Bishop (UT)	Cleaver	Denham
Blum	Cloud	DeSaulnier
Blunt Rochester	Clyburn	Deutch
Bonamici	Coffman	Diaz-Balart
Bost	Cohen	Dingell
Boyle, Brendan	Cole	Doggett
F.	Collins (GA)	Donovan
Brady (PA)	Collins (NY)	Doyle, Michael
Brady (TX)	Comer	F.
Brooks (IN)	Connstock	Dunn
Brown (MD)	Connolly	Emmer
Brownley (CA)	Cook	Engel
Bucshon	Cooper	Eshoo
Burgess	Correa	Españolat
Bustos	Costa	Estes (KS)

Esty (CT)	Lee	Rohrabacher
Evans	Levin	Rooney, Francis
Faso	Lewis (GA)	Rooney, Thomas
Ferguson	Lewis (MN)	J.
Fitzpatrick	Lieu, Ted	Ros-Lehtinen
Fleischmann	LoBiondo	Rosen
Fortenberry	Loebback	Roskam
Foster	Lofgren	Rothfus
Frankel (FL)	Long	Rouzer
Frelinghuysen	Loudermilk	Roybal-Allard
Fudge	Love	Ruiz
Gabbard	Lowenthal	Rush
Gaetz	Lowe	Russell
Gallego	Lucas	Rutherford
Garamendi	Luetkemeyer	Ryan (OH)
Gianforte	Lujan Grisham,	Sánchez
Gibbs	M.	Sarbanes
Gomez	Luján, Ben Ray	Scalise
Gonzalez (TX)	Lynch	Scanlon
Goodlatte	MacArthur	Schakowsky
Gottheimer	Maloney,	Schiff
Granger	Carolyn B.	Schneider
Graves (GA)	Marchant	Schrader
Graves (LA)	Marino	Schweikert
Graves (MO)	Marshall	Scott (VA)
Green, Al	Mast	Scott, Austin
Green, Gene	Matsui	Scott, David
Griffith	McCarthy	Serrano
Grothman	McCaul	Sessions
Guthrie	McCollum	Sewell (AL)
Handel	McEachin	Shea-Porter
Harper	McGovern	Sherman
Harris	McHenry	Shimkus
Hartzler	McKinley	Shuster
Heck	McMorris	Sinema
Hern	Rodgers	Sires
Herrera Beutler	McNerney	Smith (NE)
Higgins (LA)	McSally	Smith (NJ)
Higgins (NY)	Meadows	Smith (WA)
Himes	Meeks	Smucker
Holding	Meng	Soto
Hollingsworth	Mitchell	Speier
Hoyer	Moolenaar	Stefanik
Huffman	Moore	Stivers
Huizenga	Morelle	Suozi
Hultgren	Moulton	Swalwell (CA)
Hunter	Mullin	Takano
Hurd	Murphy (FL)	Thompson (CA)
Jackson Lee	Nadler	Thompson (MS)
Jayapal	Napolitano	Thompson (PA)
Jeffries	Neal	Tipton
Jenkins (KS)	Norcross	Titus
Johnson (GA)	Nunes	Tonko
Johnson (LA)	O'Halleran	Torres
Johnson (OH)	O'Rourke	Trott
Johnson, E. B.	Olson	Turner
Jones (MI)	Palazzo	Upton
Joyce (OH)	Pallone	Valadao
Kaptur	Panetta	Vargas
Katko	Pascrell	Veasey
Kelly (IL)	Paulsen	Vela
Kelly (MS)	Payne	Velázquez
Kelly (PA)	Pelosi	Visclosky
Khanna	Perlmutter	Wagner
Kihuen	Perry	Walberg
Kildee	Peters	Walden
Kilmer	Peterson	Walorski
Kind	Pingree	Wasserman
King (IA)	Pittenger	Schultz
King (NY)	Pocan	Waters, Maxine
Kinzinger	Poe (TX)	Watson Coleman
Krishnamoorthi	Poliquin	Weber (TX)
Kuster (NH)	Posey	Webster (FL)
Kustoff (TN)	Price (NC)	Welch
LaHood	Quigley	Westerman
LaMalfa	Raskin	Wild
Lamb	Reed	Wilson (SC)
Lamborn	Reichert	Wittman
Lance	Renacci	Womack
Langevin	Rice (SC)	Woodall
Larsen (WA)	Richmond	Yarmuth
Larson (CT)	Roby	Yoder
Latta	Roe (TN)	Young (AK)
Lawrence	Rogers (AL)	Young (IA)
Lawson (FL)	Rogers (KY)	Zeldin

NAYS—46

Amash	Duncan (TN)	Jordan
Banks (IN)	Flores	Lesko
Barton	Fox	Massie
Biggs	Gallagher	McClintock
Brat	Garrett	Mooney (WV)
Brooks (AL)	Gohmert	Norman
Buck	Gosar	Palmer
Budd	Hensarling	Pearce
Conaway	Hice, Jody B.	Ratcliffe
Davidson	Hill	Rokita
Duffy	Hudson	Ross
Duncan (SC)	Johnson, Sam	Royce (CA)

Sanford	Tenney	Williams
Sensenbrenner	Thornberry	Yoho
Smith (MO)	Walker	
Stewart	Wenstrup	

NOT VOTING—36

Barletta	Hanabusa	Noem
Beyer	Hastings	Nolan
Black	Issa	Polis
Blackburn	Jones (NC)	Rice (NY)
Blumenauer	Keating	Ruppersberger
Buchanan	Kennedy	Simpson
Davis, Danny	Knight	Smith (TX)
DesJarlais	Labrador	Taylor
Ellison	Lipinski	Tsongas
Gowdy	Maloney, Sean	Walters, Mimi
Grijalva	Messer	Walz
Gutiérrez	Newhouse	Wilson (FL)

□ 1904

Ms. FOXX changed her vote from “yea” to “nay.”

Mr. VARGAS changed his vote from “nay” to “yea.”

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

THE JOURNAL

The SPEAKER pro tempore. The unfinished business is the question on agreeing to the Speaker's approval of the Journal, which the Chair will put de novo.

The question is on the Speaker's approval of the Journal.

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

THANKING 16TH AND 17TH DISTRICTS OF FLORIDA, STAFF, FAMILY

(Mr. THOMAS J. ROONEY of Florida asked and was given permission to address the House for 1 minute.)

Mr. THOMAS J. ROONEY of Florida. Mr. Speaker, this is the last time I will have the privilege to address this body.

It has been an honor to serve the people of Florida's 16th and 17th Districts over the last 10 years. I am eternally grateful for the trust that the people of Florida's heartland bestowed upon me to be their voice in the United States Congress for the last five terms.

I would not have been able to do this job without the great work of my staff both here in Washington, D.C., and back in Florida. Thank you, Team Rooney.

Thanks always to the love and support of my family: my mom and dad; my brothers and sisters, Pat, Joe, Suzanne, Terry, Chris, Molly, and Brian; and, most importantly, to my wife, Tara; and my sons, Tommy, Jr., Sean Patrick, and Seamus. I will be home soon. I love you guys.

HONORING RAED FARES

(Mr. BRENDAN F. BOYLE of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BRENDAN F. BOYLE of Pennsylvania. Mr. Speaker, I am here this evening to honor Raed Fares, a hero who I had the opportunity to meet right here in the Capitol some months ago. He was shot and killed in Idlib, Syria, last week by two gunmen, likely al-Qaida affiliates.

Raed founded "Radio Fresh" to give Syrians a source for unbiased reporting other than that of the extremists and the Assad regime. He trained journalists and organized community services and events with the goal of empowering civil society. His work made him the target of the Assad regime, al-Nusrah, and ISIS many times, but he refused to back down.

Raed was killed because of his bravery. His work mattered. His life mattered. Raed's death must remind each of us that the Syrian people are fighting for their lives. In the words of Raed: "Freedom is an idea, and an idea cannot die."

HONORING NEEDVILLE HIGH SCHOOL BLUE JAYS

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

Mr. OLSON. Mr. Speaker, 2017 was an amazing year for the Needville High School Blue Jays. The Lady Jays won the Texas State 4A championship.

They lost over one-half of their team in 2018. The naysayers said there was no way the Needville Blue Jays will play for the State title in 2018.

The naysayers never talked to Rockie, Evan, Meghan, Treasure, Samantha, Anna, Baley, Madison, Samia, Maddy, Kaitlyn, Tori, or Coach Amy Schultz.

The Lady Jays knew they would play the State finals in 2018, and they did just that. Last week, their season ended with a record of 41-9 and the Texas 4A State runner-up.

The Lady Jays were a true team. They put their heart and soul on the line for their hometown of Needville. It is a town we all love. Needville is proud of our girls.

We will see the naysayers next year at the 2019 State championships.

CONDEMN RUSSIAN NAVAL AGGRESSION

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

Ms. KAPTUR. Mr. Speaker, as co-chair of the Ukrainian Caucus, I rise to strongly condemn Russia's dangerous assault on Ukrainian ships in the Kerch Strait. Russia's blockade of Ukrainian ports should alarm the world.

As Russian dictator Vladimir Putin attempts to tighten his bloody, illegitimate grip on the Crimean peninsula and his ill will on the people of Ukraine, the free world cannot sit back and watch.

Crimea and its surrounding waters belong to the people of Ukraine. No amount of propaganda can cover Russia's egregious human rights record in Crimea, including the illegitimate detainment of Oleg Sentsov.

We stand shoulder to shoulder with the international community and our NATO allies in our unshakeable commitment to Ukraine's sovereignty and freedom. We stand in steadfast solidarity with the Ukrainian people. Russia must understand that its actions have consequences.

We must not hesitate to work with our European allies to increase sanctions on Putin's cronies to punish this continued, flagrant aggression. We demand that Russia withdraw from Crimea and Eastern Ukraine.

RECOGNIZING JOHN SCARANO

(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 rise to recognize my dear friend, John Scarano, who recently retired as the executive director of the Herkimer County Chamber of Commerce after 12 years at the helm.

John, a native of Little Falls and also a twin, returned to Herkimer County after serving in the U.S. Army for 6 years. Upon his return, John spent 23 years at Mohawk Data Sciences Corporation in East Herkimer before his appointment to the chamber in 2006.

During his tenure, John has played a pivotal role in revitalization projects, which have made significant contributions to Herkimer's budding economy, including the Frankfort 5S South Business Park, a new Tractor Supply Distribution Center in Frankfurt, the new Heidelberg Bakery facility, and the emergence and support of countless new small businesses.

Along with his work at the chamber, John has served on the boards of the Herkimer County Industrial Development Agency, the Herkimer County Historical Society, and the Herkimer County HealthNet.

John is a generous, deeply caring, and honorable person, and I know he will continue to do the best for our community in retirement. John is also one of the most relentlessly fun, enthusiastic, and patriotic people I have ever known.

To my dear friend John Scarano, thank you for your many years of dedicated service to our community and our Nation. We are grateful to you, and we wish you the best in retirement.

□ 1915

NAFTA 2.0

The SPEAKER pro tempore (Mr. BUDD). Under the Speaker's announced policy of January 3, 2017, the gentlewoman from Ohio (Ms. KAPTUR) is recognized for 60 minutes as the designee of the minority leader.

Ms. KAPTUR. Mr. Speaker, tomorrow President Trump will claim victory as the United States, Canadian, and Mexican officials gather to sign a replacement for the North American Free Trade Agreement. But let us make no mistake, this is far from a finished deal.

Congress has the final say on trade. From where we stand today, what has been called NAFTA 2.0 still requires work to reach standards acceptable to the American people and American workers and companies.

How can any President claim this victory the same week General Motors announces the idling of five North American facilities, and as it cuts 15,000 living-wage jobs, including one in Lordstown, Ohio, not even counting the thousands and thousands more jobs that will be lost in the automotive parts sector in our country. What an affront to every promise President Trump has made American manufacturing towns.

Ohio's trade message to our Nation is as loud and clear as it always has been. The job outsourcing destruction due to the original NAFTA deal, which passed a quarter century ago, over my great objection on this floor, continues to reverberate across our State and Nation.

Now, we just saw at Lordstown, another, at that plant, 1,600 General Motors jobs, and upwards of 5,000 total job losses when the auto suppliers are counted at just that one facility.

Following the original NAFTA's implementation, town after town lost good jobs with good wages and benefits.

How many times must America's towns and workers bear witness to NAFTA's vast U.S. job outsourcing and wage drag? How many more?

Millions have suffered firsthand as dire predictions actualized and the false promises of NAFTA job creation failed to materialize. Instead, they personally experienced the great sucking sound of job outsourcing, just what we said here on this floor back in the early 1990s.

Whether GM's decision was at all influenced by NAFTA 2.0 is irrelevant. American trade deals have far too long allowed corporate America to run rampant over America's workers as they seek out the penny-wage laborers who can't afford to buy what they make.

I have a couple of charts here that I want to bring to the floor to describe what has been happening across this continent now for a quarter century, and what is upsetting the American people.

Millions of U.S. jobs have been obliterated year after year, as replacement workers toil and work in unsafe sweatshops and maquiladoras south of the border exposed to unimaginable toxins.

The original NAFTA was supposed to create trade surpluses for the United States. It was supposed to create job growth in the United States. And you know what has happened? Exactly the reverse.

These are the numbers just for the year of 2016. You can see how big the trade deficit is with Mexico, nearly \$70 billion and with Canada, \$8 billion. Now, that is up fourfold since back in the early nineties, before NAFTA was passed, when we already had a small trade deficit with those countries, but it has just exploded.

The original NAFTA fueled massive migration on the Mexican side from their countryside to our Nation as millions upon millions of small farmers' livelihoods were extinguished in Mexico. Mexico's white corn industry was decimated.

Why do you think people fled to the United States? If you were hungry, and you had nothing, and you lived in desperation, well, you might do the same. What a humanitarian tragedy has been occurring for over a quarter century. And yet, policymakers in the United States and Mexico close their eyes to the human tragedy.

Trade with our closest neighbors is never simply a zero-sum game. There have been lots of losers. In fact, our country's been a loser.

Yeah, there are some pockets of transportation jobs down at the border. Anybody would expect that. But overall, a net loser.

And guess what? Under the Trump administration, the red ink is growing.

In the nearly 3 decades since NAFTA's original passage, we have not even had 1 year of balanced trade accounts, which is the true measure of whether a trade agreement is successful or not.

So we look at the Trump trade figures here, going across the months, and you look at the red line. Every month the trade deficit grows, including with Mexico and Canada; not even 1 year of balanced trade accounts, and the numbers are getting worse.

NAFTA provided vivid evidence of a severely-flawed trade agreement that failed America's workers and communities as plant after plant shuts down. And you know, the sad tragedy is, at Lordstown, the third shift was gone a couple of years ago. But as the second shift left this week, they were told by the GM officials in the plant, these jobs are going to Mexico.

Beyond just the NAFTA deficit, all our global trade deficits have ballooned under this administration's erratic trade and tariff agenda. It makes no sense.

General Motors says that one of the reasons they are moving the jobs to Mexico is because of the cost of the Trump tariffs, and that they have had to pay several billion dollars more for steel that goes into making these vehicles.

Well, you know, in this wake, a modern NAFTA agreement to correct all of the injustices associated with continental trade is long overdue. I have eagerly anticipated the release of specific text in this NAFTA 2.0 and strategic agenda from the administration on how President Trump plans to bring jobs

back to America. He actually promised that in all the towns that have just gotten these pink slips. He said it in Youngstown. He told the people in Warren, Michigan, that they never had to worry if they voted for him; that they would never have a plant close down.

Well, guess what? General Motors is closing down the transmission facility in Warren, Michigan.

Thus far, both the trade deficit and the job outsourcing continue to, as the expression goes, go south. These numbers are going to get much worse for the workers and communities in our country.

And the workers in Mexico, since NAFTA's passage, guess what? Their wages are going down. What kind of a system is this?

Anything short of specifics in this redone agreement that will clearly improve job prospects for Americans will fall short of Trump's promises.

Mr. Speaker, this is too important a moment to hang America's economy on faulty assumptions. We, in Congress, not I, but some in Congress, fell for NAFTA in 1994. We can't let it happen again.

The signing of text tomorrow leaves with us a lot of work yet to complete. Let Congress do its job.

Has this administration answered the question of whether the job outsourcing bonanza that has taken hold since NAFTA's passage in 1994 has truly been addressed?

It is hard to believe that will be the case, given the current news about General Motors; and that is not the only company moving jobs out of this country.

Have strong labor standards been included in NAFTA 2.0 subject to swift and certain enforcement? No.

Will corporate interests retain the means to outsource American jobs, to take advantage of rock-bottom Mexican wages? Yeah, they will.

Will we protect the rights of Americans to know what is in the food they are feeding their families, or will trade facilitation hold priority over food safety?

Congress has to ask, will Americans have access to affordable prescription drugs made in Mexico, or will the new NAFTA further rig the system to delay access to more affordable and safe generic drugs and biosimilars?

Globally, will we work to open closed and controlled markets?

Will we equalize the negative impact of the value-added tax in our trade agreement? There is nothing in this on that.

Will tax policy stop favoring outsourcing? No, actually the Trump tax bill favored more outsourcing.

Democrats look forward to holding hearings and oversight of how these questions will truly impact all of America and America's workers and communities. We have called on this administration to work with us to reach necessary and substantive achievements.

There is a new administration taking power in Mexico itself. We need to listen and work with them.

Any new North American trade agreement must raise wages and create a level playing field across the board. The American people are not interested in staged production signing ceremonies. They want a NAFTA deal that is fixed and that will create good-paying jobs in America with benefits you can depend upon and heal the economic injustices suffered for the past 3 decades as people are exploited by institutions more powerful than themselves.

And if America is going to be the leader of the free world, she has to be the leader in free trade agreements that are fair and offer the opportunity of rising living standards for all people, not harming people, but helping people.

Trade is not just about goods, it is about people. We have to put people first. We have to put people at the top of the agenda. We have to put workers at the top of the agenda and treat them for their true worth, and not any longer allow trade deals like NAFTA to hollow them out, to hollow their communities out, and to hollow America out.

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

BIPARTISAN WORK OF THE FINANCIAL SERVICES COMMITTEE

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2017, the gentleman from Texas (Mr. HENSARLING) is recognized for 60 minutes as the designee of the majority leader.

Mr. HENSARLING. Mr. Speaker, I rise tonight on behalf of the Financial Services Committee.

Mr. Speaker, it has been my great privilege to have the responsibility to chair this committee for the last 6 years. I take no pride on behalf of myself, but I take a lot of pride in the work that has been done on this committee.

A lot of that work, Mr. Speaker, has been bipartisan. And I believe, indeed, that the Financial Services Committee is the hardest-working, most productive committee in the United States House. We have produced more bills; we have had more bills passed on the floor; we have had more bills signed into law than any other committee.

I am especially proud of the work that we have done to create more pro-growth economic policy throughout banking and finance, and the passage of S. 2155, the Economic Growth, Regulatory Relief and Consumer Protection Act, has meant so much to helping create more capital to help save our credit unions and community banks, and to really play a part in the unparalleled economic growth that we see in our Nation today. I take great pride in that work on behalf of all our members.

□ 1930

I also take great pride on behalf of our Members for a piece of legislation

that modernized the foreign investment in the U.S. The bill is technically known by its acronym, FIRREA, and it modernizes a regime that had not been modernized in quite some time.

Mr. Speaker, so many of us know we have challenges in America today with foreign interests that come in and essentially take our intellectual property, that take our technology, and regrettably China is one of the prime perpetrators of this. I have had the occasion to go to China and meet with their leadership. And I want China to rise, I want them to have economic growth, but not at the expense of the United States of America and not by violating either the letter or the spirit of the WTO, of the World Trade Organization, which we helped them enter a couple of decades ago.

Mr. Speaker, I am proud of the work, especially, done by the gentleman from North Carolina, who is the vice chairman of our Terrorism and Illicit Finance Subcommittee. He was the House leader on this legislation and worked with the senior senator from Texas, JOHN CORNYN, my friend, to bring this onto the President's desk that ultimately got signed into law.

This was really a revolutionary law dealing with both export controls, foreign investment in the U.S., and the gentleman from North Carolina, Mr. PITTINGER, was an early leader. He saw the threat before others saw it.

I have had a number of great privileges serving as chairman, but one of the greatest privileges is serving with men and women who have vision, who have commitment, who have principle, and that certainly describes the gentleman from North Carolina.

Regrettably, he and I are both departing after this Congress, and that is a bittersweet feeling. I think we both look forward to the next opportunity that we have.

Mr. Speaker, I want to yield him some time, because it is important for us to hear from him about the significance of this legislation and how important it is. I was happy to be in the White House not too long ago to have the President extoll the virtues of this law as well.

Mr. Speaker, I will miss his company, I will miss his leadership, and there is no one that I know of who is a greater authority on terrorist finance who is serving in the U.S. Congress today than ROBERT PITTINGER of North Carolina.

Mr. Speaker, I yield to the gentleman from North Carolina (Mr. PITTINGER), my friend.

Mr. PITTINGER. Mr. Speaker, I thank the chairman for his kind remarks. I remember the first time we met. It was across the street, and I approached him about wanting to serve on his committee. Little did I know that I was headed back to graduate school. He gave me a binder about 6 inches thick and said: Go study it. I had to look up all the acronyms, about 100 of them, and memorize those to get started.

Mr. Speaker, Chairman HENSARLING's leadership and the quality of person he is, he got out in front. He enabled us to become leaders, he enabled us to learn, to give focus, direction on important issues relative to the security of this country, relative to the economic freedoms of this country, and for that, I have the deepest sense of gratitude and respect that he empowered us as he led us.

That is a great testament and a legacy I think that he will carry throughout this United States Congress, and the model that he has been for each of us as we have watched, not just his work ethic, but his character and who he is and how that translated into the public policy for the good of the American people.

So, Mr. Speaker, let me say in my deepest heart my appreciation and my love for him and his sweet wife and his wonderful kids. What a tribute it was to be there with him yesterday when they unveiled the painting that will go in the Financial Services room, to the accolades of the Vice President and Senator Phil Gramm and so many others who were there to pay tribute to a great leader for our country. So I thank the chairman.

And as Chairman HENSARLING spoke to the issues relative to FIRREA, yes, we have great challenges from nation states who seek to exploit our laws, who have sought to secure proprietary technology for their own interests and objectives, and particularly, as Chairman HENSARLING mentioned, China.

China, since 2015, has acquired 50 technology companies, semiconductor companies, many of them a part of our Department of Defense. These are critical companies for our own national security. They have been able to circumvent our laws through joint ventures, through minority partnerships to be able to obtain this technology.

In fact, on one occasion, Chairman HENSARLING and I were coming back from Asia, and we stopped in Anchorage and we visited our base there, and they showed us the Stealth F-22. And as the general was showing the incredible aspects of this remarkable plane, the greatest aircraft we have, he said: By the way, the technology of this plane, the engine was sold to China by GE.

Companies have been forced, extorted in a sense, to gain access to Chinese markets. This is wrong. It is morally wrong. It is ethically wrong. It is wrong for our national security.

The FIRREA bill, which Chairman HENSARLING recognized and helped pass, it wouldn't have happened without his total commitment and leadership. So this country is more secure today because of what passed regarding the FIRREA bill.

The rules will be written over the next year or so. We trust that all that was done will come out and close off these loopholes that have allowed foreign entities to exploit our Nation's national security.

So this bill and our interests are even more secure as a result of the jobs bill that the chairman has advanced for us today. It does continue to ensure the security against predatory Chinese investments by modernizing our securities laws to reclaim the U.S. IPO market, all of this as China lays out its blueprint for dominance in the tech industry.

This package would also cut down on the regulations that burden our small business community. This is key to continuing the innovation and economic growth we are seeking today.

This tax relief and jobs package would continue the innovation and economic growth and would allow investors to have legal certainty by allowing them to interact with entrepreneurs without fear of securities violation.

Furthermore, the cost of initial compliance for an IPO filing now exceeds over \$2 million. This hinders small businesses that are ready to go public but can't afford these regulatory costs.

So, Mr. Speaker, I commend this bill. JOBS 3.0 would lengthen "on-ramp" exceptions for IPO compliance, helping small business owners navigate one of the most expensive aspects of securities law.

It also allows companies to test the waters before going public to help give them time for their IPO to have a better chance of success.

These provisions are vital to encourage business growth and to reassure the small business community. I strongly encourage the Senate, therefore, to pass this bill.

So, yes, Mr. Speaker, what Chairman HENSARLING has done through this legislation has helped give greater financial empowerment and liberty and freedom to the American people, that is what it is all about today, is freedom. So my gratitude to him for the leadership that he has given us.

Mr. Speaker, I also want to say a word of thanks to some other folks who I have probably this last moment to address in this Chamber. As Jesse Helms used to say, a wonderful man from North Carolina: That turtle didn't get up on the fence post by himself. And that is true, I think, for each of us in this Chamber, but I know it is true for this Member of Congress.

What I have been able to do, by the grace of God and through the enablement and empowerment of my chairman and others, will hopefully last, but it happened because of people along the way who stood with me, who supported my efforts.

Of course, I start with my family. I have the most wonderful family in the world. I have ten grandkids I get to go home to, 10 years and younger. I am Pitto to them, and that is all the world to me, and we have a fun time chasing around.

But my team, my staff, enabled me to serve the Ninth Congressional District of North Carolina, those people that I love, those eight counties out

there that I am endeared to, but the people who really helped them were the folks back home in my district, in my office. I speak specifically of Linda Ferster, Chris Sullivan, Jamie Bowers, Graham Long, Robert Becker. They were with me from day one. They stood with me the whole 6 years. Nobody flinched, nobody went anywhere. That team was so incredible.

Robert Becker is one of the greatest leaders we have in North Carolina for our veterans. He gets calls from all over the State and he says: What do I do to help this veteran?

Linda Ferster has been working these issues in the bureaucracy for 18 years.

These are great, faithful people who have stood up for my constituents in my district, and all the good that happened in that district was because of them. And I just gave them a door to say: Go through it and you go serve. And they served like they were missionaries. They love those people. Every day they wake up thinking, who can I help today? You know, whose life can I change in a positive way today? And that is the nature of the service that my team provided, the same type of leadership that I had up here in Washington.

My role in FIRRMA just didn't happen by myself. There are many people on my team up here that supported that effort. Clark Fonda was a great leader for me in that. There are other people outside Congress. Heath Tarbert, the Assistant Secretary of the Treasury, a remarkable individual who served this country so well over such a key part of what we did in this national security bill on FIRRMA.

So my heart is just filled with gratitude for the privilege of serving the good folks in the Ninth District of North Carolina; my gratitude for the body in this Chamber; my gratitude for being able to serve on the Financial Services Committee under the leadership of Chairman HENSARLING. It couldn't be greater. I couldn't be more fulfilled in the 6 years that I had here. I will always treasure and remember this time.

So, Mr. Speaker, I thank you, I thank Chairman HENSARLING. He is an absolute important friend for me, and I hope we can continue to work together for many years to come. God bless you.

Mr. HENSARLING. Mr. Speaker, I certainly thank the gentleman for his comments tonight.

I hope that there are a fair amount of Americans who are watching this this evening, because they need to know that they owe this gentleman, Mr. PITTENGER of North Carolina, a great debt of gratitude. And indeed America is going to be a safer, more secure Nation because of his leadership.

In his three terms, Mr. Speaker, Mr. PITTENGER achieved more in three terms than many Members achieve in ten terms.

Many people, unfortunately, come to the People's House to be somebody. Mr. PITTENGER of North Carolina came to do something.

And, indeed, don't just take my word for it, but the President of the United States thinks this is one of the most significant pieces of legislation when it comes to dealing with the threats of those who would take our intellectual property, who would take our technology by hook or crook, or however they might do it.

So, Mr. Speaker, I want to commend Mr. PITTENGER for his leadership.

I must admit, this was kind of faint on my radar screen, this issue, but among Mr. PITTENGER's other endearing qualities, he is persistent. He is a very persistent individual. And I am glad he was persistent, because it became a major piece of legislation.

Part of my job as chairman and one of my great privileges is I get to take credit for a lot of other people's good work. I shouldn't, I shouldn't be accorded this. And so I get many thanks, but this was a team effort and it was led by Mr. PITTENGER.

□ 1945

Other countries are now put on notice. We are watching. These rules, as Mr. PITTENGER, the gentleman from North Carolina, has said, will be unveiled in the weeks and months to come. But a new day has dawned for those who think that they are going to take, by hook or crook, our technology.

We want our global neighbors to succeed, but, again, not to succeed at our expense. Those applications of technology and intellectual property that have any type of national defense implications, that is going to stop, and it is going to stop because of the leadership of ROBERT PITTENGER, the gentleman from North Carolina.

It has been a great, great source of pride and joy to be associated with him. I will count him as a friend for life. I appreciate the fact that he would come and spend time here.

I have no doubt, Mr. Speaker, that his leadership is not done. His leadership may be done in this body, but his leadership in fighting global terrorism from illicit finance and global terrorist finance, that leadership is not done. In many respects, it is just starting. I look forward to continuing to follow his career and his leadership.

Mr. Speaker, we are also joined tonight by another real authority on global terrorist finance, a gentleman who has been incredibly active on the Terrorism and Illicit Finance Subcommittee of the Financial Services Committee. I have come to really appreciate his intellect, his knowledge, and his work ethic. He is clearly one of the hardest working members of the Financial Services Committee.

As, regrettably, the gentleman from North Carolina departs, and I am saddened by that, we are both heartened to know that the gentleman from Ohio (Mr. DAVIDSON) will remain, and he will be one of the key leaders in the entire United States House of Representatives in combating terrorist finance. He has

been such a workhorse in helping some of our economic growth measures that have helped save community banking and credit unions.

Mr. Speaker, I am happy to yield to the gentleman from Ohio (Mr. DAVIDSON).

Mr. DAVIDSON. Mr. Speaker, I rise to applaud the hard work and great success of the House Financial Services Committee these the past 2 years in the 115th Congress.

Under the leadership of Chairman JEB HENSARLING, the Financial Services Committee became the most productive committee in Congress. Over 44 bills signed into law originated from our committee, including S. 2155. It began as the Financial CHOICE Act, Creating Hope and Opportunity for Investors, Consumers, and Entrepreneurs.

Unfortunately, the whole bill hasn't made it into law, but the core of that bill was dealing with the unintended consequences and, frankly, whether they were intended or not, the harmful consequences of Dodd-Frank.

Under Dodd-Frank, we found that the biggest banks got bigger and the smallest banks became fewer. We found that banks were not too-big-to-fail, but some of them became too-small-to-succeed under the burden of Dodd-Frank's regulatory framework. So much so that even Barney Frank, whose name is part of the Dodd-Frank Act, came to support the reforms for community banking.

I am very proud to have participated in regulatory relief that helped thousands of community financial institutions help lend to their communities. It is making a difference today as we watch the impact in our economy. Indeed, it is, in some measure, fitting that the title began with "Creating Hope and Opportunity for Investors, Consumers, and Entrepreneurs," because that is what is happening in this amazing economy.

There is more good news that is happening in our economy than is probably going to get covered anywhere. Some of it is out there for the C-SPAN viewer to find.

You might not see in the news that we have the strongest sanctions that have been imposed on Russia since it has been Russia. Post-Soviet Union, we have never had a stronger posture toward Russia than we do today.

The Financial Services Committee helps implement those because the Department of the Treasury has an Office of Foreign Asset Control. As part of the Monetary Policy and Trade Subcommittee and as part of the Terrorism and Illicit Finance Subcommittee, we look at how to choke off these sources of funds, whether it is Russian oligarchs, Iranian bad actors, North Koreans, or others.

Frankly, I believe we only have tapped the surface on the potential that sanctions have. Indeed, we may be able to apply sanctions to our trade policy and, very targeted, deal with

bad actors, like those who are dumping steel, rather than just putting a uniform tariff out there. We can be precise. Instead of maximizing collateral damage, we can minimize it.

But that shows that there is plenty of work left to do. What we are here to say is that there are plenty of great things that did, in fact, happen.

With respect to trade, one of the things the Financial Services Committee got to do was take a bipartisan delegation trip to China. We talked with folks in Japan, in Hong Kong, in China, and in South Korea about the importance of trade, not just in a way that draws in our Foreign Investment Risk Review Modernization Act, but with all of our trade policy.

The reality is that we were able to send a message to the people in China, to the leadership of China—their Vice President down to their leadership in the trade negotiations—that with respect to China, there is no separation between Congress and President Trump, and with respect to China, there is no separation between Republicans and Democrats on trade.

Our hope is that we can continue to trade, and we can continue to prosper together. As a former Army Ranger, I never thought I would go to China under friendly terms and conditions. I am quite thankful that we were able to do that. I hope that we can continue that peace and prosperity together.

But the days of the American people being taken advantage of, whether it is by China or any other Nation, I hope has long passed. Clearly, today, that is the trend. Not only has the Foreign Investment Risk Review Modernization Act, FIRRMA, passed, and that gives us this review, but we have an administration that is aggressively implementing a policy that puts that into effect.

There are plenty of things that did pass our House that haven't yet made it into law. A staggering number is 115. While 44 bills were signed into law, 115 passed our committee and haven't yet been taken up across the building in the Senate. Unfortunately, and often despite overwhelmingly bipartisan support in the House, many of these bills have yet to receive the same attention in the Senate.

One example of this is a bill I introduced, the Market Data Protection Act. This passed the House of Representatives unanimously, and it is yet to receive a vote in the Senate. This deals with the protection of government-controlled data by the Securities and Exchange Commission. In fact, our EDGAR database was hacked. We are simply asking that the SEC do the same thing and certify to Congress in the same way they would expect a publicly traded company to certify to them, that they have dealt with the risk and they now have a secure network.

Just earlier tonight, we passed yet another extension of the Flood Act. This bill has been passed by our com-

mittee for a year and a half. It has been over a year since it passed the House with very modest reforms.

One of the sticking points seems to be that the Senate can't live with rebuilding someone's home three times after it has flooding. We will rebuild it not once, not twice, but a third time, and then after that, we are saying, you know, maybe you should move.

But that is too much to ask, apparently, for the Senate. We can't even get a vote on it. It is time for the Senate to act.

Another is JOBS 3.0. This is a bill that provides new 21st century framework for capital formation. You think capital formation, that sounds like Wall Street, that sounds like a big, Republican, stereotypical talking point bill. It passed with more than 400 votes in this body, incredibly bipartisan, very modest reforms, commonsense, for early stage capital formation, and it hasn't yet been voted on in the Senate. There is still time in this Congress, and I sure hope they can deliver on it.

There are a lot of things that we haven't been able to get to. In spite of being the most productive committee in Congress, there are still things that have been left undone. My hope is that we can continue to collaborate in a very bipartisan way as we experience a transition.

As sad as I am to be headed to the minority as a member of the majority party today, I am very sad that Chairman HENSARLING is leaving Congress. This week, we were able to see his retirement ceremony where a portrait was unveiled. But the most important thing that happened there is, frankly, I think everyone in that room was inspired.

I think one of the most unfortunate things about Congress is the way it is perceived by the American people. There are more truly good men and women who serve in this body, in both parties, than I would have ever believed before I got here, and one of the very best is JEB HENSARLING. I am thankful to count him as my chairman, as a mentor, and as a friend. I look forward to seeing how God continues to bless this great man and how God continues to bless this body and our great Nation. It is now time for deeds, not words.

Mr. HENSARLING. Mr. Speaker, well, after hearing those kind comments, I would be happy to yield the gentleman even more time. I say that tongue-in-cheek.

Mr. Speaker, I have learned that if you want kind things said about you, announce your retirement. So, I must admit, I am humbled by this experience, and I thank the kind words of the gentleman.

I must admit that it is a real mixed blessing that I get ready to leave Congress, but I take a lot of solace knowing that there is a new generation of conservative leaders who are coming to this body, who know how important faith is in the life of a great Nation, be-

cause you cannot have a free Nation that is not a virtuous Nation and a godly Nation.

I know that there is a new generation of conservative leaders who are coming up who know how important our families are, our families who care for our elderly and nurture our youth and perpetuate our values. They know how important free enterprise is, not just because it allows people to sleep at night knowing the bills are paid, but how empowering it is to finally leave the assembly line and to start your own business; how empowering it is to send that first kid to college; but, ultimately, how important it is to pursue happiness, to use your God-given talents in any way that can help you and your family prosper.

I know I take great solace to know there is a new generation of conservative leaders who know that, ultimately, liberty is an inalienable right given to us by our creator, the Almighty, and how precious it is and how few people on the face of the planet really enjoy the full fruits of liberty.

I count Mr. DAVIDSON among those people, and I will always count him as my friend. But it makes it much easier, after 16 years, to leave this body knowing that there is a WARREN DAVIDSON in Congress and knowing that there is a TED BUDD from North Carolina who will remain in Congress as well.

Mr. Speaker, I yield to the gentleman from North Carolina (Mr. BUDD). He also has become a fast friend of mine. More importantly, I count his wife as a friend of my wife, and me as well. Not unlike Mr. DAVIDSON, he is one of the hardest working members of our committee, and he never, never gives up.

Again, a significant portion of the economic growth packages that we have passed out of the House Financial Services Committee, two or three of them I know contain Mr. BUDD's name. That is unusual for somebody who has been a freshman member of our committee, to have so many bills passed. It is a testament to the great citizens of his congressional district that they would return him to office. I hope, next time, maybe a few more will join in and make it a little less interesting. But I am also proud to call him colleague; I am proud to call him friend; and I, again, take great solace to know that this body will see his conservative leadership for quite some time.

□ 2000

Mr. BUDD. Mr. Speaker, I thank Chairman HENSARLING, and after those kind words, maybe we all should just yield back. But I am going to hang on for a few minutes and talk about some of the great things that we have done on Chairman HENSARLING's committee that I have been honored to be a part of for these last 2 years and look forward to continuing on. One of the things to mention in the 115th Congress is to highlight the need to bring JOBS 3.0 across the finish line.

But before I do that, I have to say, Mr. Speaker, that I don't think there

has been a harder working committee in Washington, D.C., over the past 2 years, from our leadership all the way down to the committee's staff level, and it shows in our accomplishments. I am proud to have played a small role in some of these victories.

One simply cannot start a speech like this without talking about the tremendous work that went into the Financial CHOICE Act, which ultimately became known as S. 2155.

As we all know, Dodd-Frank was enacted in 2010 in an effort to end the so-called too-big-to-fail financial institutions. However, Dodd-Frank and Congress inadvertently created too-small-to-succeed financial institutions, which punished our regional and community banks and credit unions. It was unfortunate, but in the end, community financial institutions were shut down, while the consumer and small business owner were starved of the access to credit at a time when they needed it the most.

However, with the passage and ultimate enactment of S. 2155, the status quo that I just highlighted has changed, instead, for good. Dodd-Frank reform was a win for North Carolina's community financial institutions, small businesses, innovators, and the economy as a whole. Under this bill, the consumer and small business will get access to the credit they need, whether it be used to buy a home or finally start and expand their businesses.

I think this bill, Mr. Speaker, is, arguably, the most important legislative win this Congress has seen in a long time. It will benefit all sectors of the economy, and I am so excited that we got this done.

On a more personal note, outside of Dodd-Frank reform, I have really enjoyed the work that has gone on at the Terrorism and Illicit Finance Subcommittee. Under the leadership of our chairman, STEVE PEARCE, my bipartisan bill, H.R. 3321, the National Strategy for Combating Terrorist, Underground, and Other Illicit Financing Act, is just one example of this work. I was able to get this bipartisan bill signed by the President and passed into law as part of the Countering America's Adversaries Through Sanctions Act.

My bill directs the Department of the Treasury to develop a national strategy to combat the financing of terrorism and related forms of illicit finance involving all levels of government. H.R. 3321 will get us closer to a coordinated strategy on disrupting these illicit financial networks in the hopes that we are able to starve terrorist groups like ISIS of the resources they need to carry out their radical agendas.

I also want to highlight and think that we should be proud of the balance we have been trying to strike with regard to fintech. I have my own legislation on this front, for example, H.R. 6849, the Bank Secrecy Innovation Act,

which directs the Secretary of the Treasury to encourage the use of technological innovations that improve financial institutions' anti-money laundering programs.

Financial institutions currently have little incentive to invest in innovative technology solutions to BSA compliance because of the regulatory inflexibility. The Bank Secrecy Innovation Act will provide financial institutions with greater incentive and certainty when experimenting with technology to aid in BSA compliance by providing a safe harbor against having the use of such technology be the basis for regulatory penalty.

The application of innovative technology by financial institutions in their BSA compliance programs will likely improve the detection of illicit activity, leading to more efficient and higher quality reporting of suspicious activity by financial institutions. Better, more targeted reports likely will aid law enforcement in focusing their limited resources on real criminal activities, while also reducing the time that law enforcement must spend weeding out reports that are just irrelevant.

As I said earlier, Mr. Speaker, there is still one more package of bills that passed out of our committee and this body with strong bipartisan backing that still needs to be pushed across the finish line. I am talking, of course, about JOBS 3.0 and the capital formation package that would further improve our economy and make it easier for companies to go public.

This package included bills like mine, H.R. 3903, the Encouraging Public Offerings Act, that I introduced with my friend on the other side of the aisle from New York, GREGORY MEEKS. It passed the House, if you can imagine, 417-0.

It allows issuers to submit to the SEC for confidential review, before publicly filing, draft registrations for IPOs. H.R. 3903 will reduce the risk to companies that are just thinking about going public, in order to make listing on exchanges even more attractive, which, in the end, will only strengthen our financial markets.

Mr. Speaker, the legislation found under JOBS will make it easier for startups and small businesses in North Carolina to attract the investments they need to go public, grow, and create more jobs.

I also want to highlight, briefly, title 14 of JOBS, which protects the American insurance standards. This strong, bipartisan language found under title 14 will give U.S. negotiators the strong legislative backing they need when they negotiate with international bodies like the IAIS.

Now, as we try to bring JOBS over the finish line, I am hopeful that we can keep this strong, bipartisan language in the bill. We must keep it in whatever version of JOBS that we pass. The American insurance consumer needs it and also deserves it. So let's get JOBS done.

Mr. Speaker, in closing, like my colleagues have said before, I want to thank our chairman, JEB HENSARLING, for his principled leadership of this committee and for seeing us through some great wins in the 115th Congress. He has been a friend, a mentor, and somebody I respect in the way he leads, and leads his family greatly, and I know that he will be missed.

Mr. HENSARLING. Mr. Speaker, I thank the gentleman for his kind words, and far more importantly, I thank him for his leadership. He is truly one of the workhorses for economic growth in the United States Congress.

Again, I take great solace, as I will soon leave this august body, in knowing that somebody like Mr. BUDD will be here. He has such principle, character, is a hard worker, and has success in actually getting bills done that make a difference in the lives of working people. Mr. Speaker, it is such a pleasure to serve with the gentleman from North Carolina (Mr. BUDD).

Mr. Speaker, several of our Members have spoken tonight about what we call the JOBS 3.0 Act, Jumpstart Our Business Startups. Thanks to the leadership of President Trump, thanks to the leadership of Speaker RYAN, and thanks to the leadership of Chairman KEVIN BRADY, we have a great economy. We have, perhaps, the greatest economy in most Americans' lifetimes. Unemployment is at about a 50-year low. For the first time in a decade, we are seeing paychecks rise. We are seeing that take-home pay increase.

Small business optimism, consumer optimism, is off the charts. It is amazing what can happen with some tax reform and regulatory reform. And, yes, I take pride—not on my behalf, but on behalf of the Financial Services Committee—in what we have done to help take some of the shackles off of our community banks and our credit unions. But there is so much more work to be done.

Mr. Speaker, as you probably know, the whole idea of capital formation for our entrepreneurs, for our small businesses, traditionally, that has been a bipartisan effort. And, in fact, the very first, what we call JOBS 1.0, was signed into law by President Barack Obama. I don't quite have the quote at my fingertips, but at the time, he said something along the lines that we have to, from time to time, remove the regulatory burdens to capital formation that are preventing our entrepreneurs from accessing capital.

So the first point I would like to make, Mr. Speaker, is the economy of today is in great shape. But can we count on it for the economy of tomorrow? Particularly, Mr. Speaker, when I look at public companies, what I see is that our public companies are fewer, they are older, and they are bigger. Today, in America, we still have far too many old cars and not enough startups in our garages.

I sometimes think—and I am the father of a 16-year-old daughter, a 15-

year-old son—the companies that will drive the economy when they are in their peak earning years, they probably haven't even been founded yet. Where are the next Amazons coming from? Where are the next Googles coming from? Where are the next Apples coming from?

But what we see as recently as 2016, just a couple of years ago, is that new startups' entrepreneurial capitalism was at a 40-year low. Now, fortunately, under this administration, it is taking a turn upwards, but we have got a lot of ground to make up.

Our public companies have been cut in half, a 20-year low, as recently as 2016. Half of the number of companies are going public. And so not only is that bad for America's economy, but it is bad for the family economy because they lose out on investment opportunities.

Had you invested early in Apple, you would have made a gazillion percentage rate of return. It would have been an incredible investment opportunity. At the time, the Commonwealth of Massachusetts wouldn't even allow Apple to sell their securities because they were fearful it was too speculative.

We want to make sure that every American family has the opportunity to invest in the next Apple. But, unfortunately, what we see is a regulatory burden that is absolutely strangling a lot of these startup companies.

Over the past 2½ decades, Mr. Speaker, the U.S. share of global venture investment has steadily declined. And when we see it decline, what we also see is that regulatory restrictions on securities and investment have increased 54 percent in 10 years—in just 10 years, a 54 percent increase in regulatory restrictions on securities, and an 80 percent increase over 20 years.

We are wondering why there is so little entrepreneurial activity, and we are wondering why so few companies have gone public.

Part of what we have to do is simply modernize antiquated statutes. And so with the exceptions of Sarbanes-Oxley, and with the exception of, frankly, the first version of the JOBS Act and the second version of the JOBS Act, almost all of our other significant Federal securities laws date back to the 1930s.

Mr. Speaker, a couple of these, the Securities and Exchange Act, the Securities Act, they are foundational. But so many of these other laws that we still labor under, I mean, there was a time that the telephone was the cutting-edge technology. That is when the SEC was created, in 1934, and the telephone was the cutting-edge technology of the time.

So many of the security laws we have date back to that particular era. At that time, stock offerings were part of the daily newspaper. Well, we don't see that anymore. Pneumatic tubes and ticker tape transmitted the news of a stock sale.

If we are going to be able to fuel the economy of tomorrow, we are going to

have to modernize these securities laws. And, again, traditionally, this has been a bipartisan effort.

□ 2015

The United States House of Representatives has passed JOBS 3.0 by a vote of 406-4. Months later, the United States Senate has done nothing on this piece of legislation. This cannot hold. This cannot be. There is no excuse for the United States Senate back there behind my shoulder to do nothing while, for example, we see more companies go public in China.

We had a discussion a little earlier, Mr. Speaker, how China, unfortunately, too often has taken our technology—our intellectual property—by hook and crook. But a lot of it is companies are choosing to confine their capital in China because they find it easier, and now we are looking at over one-third of public companies are going public in China, and we are down to 11 percent. They have an ascending curve; we have a descending curve.

In order to successfully compete with China in a global economy, we have to make it easier throughout the ecosystem of our small entrepreneurial ventures to make it easier, and so that is what the whole thrust of the JOBS 3.0 Act is all about.

Again, it is a very, very strong bipartisan measure. So often the lead Democrat in this institution, known as ranking member, the gentlewoman from California (Ms. MAXINE WATERS) and I don't see eye to eye on much. We see eye to eye on very little. But we are joined at the hip in wanting to see the JOBS 3.0 Act. She has been stalwart, and she has been a good negotiating partner to get this done.

So you have one of the most liberal Members of Congress and one of the most conservative Members of Congress come together to advocate for our small businesses, for our entrepreneurs, to help us compete with China in the JOBS 3.0 Act, but somehow they are still not hearing this in the United States Senate.

Please, the gentlewoman from California (Ms. MAXINE WATERS), gives every liberal permission to vote for the JOBS 3.0 Act. As chairman of the House Financial Services Committee and one who used to chair the conservative caucus in the House, I give every conservative permission in the United States Senate to vote for JOBS 3.0.

Please, we need a message for all Americans who care about small businesses. We want to make it easier. We want to make it easier for these businesses to get funding.

The bottom line is, Mr. Speaker, you cannot have capitalism without capital, and we want to make it easier to access this capital.

So I was very heartened by the fact that, although maybe our Senators—and I have many friends who are United States Senators. I still cannot understand why they haven't taken up a piece of legislation that came out of

the House 406-4, a piece of legislation strongly supported by the administration, and a piece of legislation, again, that is going to help our small businesses and entrepreneurs. Why haven't they taken it up?

Perhaps the single most influential newspaper in America is The Wall Street Journal. It is certainly the most influential economic publication in America, and probably the world. Fortunately, their lead editorial today was to encourage the Senate to take up JOBS 3.0. In fact—I am kind of paraphrasing here because I don't have the newspaper at my fingertips—they said that Congress has done yeoman's work shepherding a compendium of bipartisan bills to access capital. They were referring to JOBS 3.0.

Again, go online. It is their lead editorial.

They said that the Senate shouldn't scuttle what could be one of Congress' better achievements. I agree. This will be one of Congress' better achievements to be able to capitalize our small businesses to make sure, again, they can access capital, they can go public, and that they are not treated like a Fortune 500 company on day one.

Mr. Speaker, many of our biotech companies that provide lifesaving pharmaceuticals, some of them don't even cash flow positive for a decade. They can't be treated with the same regulatory burden on their capital as a Fortune 500 company. If you do, again, they are going to go to China. They are not going to stay in the USA. They are going to go to China. As we continue to compete with them, we cannot allow this to happen.

So we have had such great support. I alluded to the ranking member, the gentlewoman from California (Ms. MAXINE WATERS). She said that this bill is "a carefully crafted bipartisan compromise." Those are her words. She said that it is "an example of Members on both sides of the aisle working together to support our Nation's small businesses and investors."

Again, she is one of the most liberal Members of the United States House of Representatives and most likely the next chairman of the House Financial Services Committee. She said that this bill will help entrepreneurs, small businesses, investors, and our economy to thrive.

In the 6 years I have been chairman, it has kind of been rare for us to agree on the time of day, but we definitely agree that the JOBS 3.0 Act is important. It is important to America's economy not only today, but more importantly, it is important for the economy of tomorrow.

If there is one aspect of America's economy that is somewhat unique in the world, it is how we have ensured that entrepreneurial capitalism can't just survive in America, but thrive. So those seeds have to be planted today. There is so much competition worldwide, and that is why it is important that we get this done.

The U.S. Chamber of Commerce weighed in, and they said that the House amendment to S. 488—I am talking about the JOBS 3.0 bill—would remove barriers for raising capital for America's businesses. Approximately three-fourths of financing for businesses in the United States comes from capital markets, but regulations have failed to keep up with the demands of the 21st century.

The Angel Capital Association has written: "Thank you again for your leadership in promoting American startups, capital formation, and job creation. The JOBS and Investor Confidence Act will help foster innovation and job growth."

The Biotechnology Industry Organization, known as BIO, said: "The JOBS and Investor Confidence Act of 2018, or JOBS Act 3.0, will significantly improve the ability of emerging biotech companies to access capital and invest in their potentially lifesaving research rather than unnecessary compliance costs that do not add value to investors."

There is widespread support. I am almost baffled, Mr. Speaker, why the United States Senate won't take this up. Again, this is a strongly bipartisan package. It doesn't get much stronger than 406-4.

Again, our business startups have neared a 40-year low in 2016. Our IPOs, our initial public offerings that allow our working families to invest in the American economy, are half of what they were 20 years ago.

Why? The average regulatory compliance for initial public offerings has now doubled. It has doubled in the last 25 years. It costs \$2.5 million to go public, with average compliance costs clocking in at \$1.5 million.

Sometimes, Mr. Speaker, we have to take a look at regulations that date back to the 1930s and start to ask the question: How is that going to impact the economy of the 2030s? The answer is not too well, particularly in a global economy competing with China.

So I just want to conclude by saying that I have so many friends in the United States Senate. I respect the United States Senate. I used to be a staffer of the United States Senate. But there is no excuse why they can't do what the House did and follow our leadership and work on a strong, bipartisan basis to make sure that America just doesn't have the strongest economy of today but has the strongest economy of tomorrow.

It started with men and women, Democrats and Republicans on the House Financial Services Committee, to ensure that the economy of tomorrow, once again, will be strong for all Americans.

Mr. Speaker, I urge my colleagues and my friends in the United States Senate to follow our lead, to listen to the administration, and to pass the JOBS 3.0 Act immediately.

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

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Lasky, one of its clerks, announced that the Senate has passed without an amendment a bill of the House of the following title:

H.R. 7187. An act to extend the National Flood Insurance Program until December 7, 2018.

GOVERNMENT REFORM

The SPEAKER pro tempore (Mr. BERGMAN). Under the Speaker's announced policy of January 3, 2017, the Chair recognizes the gentleman from Texas (Mr. GOHMERT) for 30 minutes.

Mr. GOHMERT. Mr. Speaker, I do appreciate the efforts of my friend from the district that adjoins mine in Texas. He has done a yeoman's work, much of which he hasn't gotten adequate credit for. Hopefully not only the Senate, but the House will respect the work that has been done—including on flood insurance—and stop putting off what Financial Services has done to reform flood insurance.

We have extension after extension when the people whose homes are protected are begging for reforms so they can take their insurance money and build somewhere else instead of being forced to build where their house was destroyed.

Or how about people who have \$50,000 homes having to pay enough in insurance so they insure the multimillion-dollar castles that have been built? They want to make the poor folks pay for the rich folks, and it seems like today most rich folks are Democrats when you look at contributions in recent years. Regardless of what party they are a part of, it is not fair. There are just so many reforms.

Or how about if the Federal Government insurance program pays for the same house three times after it is destroyed, then they get their own insurance, not government?

There are so many brilliant, yet seem pretty basic, reforms that Chairman HENSARLING and his committee have pushed forward. None of them was my idea, but you can read them and go: Oh, that is a really good idea. It is a basic idea.

For some reason, we don't have the gumption to just go ahead and do the necessary reforms that saved a country whose spending is in trouble. Spending is putting the Nation at risk.

There is a very important purpose for government in the United States. It is not supposed to be a government that subdues its people or has the Orwellian job of monitoring them, as we hear China expects to have total monitoring of its citizens by 2020. That is not the job of the government in a free country.

The Revolution was about freedom. And I know Jefferson has taken a lot of flack for having slaves. He and Washington had hoped to free their slaves, but as I understand it, there were provisions that didn't allow what they

wanted to do. But if you look at the original draft of the Declaration of Independence, the original draft that Jefferson did, probably the biggest paragraph that listed one of the many grievances that in Jefferson's mind justified a war for independence and a Declaration of Independence was that King George III allowed slavery to ever get started in America.

That came from Jefferson's heart. He saw the problems that were creating the inequities, and he blamed King George for ever allowing it to get started. That ended up being struck from the final draft, but that was part of Jefferson's original heart.

The job of government does not include spying on its law-abiding people who have committed no crimes. It is not supposed to include telling its people where they have to live and what they have to do for a living or not do. It is supposed to be about freedom.

In fact, Dennis Miller made an amusing comment that, if the Founders were willing to go to war and risk or sacrifice their lives in a war over a little tax on their breakfast drink, then think how upset they would be today.

Yet we see the problems and we discuss the problems here, but when the going gets tough, apparently the tough get going by heading home.

□ 2030

We have until January 3, apparently, when the new Congress is sworn in, to get things done with a Republican majority in the House and a Republican majority in the Senate. We passed a tax bill. There have been other good bills passed, as Chairman HENSARLING was talking about. But when it comes to bills that have to do with whether or not this little experiment in self-government continues, we ought to be taking those up.

It has been interesting. There have been many times since I have been here when we saw Republicans and some Democrats who were defeated in a November election and some of them threw up their hands and said: Why should I even come back? I am going to have to have a new job, come January. I have sacrificed so much time being away from my family. What is the use of my coming back in November and December?

But I was greatly gratified at our Conference yesterday to hear people, some who are coming back because they were reelected and some, surprisingly, based on past history, who have been defeated and have said, as DANA ROHRBACHER said: Look, I am not going to be back in January, but I would like to have Christmas Day with my family. But other than Christmas Day, I am willing to come back every day if we can help America protect their future.

There are some very noble people here who understand that the burden of Congress, the House and Senate, is not to impose our will on the American people. It is to protect them. We are

not supposed to be the referee, the coach, the player. The American people should really be the participants. The government is supposed to be the referee. And, yes, we have got to have criminal justice so that when the referee makes a call, it can be enforced.

As a former judge who sent no telling how many people to prison over a 10-year period, I agonized over every one of those cases when I was going to look somebody in the eye and pronounce their sentence. Sometimes juries did it, but there were far more that didn't request a jury trial. Maybe they pled guilty and sought sentencing. Sometimes there were plea agreements. It was up to the judge whether you go along with the plea agreement. Sometimes I didn't.

One of the bills that is being talked about, which is criminal justice reform, which we badly need, desperately need, is actually going to be a slap in the face of every Federal judge who has ever agonized over what is an appropriate sentence.

I think it is fine to tell judges what the rules are when they go into a sentencing so they know what kind of sentence this is really going to be, in terms of real years. But to come back after judges have already agonized, they have had the hearings, considered every possible thing, and say: You know what? We are going to change the rules. We haven't read about the cases you judges agonized over and came to a conclusion on, but we are going to change them anyway.

They don't consider the fact that in so many prosecutions, in the very few Federal cases that are simple possession, it normally has to be a pretty big deal, and that is based on my own experience. I have been a prosecutor. I have been appointed to defend criminal cases in Federal court, State court. I actually was appointed to appeal a capital murder conviction, which was successfully overturned at the highest court in Texas. So I have seen it from all angles: prosecutor, judge, and chief justice reviewing on appeal.

You don't change the rules after they are made. That is why there is a provision in the Constitution that says Congress is not supposed to enact any ex post facto laws. And, yes, that is not specifically pertaining to going back and changing sentences after the fact, but when I read that, under the bill being considered, sex offenders will be released early—or can be—there are many people that will likely be released early, including those—and it is not even considered that some really bad guys, evil people who cut a deal to rat out on people that were even more evil, if they got a deal cut under the Federal system, you can't just agree to a term of years and recommend to the judge like you can in State courts like Texas, but they agree on charges. Okay. We won't pursue the fact that you had a gun at the time and you were trying to use it. We will waive that if you help us with that. And that will

make you look like a much more innocent guy. Or, we will let you plead to simple possession and we won't even bring up all this myriad of other charges. We will just let you plead to this one and let all these others go.

Those things go into the consideration of the court and of the prosecutors when they make recommendations. They will come back after the fact and say: We are going to reform criminal justice, but not the way you, Louie, have been wanting to, you in the ACLU and The Heritage Foundation, and others have agreed on in the past, where we would require a mens rea, an intent, a guilty-mind process for most crimes.

Or, perhaps another one that is a pet peeve of mine, supposedly we have, maybe, 5,000 criminal laws in the Federal system and so many of them say it's punishable by X number of years in prison, such and such fine for any violation hereunder or any regulation hereunder, which allows bureaucrats who have never been elected; who are not necessarily carrying out the will of any American public, just their own personal feelings; that have not been ever voted on, and they pass regulations.

You have regulations, like you have the poor guy that checked the box ground only as the way he was mailing it, and he didn't know some bureaucrat had passed a regulation, put one through that says, you have got to put a stamp on it that has an airplane with a red line through the airplane. So he was hauled off to another State and had never violated the law at all.

There are so many injustices in our Federal system, so many things that need fixing. Some have pointed out the inequity in years, like, back in the eighties when laws were passed that actually made it tougher on sentencing for having crack cocaine than having real powder cocaine—I was a member on the Judiciary Committee when this debate came up—and how it was really a racist law that made it a tougher penalty for having crack cocaine, which more African Americans had, than the powdered cocaine, which was worse, which was more often possessed by Anglo Americans.

Dan corrected the record and I went back and did some digging and found out, wow, he is right. That there were people, like Charlie Rangel and others, who were members of the Congressional Black Caucus who had said anybody that didn't vote for a tougher penalty on crack cocaine than on powder cocaine was a racist, because crack cocaine was destroying African American communities and we needed tougher laws.

But over a 30-year period, or so, people forgot why the punishment for powder cocaine was not as tough a punishment as for crack cocaine. It was passed, as Dan pointed out. People didn't want to be called racists and they were told by some in the Congressional Black Caucus that you would be

a racist if you don't make it a tougher penalty on crack cocaine. They didn't want to be called racist, so they voted and agreed to make it tougher penalties for having crack cocaine.

There is a lot of criminal justice that needs reform and there really shouldn't have been a difference between crack cocaine and powder cocaine. These are things we can debate, we can work out well, and not have a reform shoved through that is going to release people prematurely that should not be released. There is time to work that out.

Some of us were surprised to see the ACLU, the Heritage Foundation, BOBBY SCOTT, and LOUIE GOHMERT working together to try to work on reform. There are things we can work together, even when Republicans lose the majority in January.

So that is not as critical to get that done right now. When we do criminal justice reform, let's make sure we get it right and don't get people killed because we rushed through something that sounded good, but when you got down to the finer points, it created problems.

I was pleased to hear that Jared Kushner was interested in talking to people and talked to some friends of mine about problems they had with that bill. Well, we need to work those out. We don't need to spend time here rushing a bill like that through.

But the President won his election in 2016, and the most memorable promise that he made, he knew he was going to need the help of Congress, and he has been begging for the help of Congress, and he has been told over and over for the last, nearly, 2 years: Okay. We will get to that. We will get to that. We can't get it in this bill, but we will get to that.

As I have told our Conference more than once, the voters are going to come out in 2020, those who voted for Donald Trump, and probably mostly all of them will vote for him again, because he really has been trying to do what he said.

We said we were going to help, and we haven't helped him. The number one most memorable thing voters recall is the promise for a wall. As President Trump has said, we don't need 2,000 miles of wall, but there are places where we desperately need it. We are told: Well, it's just too hard to get the votes in the Senate. You would have to have 60 votes.

Well, I have had some good ideas over the years. Sometimes I have asked colleagues to be the lead sponsor on legislation I have come up with that was part of the committee of jurisdiction so they have a better chance of getting it through. Regardless, I know a good bill when I see it. And BRAD BYRNE has a good bill, H.R. 7073—and I love its title—the 50 Votes for the Wall Act. It eliminates the need for the 60 votes in the Senate. I know we have some House leadership that think it is just going to be too hard to get those votes in the Senate, so why even waste the House's time.

□ 2045

Well, it is because we have a chance to fix something that is terribly broken that exposes Americans to loss of life, loss of property, all kinds of losses, including the loss of a free United States of America. It is that desperate of a situation.

And the Border Patrol, most of the ones I know and have talked to, say: If you allow some of this big—whether you call it a caravan or call it what it really is, an attempted invasion, there are going to be bigger and bigger caravans and invasions. Some of them will end up being so big, you will not be able to stop them, not with troops. It would require all-out war.

The time to stop it is now.

We have seen the photographs of some walled fences where people want to thumb their noses at United States sovereignty. We take an oath. We are supposed to protect the Constitution.

Our number one obligation is to protect the American people. Going back to, metaphorically, the referee-coach-player situation, we are supposed to make sure that the players have a venue where they can safely pursue the free enjoyment of their activity.

And we know—we have heard it from the Mexican officials—there are hundreds of known criminals. Just in the invasive caravan they have seen so far, we know there is MS-13. We know there are people who are going to do terrible damage, cause loss of life, limb, and property.

If we are going to carry out our obligation to the American people, we need to protect them. We need to make sure people come in orderly.

People can slam the American people and raise issues about: Oh, gosh, you guys are such xenophobes and, oh, you have so much hate.

No. We have a love for the American people.

If a parent sees somebody trying to break into their home who is suffering from an illness that will likely be caught by others who are lawfully in the home, that parent would have an obligation, morally, legally. You are supposed to protect your children. Some go to jail for not protecting their children.

In that scenario, which we know there are people with illnesses trying to barge into America, and obviously there are people who have come into America with illnesses we thought we had gotten rid of in the United States, they are bringing them back in.

That is why there was an Ellis Island. That is why democratic presidents and Congresses had gone to such extremes to make sure people were properly vetted, so that the people to whom they answered could live more safely, freely, without fear of an invasion.

We have that obligation to make sure the American people are protected.

BRAD BYRNE's bill gets around the 60-vote requirement in the Senate. We have one of the smartest Speakers we have ever had in PAUL RYAN. He has

been former chair of the Budget Committee. He knows exactly how to go about getting a reconciliation effort accomplished.

Under the process known as reconciliation, all that they would need to do is bring up a 2019 budget resolution that would alter reconciliation instructions. Under BRAD's bill, it would provide \$25 billion for a border wall that would be placed in mandatory spending, and that would be as instructed by the Homeland Security Committee.

It is a majority vote to make that budget change. It is a budget resolution. That is what it would take. Once that is done, then the money could be placed into this trust account that is being set up under the Byrne bill.

I know, back a year and a half ago, we heard all kinds of threats: Oh, we can't really repeal ObamaCare because of the Byrd rule. Can't do it under reconciliation. Oh, the Byrd rule. Oh, we can't.

We had Republican leaders in the House and Senate telling us: Well, no, the Byrd rule won't let that happen. Sorry. It won't let it happen.

Nobody bothered to go check with the Parliamentarian. The Parliamentarian is not even the last word. Parliamentarians—I am very sorry to say this, but it is true—sometimes are wrong.

I don't know of a time when our current Parliamentarian was wrong, but I certainly know of a prior occasion when a predecessor, since I have been here, was totally wrong.

The Parliamentarian doesn't make decisions. The Parliamentarian gives advice. The decision comes from the Chair.

So, MIKE LEE, Senator LEE, went and asked the Parliamentarian: Do you think this will violate the Byrd rule?

Well, I can't give a preliminary opinion, but I don't see anything there that would violate the Byrd rule. No, I don't think it would be a problem.

Wow.

We had been told for a month that we couldn't do that, that we couldn't repeal ObamaCare, because the Byrd rule wouldn't let it happen under reconciliation. Turned out, nobody checked, and they were wrong. It could have been done. It should have been done.

The first bill, thank God we didn't pass that, but we passed the second one. As I was talking with some colleagues today, if the Senate had joined us, it would have materially helped the American people.

I know there are those who say: Look, the Senate doesn't have the votes.

Well, they could get 50 votes, because we could pass it with 50 votes. I know MIKE PENCE, our Vice President, would help support President Trump and break a tie.

We could get this done. But the Senate will have no pressure until this body passes a budget resolution with reconciliation instructions. And the Senate will need to do that, but they

are not going to feel any pressure until we do it here.

There are House Members, Republican House Members, some returning, some not returning next year, and they are willing to do the work to try to save American lives in this little experiment in self-government.

We have had so many people that have been miseducated to think that: You know, gee, socialism is a good way to go. It would be great for America.

We are seeing the polls reflect that more and more often. Well, let me make clear, anybody that will study history knows socialism, number one, always fails. Number two, you can't have socialism or communism or progressivism, whichever one you want to call it, unless you have a very powerful, totalitarian type government that takes from people who don't want to give it up and gives it to people who do want to give it up.

You don't have a middle class. That was one thing Karl Marx did not foresee, the strong middle class that would grow in America that set us apart from most anywhere else. That is why we did not become communist back when there were communists trying to push us there, because we had a strong middle class.

But in socialism, communism, progressivism, you will have a ruling class, and that is why there are so many billionaires now pushing to try to get us to socialism. They know, or at least they believe, people are too stupid to know how to live, so us ultra-rich billionaires, we will fund socialist-type candidates, because we know, if we get to socialism, you have a ruling class and you have a ruled class, and there is no middle class. You give up so much of your freedom.

It has to stop, and it is going to be stopped only if we will go ahead and push through a reconciliation bill that allows us to give the money to President Trump so we can get a wall built where we need it and secure the American people.

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

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. DANNY K. DAVIS of Illinois (at the request of Ms. PELOSI) for today and the balance of the week on account of family medical emergency.

ENROLLED BILLS SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 1074. An act to repeal the Act entitled "An Act to confer jurisdiction on the State of Iowa over offenses committed by or against Indians on the Sac and Fox Indian Reservation".

H.R. 2422. An act to amend the Public Health Service Act to improve essential oral

health care for low-income and other underserved individuals by breaking down barriers to care, and for other purposes.

H.R. 5317. An act to repeal section 2141 of the Revised Statutes to remove the prohibition on certain alcohol manufacturing on Indian lands.

SENATE ENROLLED BILLS SIGNED

The Speaker announced his signature to enrolled bills of the Senate of the following titles:

S. 440. An act to establish a procedure for the conveyance of certain Federal property around the Dickinson Reservoir in the State of North Dakota.

S. 1768. An act to reauthorize and amend the National Earthquake Hazards Reduction Program, and for other purposes.

S. 2074. An act to establish a procedure for the conveyance of certain Federal property around the Jamestown Reservoir in the State of North Dakota, and for other purposes.

S. 3389. An act to redesignate a facility of the National Aeronautics and Space Administration.

ADJOURNMENT

Mr. GOHMERT. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 8 o'clock and 55 minutes p.m.), the House adjourned until tomorrow, Friday, November 30, 2018, at 9 a.m.

OATH OF OFFICE MEMBERS, RESIDENT COMMISSIONER, AND DELEGATES

The oath of office required by the sixth article of the Constitution of the United States, and as provided by section 2 of the act of May 13, 1884 (23 Stat. 22), to be administered to Members, Resident Commissioner, and Delegates of the House of Representatives, the text of which is carried in 5 U.S.C. 3331:

"I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

has been subscribed to in person and filed in duplicate with the Clerk of the House of Representatives by the following Member of the 115th Congress, pursuant to the provisions of 2 U.S.C. 25:

BRENDA JONES, 13th District of Michigan.

EXECUTIVE COMMUNICATIONS, ETC.

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

7009. A letter from the Administrator, Agricultural Marketing Service, Specialty Crops Program, Department of Agriculture, transmitting the Department's final rule — Oranges and Grapefruit Grown in Lower Rio Grande Valley in Texas; Decreased Assessment Rate [Doc. No.: AMS-SC-17-0044; SC18-906-1 FR] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Agriculture.

7010. A letter from the Under Secretary, Comptroller, Department of Defense, transmitting a letter providing a status report on the account balance in the Defense Cooperation Account, as of September 30, 2018, pursuant to 10 U.S.C. 2608(e); Public Law 101-403, Sec. 202(a)(1) (as amended by Public Law 112-81, Sec. 1064(7)); (125 Stat. 1587); to the Committee on Armed Services.

7011. A letter from the Chief Counsel, FEMA, Department of Homeland Security, transmitting the Department's final rule — Suspension of Community Eligibility; North Carolina: Charlotte, City of, Mecklenburg County, et al., [Docket ID: FEMA-2018-0002; Internal Agency Docket No.: FEMA-8555] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

7012. A letter from the Deputy Assistant General Counsel for Regulatory Affairs, Pension Benefit Guaranty Corporation, transmitting the Corporation's final rule — Benefits Payable in Terminated Single-Employer Plans; Interest Assumptions for Paying Benefits received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Education and the Workforce.

7013. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Tin Oxide; Exemption from the Requirement of a Tolerance [EPA-HQ-OPP-2017-0614; FRL-9982-73] received November 14, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

7014. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's withdrawal of direct final rule — Significant New Use Rules on Certain Chemical Substances [EPA-HQ-OPPT-2018-0567; FRL-9986-15] (RIN: 2070-AB27) received November 14, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

7015. A letter from the Acting Director, Office of Personnel Management, transmitting the Office's Major interim final rule — Federal Employees Dental and Vision Insurance Program: Extension of Eligibility to Certain TRICARE-Eligible Individuals; Effective Date of Enrollment (RIN: 3206-AN58) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Government Reform.

7016. A letter from the Acting Director, Office of Personnel Management, transmitting the Office's correcting amendment — Personnel Management in Agencies received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Government Reform.

7017. A letter from the Honors Attorney, Regulatory Affairs, Office of Chief Counsel, Pipeline Hazardous Materials Safety Administration, Department of Transportation, transmitting the Department's final rule — Pipeline Safety: Plastic Pipe Rule [Docket No.: PHMSA-2014-0098; Amdt. No. 192-124] (RIN: 2137-AF93) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law

104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7018. A letter from the Honors Attorney, Regulatory Affairs, Office of Chief Counsel, Pipeline Hazardous Materials Safety Administration, Department of Transportation, transmitting the Department's final rule — Hazardous Materials: Response to Petitions From Industry To Modify, Clarify, or Eliminate Regulations [Docket No.: PHMSA-2015-0102 (HM-219A)] (RIN: 2137-AF09) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7019. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Amendment of Class D and Class E Airspace, and Revocation of Class E Airspace; Juneau, AK [Docket No.: FAA-2018-0125; Airspace Docket No.: 18-AAL-5] (RIN: 2120-AA66) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7020. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 31220; Amdt. No.: 3823] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7021. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 31221; Amdt. No.: 3824] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7022. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airspace Designations; Incorporation by Reference Amendments [Docket No.: FAA-2018-0770; Amendment No.: 71-50] (RIN: 2120-AA66) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7023. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; The Boeing Company Airplanes [Docket No.: FAA-2018-0408; Product Identifier 2017-NM-146-AD; Amendment 39-19495; AD 2018-23-09] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7024. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0297; Product Identifier 2017-NM-181-AD; Amendment 39-19497; AD 2018-23-11] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7025. A letter from the Management and Program Analyst, FAA, Department of

Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0637; Product Identifier 2018-NM-091-AD; Amendment 39-19496; AD 2018-23-10] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7026. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0758; Product Identifier 2018-NM-093-AD; Amendment 39-19493; AD 2018-23-07] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7027. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; International Aero Engines (IAE) Turbofan Engines [Docket No.: FAA-2018-0404; Product Identifier 2018-NE-15-AD; Amendment 39-19468; AD 2018-21-10] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7028. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0908; Product Identifier 2018-NM-136-AD; Amendment 39-19486; AD 2018-22-13] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7029. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Bombardier, Inc. Airplanes [Docket No.: FAA-2018-0551; Product Identifier 2018-NM-023-AD; Amendment 39-19485; AD 2018-22-12] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7030. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; International Aero Engines Turbofan Engines [Docket No.: FAA-2018-0431; Product Identifier 2018-NE-16-AD; Amendment 39-19475; AD 2018-22-02] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7031. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Honeywell International Inc. Turbo-prop Engines [Docket No.: FAA-2018-0216; Product Identifier 1988-ANE-18-AD; Amendment 39-19474; AD 2018-22-01] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7032. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Bombardier, Inc., Airplanes [Docket No.: FAA-2018-0585; Product Identifier 2018-

NM-070-AD; Amendment 39-1948; AD 2018-22-08] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7033. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; The Boeing Company Airplanes [Docket No.: FAA-2018-0510; Product Identifier 2017-NM-115-AD; Amendment 39-19483; AD 2018-22-10] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7034. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0589; Product Identifier 2018-NM-021-AD; Amendment 39-19489; AD 2018-23-03] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7035. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Engine Alliance Turbofan Engines [Docket No.: FAA-2018-0934; Product Identifier 2018-NE-35-AD; Amendment 39-19478; AD 2018-22-05] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7036. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0958; Product Identifier 2018-NM-139-AD; Amendment 39-19491; AD 2018-23-05] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7037. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; The Boeing Company Airplanes [Docket No.: FAA-2018-0027; Product Identifier 2017-NM-118-AD; Amendment 39-19482; AD 2018-22-09] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7038. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; SOCATA Airplanes [Docket No.: FAA-2018-0326; Product Identifier 2018-CE-006-AD; Amendment 39-19464; AD 2018-21-06] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

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

Mr. GOWDY: Committee on Oversight and Government Reform, H.R. 5759. A bill to im-

prove executive agency digital services, and for other purposes; with an amendment (Rept. 115-1055). Referred to the Committee of the Whole House on the state of the Union.

Mr. WALDEN. Committee on Energy and Commerce, H.R. 6140. A bill to require the Secretary of Energy to establish and carry out a program to support the availability of HA-LEU for domestic commercial use, and for other purposes; with an amendment (Rept. 115-1056). Referred to the Committee of the Whole House on the state of the Union.

PUBLIC BILLS AND RESOLUTIONS

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

By Mr. MACARTHUR:

H.R. 7187. A bill to extend the National Flood Insurance Program until December 7, 2018; to the Committee on Financial Services. considered and passed. considered and passed.

By Mr. RATCLIFFE (for himself, Mr. RICHMOND, Mr. MCCAUL, Mr. THOMPSON of Mississippi, Mr. WALDEN, Mr. PALLONE, Mr. SHIMKUS, and Mr. TONKO):

H.R. 7188. A bill to extend by two years the Chemical Facility Anti-Terrorism Standards Program of the Department of Homeland Security, and for other purposes; to the Committee on Homeland Security, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FOSTER (for himself, Mr. LIPINSKI, and Mr. SCHNEIDER):

H.R. 7189. A bill to modernize the National Air Toxics Assessment, the Integrated Risk Information System, and the Agency for Toxic Substances and Disease Registry, and for other purposes; to the Committee on Energy and Commerce.

By Mr. COLLINS of Georgia (for himself, Mr. CICILLINE, and Mr. MARINO):

H.R. 7190. A bill to amend chapter 11 of title 11, United States Code, to address reorganization of small businesses, and for other purposes; to the Committee on the Judiciary.

By Mr. WOMACK (for himself and Mr. YARMUTH):

H.R. 7191. A bill to implement reforms to the budget and appropriations process in the House of Representatives; to the Committee on the Budget, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CARTWRIGHT:

H.R. 7192. A bill to enhance the early warning reporting requirements for motor vehicle manufacturers, and for other purposes; to the Committee on Energy and Commerce.

By Miss GONZÁLEZ-COLÓN of Puerto Rico:

H.R. 7193. A bill to amend the VA MISSION Act of 2018 to expand the veterans healing veterans medical access and scholarship program to include more students and schools; to the Committee on Veterans' Affairs.

By Ms. HERRERA BEUTLER (for herself and Mr. GIBBS):

H.R. 7194. A bill to repeal the Waters of the United States rule and amend the Federal Water Pollution Control Act definition of navigable waters, and for other purposes; to

the Committee on Transportation and Infrastructure.

By Ms. MOORE (for herself, Ms. SCHKOWSKY, Mr. PAYNE, Mr. HASTINGS, and Ms. WILSON of Florida):

H.R. 7195. A bill to amend title II of the Social Security Act to make various reforms to Social Security, and for other purposes; to the Committee on Ways and Means.

By Mr. REED (for himself, Mr. LAHOOD, and Mr. PAULSEN):

H.R. 7196. A bill to amend the Internal Revenue Code of 1986 to provide investment and production tax credits for emerging energy technologies, and for other purposes; to the Committee on Ways and Means.

By Miss RICE of New York:

H.R. 7197. A bill to authorize the Secretary of Energy to make grants to local educational agencies for purposes of supporting renewable energy-based heating and cooling systems in schools; to the Committee on Education and the Workforce.

By Miss RICE of New York (for herself, Mr. ZELDIN, Ms. MENG, Mr. MEEKS, Mr. SUOZZI, and Mr. KING of New York):

H.R. 7198. A bill to authorize the Secretary of the Interior to conduct a study of alternatives for commemorating Long Island's aviation history, including a determination of the suitability and feasibility of designating parts of the study area as a unit of the National Park System, and for other purposes; to the Committee on Natural Resources.

By Mr. SCHNEIDER (for himself and Mr. KELLY of Mississippi):

H.R. 7199. A bill to support entrepreneurs serving in the National Guard and Reserve, and for other purposes; to the Committee on Small Business.

By Mr. AUSTIN SCOTT of Georgia:

H.R. 7200. A bill to extend indemnity for wildfires and hurricanes, and for other purposes; to the Committee on Agriculture.

By Mr. SMITH of Texas (for himself, Mr. OLSON, Mr. SENSENBRENNER, Mr. POE of Texas, Mr. RATCLIFFE, Mr. GENE GREEN of Texas, and Mr. CUELLAR):

H.R. 7201. A bill to amend title 35, United States Code, to include the exclusive economic zone as part of the United States for patent infringement, and for other purposes; to the Committee on the Judiciary.

By Mr. WELCH (for himself and Mr. SIMPSON):

H.R. 7202. A bill to require a study to determine the best available estimate of the total amount of nonhighway recreational fuel taxes received by the Secretary of the Treasury; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. AMASH:

H.J. Res. 142. A joint resolution directing the President to terminate the use of the United States Armed Forces with respect to the military intervention led by Saudi Arabia in the Republic of Yemen; to the Committee on Foreign Affairs.

By Mr. KHANNA (for himself, Mr. POCAN, Mr. MASSIE, Mr. JONES of North Carolina, Mr. MCGOVERN, Ms. GABBARD, and Ms. LEE):

H. Con. Res. 142. Concurrent resolution directing the President pursuant to section 5(c) of the War Powers Resolution to remove United States Armed Forces from hostilities in the Republic of Yemen that have not been authorized by Congress; to the Committee on Foreign Affairs.

By Mr. LYNCH (for himself, Mr. CAPUANO, Ms. CLARK of Massachusetts, and Mr. KEATING):

H. Con. Res. 143. Concurrent resolution honoring the 75th anniversary of the All-American Girls Professional Baseball League (AAGPBL); to the Committee on Oversight and Government Reform.

By Mr. LEVIN:

H. Res. 1161. A resolution directing the Speaker to administer the oath of office to the representative-elect from the 13th Congressional District of Michigan; considered and agreed to, considered and agreed to.

By Mr. ENGEL (for himself and Mr. ROYCE of California):

H. Res. 1162. A resolution expressing the sense of the House of Representatives with respect to Ukraine, and for other purposes; to the Committee on Foreign Affairs.

By Mr. GRIJALVA (for himself, Ms. NORTON, Ms. MOORE, Ms. BASS, Mr. KHANNA, Mr. PALLONE, Mr. RUIZ, Mr. NOLAN, Mr. LARSEN of Washington, Mr. O'HALLERAN, Mr. COHEN, Mr. MULLIN, Ms. JAYAPAL, Mr. POCAN, Ms. ROSEN, Mr. GALLEGOS, Mr. TAKANO, Ms. LEE, Mr. BEN RAY LUJAN of New Mexico, and Mr. COLE):

H. Res. 1163. A resolution recognizing National Native American Heritage Month and celebrating the heritages and cultures of Native Americans and the contributions of Native Americans to the United States; to the Committee on Oversight and Government Reform.

CONSTITUTIONAL AUTHORITY STATEMENT

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

By Mr. MACARTHUR:

H.R. 7187.

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

Article I, section 8, clause 1 (relating to the general welfare of the United States); and Article I, section 8, clause 3 (relating to the power to regulate interstate commerce)

By Mr. RATCLIFFE:

H.R. 7188.

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

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

By Mr. FOSTER:

H.R. 7189.

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

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clauses 1 and 18 of the United States Constitution.

By Mr. COLLINS of Georgia:

H.R. 7190.

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

Article I, Section 8, Clause 4 of the United States Constitution, in that the legislation concerns the establishment of a uniform law on bankruptcies throughout the United States; Article I, Section 8, Clause 18 of the United States Constitution, in that the legislation exercises legislative power granted to Congress by that clause "to make all Laws

which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof;" and Article III, Section 1, Clause 1, Sentence 1, and Section 2, Clause 1 of the Constitution, in that the legislation defines or affects judicial powers and cases that are subject to legislation by Congress.

By Mr. WOMACK:

H.R. 7191.

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

Article 1, Section 9, Clause 7, which provides that, "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 publish from time to time."

By Mr. CARTWRIGHT:

H.R. 7192.

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

Article I, Section 8, Clause 3

By Miss GONZALEZ-COLÓN of Puerto Rico:

H.R. 7193.

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

Article I, Section 1 of the U.S. Constitution

"All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives."

Article I, Section 8, Clause 18 of the U.S. Constitution

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

By Ms. HERRERA BEUTLER:

H.R. 7194.

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

Article I, Section 8, Clause 3

By Ms. MOORE:

H.R. 7195.

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

Article I, Section 8

By Mr. REED:

H.R. 7196.

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

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

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 the United States.

Article I, 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 Miss RICE of New York:

H.R. 7197.

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

Article I, Section 8

By Miss RICE of New York:

H.R. 7198.

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

Article I, Section 8

By Mr. SCHNEIDER:

H.R. 7199.

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

Article I

By Mr. AUSTIN SCOTT of Georgia:

H.R. 7200.

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

Article I, Section 8 of the United States Constitution.

By Mr. SMITH of Texas:

H.R. 7201.

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

Clause 8 of section 8 of Article I of the Constitution.

By Mr. WELCH:

H.R. 7202.

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

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

By Mr. AMASH:

H.J. Res. 142.

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

Article I, Section 8, Clause 14 of the Constitution (authorizing Congress to “make Rules for the Government and Regulation of the land and naval Forces”). Article I, Section 8, Clause 11 of the Constitution authorizes Congress to “declare War.” Congress did not declare war or authorize the use of the Armed Forces in the conflict in Yemen, and this resolution takes corrective action.

ADDITIONAL SPONSORS

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

H.R. 92: Ms. SEWELL of Alabama.
 H.R. 1318: Ms. JAYAPAL.
 H.R. 1759: Mr. EVANS.
 H.R. 1847: Mr. STIVERS.
 H.R. 1898: Mr. HOLLINGSWORTH.
 H.R. 2315: Mr. FERGUSON, Mr. SANFORD, Mr. CÁRDENAS, Mr. ROUZER, Mr. HOLDING, Mr. SMITH of Missouri, Mr. CUELLAR, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. ESTES of Kansas, Ms. KELLY of Illinois, Mr. BALDERSON, Mr. GRAVES of Georgia, Mr. GRAVES of Louisiana, Mr. RUSSELL, Mr. CULBERSON, Mr. CLOUD, and Mrs. LOVE.
 H.R. 2417: Mr. CLEAVER and Mr. SHERMAN.
 H.R. 2542: Ms. LOFGREN.
 H.R. 2856: Mr. MITCHELL.
 H.R. 3272: Mr. JOHNSON of Georgia.
 H.R. 3467: Mr. FOSTER.
 H.R. 3598: Ms. PINGREE.
 H.R. 4022: Mr. CASTRO of Texas.
 H.R. 4107: Mr. HURD, Ms. ESTY of Connecticut, and Ms. KELLY of Illinois.
 H.R. 4256: Mr. AUSTIN SCOTT of Georgia, Mr. BALDERSON, and Mr. CÁRDENAS.
 H.R. 4339: Mr. KIND.
 H.R. 4454: Ms. NORTON.
 H.R. 4485: Ms. VELÁZQUEZ.
 H.R. 4732: Mr. KUSTOFF of Tennessee, Mr. YARMUTH, Mr. GUTHRIE, Ms. PINGREE, Mr. SABLAN, and Miss RICE of New York.
 H.R. 4745: Mr. TAKANO, Mr. LEWIS of Georgia, Ms. JONES of Michigan, Ms. BASS, Mr. CASTRO of Texas, Mr. CLAY, Mrs. DINGELL, Mr. PALLONE, Ms. LEE, Mrs. WATSON COLEMAN, Mr. KENNEDY, Ms. SCHAKOWSKY, Mr. EVANS, Mr. ESPAILLAT, Mr. POCAN, Mr. KILDEE, Mr. AL GREEN of Texas, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. VELA, Ms. SEWELL of Alabama, Mrs. LOVE, Mr. POE of

Texas, Mr. BURGESS, Mr. BROWN of Maryland, Mr. PAYNE, Mr. CUMMINGS, Mr. MCEACHIN, Ms. CLARKE of New York, Mrs. BEATTY, Mr. THOMPSON of Mississippi, Mr. RASKIN, Ms. WASSERMAN SCHULTZ, Mr. BUTTERFIELD, Ms. MOORE, Mr. RICHMOND, and Ms. KAPTUR.

H.R. 4828: Mr. COSTA.
 H.R. 5248: Ms. NORTON.
 H.R. 5678: Mr. CONAWAY.
 H.R. 5911: Mr. SIRES.
 H.R. 6016: Ms. VELÁZQUEZ.
 H.R. 6051: Ms. PINGREE.
 H.R. 6165: Mr. PERLMUTTER.
 H.R. 6225: Mr. KIND.
 H.R. 6269: Mr. SAM JOHNSON of Texas.
 H.R. 6272: Mrs. DINGELL.
 H.R. 6274: Ms. WASSERMAN SCHULTZ.
 H.R. 6543: Mr. JOHNSON of Georgia, Ms. JACKSON LEE, Mr. GOMEZ, and Mr. DEUTCH.
 H.R. 6816: Mr. MESSER.
 H.R. 6854: Mr. PITTENGER.
 H.R. 6983: Mr. CRAWFORD.
 H.R. 6987: Ms. SPEIER.
 H.R. 6988: Mr. COLE, Ms. STEFANIK, and Mr. PRICE of North Carolina.
 H.R. 7028: Mr. VARGAS.
 H.R. 7035: Ms. NORTON.
 H.R. 7059: Mr. LATTI.
 H.R. 7061: Mr. DELANEY.
 H.R. 7082: Mr. LOWENTHAL and Mr. JOHNSON of Georgia.
 H.R. 7084: Mr. WESTERMAN.
 H.R. 7097: Mrs. LESKO.
 H.R. 7123: Mr. SIRES.
 H.R. 7160: Mr. SHERMAN.
 H.R. 7173: Mr. TROTT.
 H. Res. 751: Mr. PERLMUTTER.
 H. Res. 910: Mr. PITTENGER and Ms. LOFGREN.
 H. Res. 1145: Mr. DEFAZIO, Mr. SHERMAN, Mr. COHEN, and Mr. KIHUEN.
 H. Res. 1150: Mr. CORREA and Mr. PETERS.



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 115th CONGRESS, SECOND SESSION

Vol. 164

WASHINGTON, THURSDAY, NOVEMBER 29, 2018

No. 188

Senate

The Senate met at 10 a.m. and was called to order by the President pro tempore (Mr. HATCH).

PRAYER

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

Let us pray.

Lord, through all generations You have been the source of our hope and strength. We are astounded by the majesty of Your sovereignty, for a thousand years for You are like a few hours. Today, inspire our lawmakers to think Your thoughts and follow Your precepts, seeking always to be receptive to Your guidance. May they strive to reach agreement on critical issues rather than simply to win debates. As they march to the drumbeat of Your leading, strengthen them with Your powerful presence. May they trust You to bring unity within their diversity.

We pray in Your great Name. Amen.

PLEDGE OF ALLEGIANCE

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

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

RECOGNITION OF THE MAJORITY LEADER

The PRESIDING OFFICER (Mrs. HYDE-SMITH). The majority leader is recognized.

BUSINESS BEFORE THE SENATE

Mr. MCCONNELL. Madam President, this week, the Senate has taken important steps to fulfill our advise-and-consent responsibility on the President's nominees. We have ended unnecessary delays that kept well-qualified individuals from filling important posts at the Departments of Agriculture and Commerce and confirmed both of them.

TRIBUTE TO DEAN HELLER

Mr. MCCONNELL. Now, on an entirely different matter, I am sorry to say it is time to begin offering thanks and farewells to Members whose Senate service will conclude at the end of the 115th Congress.

Today, I would like to begin with our friend, the senior Senator from Nevada. It doesn't feel like much of an exaggeration to say that DEAN HELLER may have been destined for public service. I don't just mean his eagerness to serve or his outgoing personality. There were other signs. For example, one of the stops on his childhood paper route in Carson City was the Governor's mansion itself. Talk about early civic involvement.

At every step of the way, from successful businessman to his local and statewide races, all the way here to the Capitol, DEAN earned the respect of his neighbors and constituents by following the hard-working example set by his parents. His mother worked as a cook in a school cafeteria. His father was an auto mechanic who raced stock cars on the side. Their son grew up to be the only sitting Senator I would trust to replace my transmission.

When most politicians use phrases like "rolling up their sleeves" and "getting their hands dirty," they are usually referring to things like late-night negotiating or taking tough votes—in other words, more talking. Not DEAN HELLER, he means it literally. As DEAN likes to say, here in Washington, during the week, he works for the people of Nevada, but at home, on the weekends, there he works for his wife Lynne on the ranch they keep up together.

But let it not be said that even in the midst of hard labor, DEAN isn't capable of multitasking. After all, sometimes official duties just can't wait. I have it on good authority that on one occasion Dean had to field a surprise phone call from President Obama on his cell while standing right in the middle of a ditch.

Another time, he took a call from President Trump and talked business right there in the aisle of a home improvement store. Something about this image seems just right—not talking, not posturing, doing. That is DEAN HELLER; isn't it?

He didn't come to Washington to court praise for lofty rhetoric or to become a TV star. He came here to do. In just 7 years, DEAN has authored or helped to introduce 100 pieces of legislation that are now law.

Perhaps first and foremost, he has built a reputation as one of the Senate's chief advocates for our veterans. DEAN shares his home State with more than 200,000 men and women who have served our Nation, including one he calls "Dad."

Keeping the promise of top-notch VA services across Nevada's widespread rural communities is no small task. The facilities in Reno, in particular, weren't always up to the job, but day in and day out, DEAN has made it his mission to right the ship. As a member of the Veterans' Affairs Committee, he has fought to expand access to care, contributing key provisions to the VA MISSION Act and spearheading the 21st Century Veterans Benefits Delivery Act. It is a legacy that is already making a difference for our veterans.

But these are hardly the only victories DEAN won for Nevada and for our Nation. He came to the Senate in 2011, representing a State that had been hit hard by the great recession and was trying hard to regain its footing. Nevada communities faced ballooning foreclosure rates and persistent unemployment. Fortunately, their new Senator was intent on hooking up the economic jumper cables and getting things humming once more.

DEAN has seized opportunities to champion an economic agenda that puts workers and job creators back in the driver's seat. He was a driving force behind the once-in-a-generation tax reform passed last December to put more

● This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



Printed on recycled paper.

S7197

money in the pockets of working families. It is pouring a new 21st century foundation for American businesses to compete, win, and create more jobs right here at home.

Today, Nevada is doing better, our Nation is flourishing, and DEAN HELLER was there every step of the way. He was especially instrumental in making sure that tax reform increased the child tax credit. DEAN knew that working parents need that money more than the IRS does.

Nevada veterans, Nevada workers, Nevada families—DEAN never lost sight of the reason he came here to Washington. He has been a happy warrior here in the trenches, with a ready grin and an iron determination to do right by his friends and his neighbors.

I also have it on good authority that seeing DEAN in action back home in his natural habitat is truly a sight to behold. His joy at every conversation and every handshake around Carson City are palpable. Nevadans are DEAN's people. They always have been, and he has always been theirs too.

According to some of the staff who travel around the State with him, it is practically impossible to make any brief stops anywhere. At a fast-food restaurant, or a sporting goods store, or even a gas station, DEAN would inevitably run into friends and set about swapping stories or Carson City inside jokes. On the rare occasions when DEAN didn't know the proprietor or fellow customers—no trouble, no trouble—he would have a room full of new friends in about 3 minutes flat.

I am told it never got old for the people around DEAN to witness the energy he drew from his friends, neighbors, and constituents. He was delighted to be one of them and honored to be their employee—"a man of the people"—not a cliché, in this case, a reality.

You don't need to take my word for it. I hear there is objective evidence out there, photographs from the Nevada Day Parade in Carson City. Suffice it to say it takes a certain kind of person to steal the show, riding horseback, dressed head to toe in full western regalia, something like John Wayne. It is no wonder his grandkids—Brielle, Zachary, and Ava—know him as "Duke."

Now, his boss, Lynne, might very well have put him up to it. I hear she rides right there alongside him. But DEAN is no newcomer to the parade. In fact, it is the very same parade he marched in as a Scout years ago.

If you read that story in a book, you would think it was almost too earnest and too all-American to be true, but that is DEAN HELLER. He is the paper boy who started out delivering the headlines and wound up making the headlines, the Senator who still saddles up for the same parade from his childhood memories, one of Nevada's favorite sons and a dedicated servant of the entire Silver State.

DEAN's colleagues are really sorry to see him go. For a leader with this

much heart and this much talent, any departure would feel premature. This one certainly does, but I doubt DEAN will have trouble finding good uses for a little more spare time. I know he and Lynne must be looking forward to saddling up their horses and setting out for the Sierras a little more often than they have been able to lately, and I hear he could use a little bit of rehearsal time before he leads the Heller family band through its repertoire of Christmas carols this year—lead trombone. Lead trombone is no laughing matter. Maybe he will even find time to get back in the driver's seat for a race or two.

So whatever it is that DEAN does next—whatever it is—he should take with him great pride in all he has accomplished here in a policy legacy that will continue lifting up our Nation's veterans, workers, and middle-class families literally for years and years to come, and the sincere best wishes of the friends he has made here in this Chamber for health, happiness, and every future success for himself, for Lynne, and for their entire lovely family.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

NOMINATION OF THOMAS FARR

Mr. SCHUMER. Madam President, later this afternoon, the Senate is scheduled to vote on the confirmation of Mr. Thomas Farr for the Eastern District of North Carolina. I have made my opposition to this nominee clear on a daily basis, but allow me to remind my colleagues, to recap, before this vote just what we are dealing with here. We are being asked to confirm the go-to guy in North Carolina if you need a lawyer to defend voter suppression. Some might think that is hyperbolic, but I sincerely ask my colleagues not to go for hyperbole but to look at the evidence.

Mr. Farr was the lead lawyer in defending North Carolina's discriminatory congressional maps drawn by the State's Republicans, which were struck down by the Supreme Court as unconstitutional. This is a very conservative Supreme Court, which has been mostly unsympathetic to arguments of disenfranchisement—as evidenced by the Shelby County case—but in this instance, they could not help but overturn the map for racial discrimination, despite the evidence provided by Mr. Farr.

Mr. Farr was also the lead lawyer in defense of North Carolina's insidious voter ID law, which the Supreme Court ruled "targeted African Americans with almost surgical precision"—targeted African Americans with almost surgical precision.

North Carolina's Republicans designed the law after asking for and receiving data sorted by race on voting practices. Mr. Farr not only defended the law, he described the voting restrictions, which forbade the use of government employee IDs, student IDs, and IDs used for public assistance, as "a minor inconvenience."

That is only Mr. Farr's recent history involving voting suppression. If we go back and look at the campaign of Senator Jesse Helms in 1990, Mr. Farr represented the Helms campaign and defended it against accusations that it sent over 120,000 postcards, almost exclusively to Black voters, that falsely warned them they could be charged with a crime if they tried to vote—falsely—falsely warned them. The mailers were sent after statistics emerged that African-American registration was outpacing White voter registration.

The sordid history of Mr. Farr's efforts to suppress voting goes back even further. Mr. Farr was a member of Senator Jesse Helms' 1984 campaign. In that campaign, he wasn't merely a hired gun; he was a close legal associate of Senator Helms, a man David Broder of the Washington Post called "the last prominent unabashed White racist politician in this country."

In that 1984 campaign, according to memoranda by the Voting Rights section of the Department of Justice, Mr. Farr was involved in the so-called "ballot security" program run by the Helms campaign and the North Carolina Republican Party. The so-called ballot security program included sending postcards to minority voters in an effort to suppress voting.

In 2006, Mr. Farr's association with these noxious voter suppression attempts by Helms' campaign was enough to deny him confirmation to this very seat. In the intervening years, he has not repented or even moved on to different issues. He is still defending attempts to disenfranchise African-American voters.

I am not from North Carolina, but if I were, I would be embarrassed to have this man nominated and placed on the Federal bench. It takes but an ounce of principle to say: No, I am not defending discrimination and voter suppression. Yet, time and time and time again, not just 1984, not just 1990 but 2013 and 2015, Mr. Thomas Farr has stepped up to the plate to represent and defend voter suppression in a court of law, and we are being asked to reward him—reward him for these activities—with a lifetime appointment as a Federal judge in a district that is 27 percent African American, where he will have the power to make decisions on voting rights and civil rights for a generation.

I prevail upon the conscience of my Republican colleagues, who I know want to be fair to this man, look at the body of evidence impartially. There is simply a preponderance of evidence that Mr. Farr was involved, often intimately, in decades of voter suppression in North Carolina. The standard for this vote is not whether or how Mr. Farr should be punished or excoriated for what he did but a much higher one: whether a man with this history deserves to be elevated to a lifetime appointment on the Federal bench.

Whether you are Republican or Democratic, a liberal or conservative, that has to be—has to be—disqualifying for a seat on the Federal bench.

SPECIAL COUNSEL INVESTIGATION

Mr. SCHUMER. Madam President, now, on another matter, the special counsel investigation.

To date, the special counsel's investigation has produced no less than 35 indictments or plea deals—35—and that does not include two additional guilty pleas of people initially investigated by Mueller but were handed off to other branches of the Justice Department.

Just this morning, Michael Cohen has pled guilty to lying to Congress about projects in Russia.

It is a reminder that there has been a remarkable volume of criminal activity uncovered by the special counsel's investigation. No one, especially not the President, can credibly claim that the investigation is a fishing expedition. Calling Mueller's investigation a witch hunt is just a lie—plain and simple, a lie.

The President's actions clearly show he has a lot to hide, that he is afraid of the truth, and doesn't want Mueller or anyone else to uncover it, but it hasn't stopped the President from repeating these lies. In fact, in recent days, President Trump has escalated his attack on Special Counsel Mueller. Almost daily, the President's Twitter feed is littered with baseless accusations about the investigation. President Trump retweeted an image of several of his political opponents, including Deputy Attorney General Rosenstein, behind bars. Can you believe that? The Deputy Attorney General behind bars? And this is the man—the President—our Republican colleagues refuse to call out against?

Just yesterday, President Trump said this about a potential pardon for Paul Manafort, now accused of lying to prosecutors and violating his plea agreement. He said:

I wouldn't take it off the table. . . . Why would I take it off the table?

That is a pardon.

Let's not forget, President Trump has already fired the Attorney General and replaced him with a lackey without Senate approval. The nominee's only qualification seems to be that he has a history of criticizing the special counsel.

So this idea that we don't need to pass legislation to protect the special

counsel because there is no way President Trump will interfere with the investigation is flatout absurd.

I once again call on my friend the majority leader to schedule a vote on the bipartisan bill to protect the special counsel. If he continues to refuse, we will push for the bill in the yearend spending agreement.

I yield the floor.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session and resume consideration of the following nomination, which the clerk will report:

The senior assistant legislative clerk read the nomination of Thomas Alvin Farr, of North Carolina, to be United States District Judge for the Eastern District of North Carolina.

The PRESIDING OFFICER. The majority whip.

BORDER SECURITY

Mr. CORNYN. Madam President, the clock is ticking and the days are passing us by, but we know we have a deadline to meet on December 7, and if we don't meet that deadline, then there will be a lot of lives disrupted and a lot of people will say: There they go again. Congress is unable to work together to try to solve problems, just creating more distrust and undermining confidence in our ability to actually do our job to govern.

What I want to talk about specifically is this fight over border funding because that is what the deadline is on December 7. Our Democratic friends have said: We are not going to fund President Trump's wall. On the other hand, we see caravans of people coming from Central America, coming through Mexico, closing down the ports of entry at the San Ysidro bridge between Tijuana and San Diego. What I fear is, we have made a parody out of what the problem is. We have thought about the challenge of border security and immigration in too small a way and not given the complete picture of what the challenges really are.

I just have to believe that if we were willing to acknowledge the facts, that we would be more inclined to work together to solve the problem, and I feel like we are looking at these problems like we are looking through a soda straw.

I have heard people talk about the humanitarian crisis at the border there at Tijuana caused by this huge caravan of Central Americans who want to storm the barriers and enter the United States illegally, and people question why would we stop them, why would they use nonlethal means like tear gas and pepper spray like President Obama did during his administration and which now Customs and Border Protection is doing again in order to protect the sovereignty of our country and to protect our borders from those who would enter it illegally.

So let's not look at this through a soda straw. Let's open up the aperture and look at the larger problem because it is a very serious problem, and it affects many lives, both here, in Mexico, and in Central America.

Our Democratic colleagues have offered a lot of criticism of the Trump administration when it comes to border security, but anytime you ask them, well, what is your solution, what are you offering as an alternative, it is crickets—complete silence. In other words, they are not offering any constructive solutions, just criticism. Our constituents deserve more than just for us to criticize one another. They deserve our working together to try to come up with solutions.

This is a crisis that has arisen as a result of our inability to acknowledge that this is a failure to enforce our immigration laws, a failure to fix our broken immigration system, and a failure to secure our borders.

Coming from Texas, representing 28 million constituents in a State which has a 1,200-mile common border with Mexico, this affects my constituents in my State directly. We are at ground zero, and I have tried my best to get educated about the problem and potential solutions. My trips to the border, talking to people in border communities who live and work in those communities, talking to our heroic Border Patrol agents, and visiting our ports of entry where millions and even billions of dollars of commerce flow legally between the United States and Mexico—that is important not only to our border communities but to jobs in the United States.

The border communities that rely on the flow of legal commerce through our ports know that without border security, legitimate trade can easily be brought to a standstill. In fact, that is exactly what has happened at San Ysidro, the port of entry between Tijuana and San Diego. They had to shut down the port of entry. So people whose jobs depend on those ports of entry and the trade and commerce that goes on between our countries, they are the ones who are being hurt by the uncontrolled disruption of legal immigration. Any disruption of legitimate trade has an immediate impact on the businesses and the employees and affects the livelihoods of our border residents.

An unsecured border creates avenues for the entry of drug cartels and

transnational criminal gangs to exploit because they are the same people who are facilitating the passage of migrants from Central America to our borders. Those are the same people who are transiting the heroin, 90 percent of which comes from Mexico, which contributes to our opioid crisis in the United States.

As I mentioned before, last year the Centers for Disease Control estimates 72,000 Americans died of a drug overdose—about 50,000 of those from some form of opioid, either prescription drug, synthetic fentanyl, or heroin coming across the same borders these migrants are attempting to storm across.

The people who are organizing that, as I said, are the same people. They are the drug cartels that are getting rich because we have not found a way to come together to fix our border, to reform our laws, and come together to try to protect the people we represent in the process. We know that the gangs, the cartels, and the transnational criminal organizations are ever evolving. They are always adapting. They spread terror, they prey on the weak, and they have taken control of large swaths of Mexico and Central America. They are, as I have said before, commodity-agnostic—they don't really care whether they are trafficking children for sex or heroin that will cause an overdose in the United States or a migrant who just wants a better life in the United States, because they do want a better life. The same people facilitate that for money.

On average, I have read that a migrant from Central America has to pay about \$8,000. You multiply that \$8,000 times thousands and thousands. Last year, in 2017, there were almost 400,000 migrants detained at our southwestern border. Just multiply that number by \$8,000, and you get just a glimpse of what we are talking about in the huge criminal enterprise. We are continuing to enrich these cartels and transnational criminal organizations when we fail to do our job when it comes to securing our border and fixing our broken immigration system.

This is more than just about whether President Trump gets his money for the wall. As a matter of fact, many of our Democratic colleagues voted in—I think it was 2006 for the Secure Fence Act, which called for 700 miles of secure fencing along the southwestern border. So they have already voted for tactical infrastructure that is part of the piece of the puzzle of securing our border; yet they stand intransigent against our effort to try to improve border security now even though they have supported similar funding in the past.

As I said, we know that the cartels are very shrewd, adaptive, and are always evolving. They know that if they can tie up the Border Patrol with processing children and family units, those same Border Patrol agents aren't available to stop the drugs that come across

the border. So it is a method of distracting the Border Patrol and law enforcement in order to exploit that vulnerability for the purposes of bringing those drugs into the United States.

When I want to learn more about what is happening at the border, I talk to my constituents in the Customs and Border Protection business, such as Chief Manny Padilla, who is the Chief of the Rio Grande Valley Sector of the Border Patrol, and Border Patrol Chief Carla Provost. Customs and Border Protection does all it can do with the tools available to it to stop flows of illegal immigration and to stop illegal contraband, including drugs, from making it across the border, but they need our help. We basically have not given them the tools they need in order to do the job we have asked them to do. Shame on us.

We know the cartels are cunning. I have seen produce that appears to be watermelons or other vegetables that basically contain heroin or fentanyl or some other illegal drug. The creativity of the cartels is amazing. I have seen them put human beings, migrants, into the upholstery of a seat in a car so they are obscured or pack them into a truck or put them in an 18-wheeler—unfortunately sometimes leaving them to die as a result of exposure to heat and other conditions. We also know that these same organizations traffic women and children through Central America and enslave them, essentially, here in the United States. They traffic them for sex—again, to generate money because that is all they care about.

The operations of these cartels are increasingly sophisticated, and they are always diversifying their income streams to avoid detection and defeat our efforts to stop it. They are strategic about when and how they cross the border, and they have developed this strategy over many years.

To put it simply, they are taking advantage of and exploiting our inability to deal with our porous border, and a lot of innocent people are getting hurt in the process.

Again, this is about more than just funding President Trump's border wall; this is about our pulling back and looking at the complexity of this problem and using our very best efforts in order to stop it. But somehow it becomes trivialized over a fight over tactical infrastructure that our Democratic colleagues have already voted for in the past under the Secure Fence Act.

Well, the instability and violence created by the criminal organizations in Central America and Mexico over the last few years are part of the strategy. Violence, unfortunately, is at an alltime high in Mexico. That is one of the reasons President Lopez Obrador was elected. He said he wanted to decrease the violence in Mexico. I learned recently that more people have died in Mexico since 2007 than have died in the wars in Afghanistan and Iraq combined. It is terrible, and we need to

work together to try to stop it. We know that gangs control much of El Salvador, and as a result, many Central Americans have their lives and safety threatened daily. It is no wonder they try to flee.

But the United States cannot bear the burden of this crisis alone. I believe the United States is the most generous country in the world when it comes to legal immigration. We have always considered ourselves a nation of immigrants, but we are also a nation of laws, and we see what happens when the law is ignored and when Congress fails to fix the problem to the best of our ability.

We have seen uncontrolled illegal immigration. We see thousands of people banding together in caravans trying to storm our ports of entry into the country, overrun our Customs and Border Protection personnel. Until we deal with this problem, new caravans will continue to arrive on a daily basis. In fact, they have. It is just now in the news because it is so large. We have had literally many caravans show up on a daily basis, but that doesn't make a lot of news. As I said, 400,000 people were detained on the southwestern border in 2017 alone.

What is frustrating is that the tools we need to address these problems are at hand and available to us. We can begin to work together to fight these gang cartels and organizations and secure our border by partnering with the governments of Central America and Mexico because our War on Drugs, our effort to provide safety and security to our constituents, is part of their war too. It is a fact that border security doesn't begin at our southern border; it ends at our southern border. It starts in Central America and Mexico.

I know it is sometimes difficult to grasp the complexity of these problems, and that is why it is so tough to resolve them. There are social, political, historical, and moral aspects to all of them. Many people and facets of our society are implicated.

Because of corruption and powerful criminal organizations in Mexico and Central America, a genuine rule of law is missing in many parts of these countries, and it has been for a long time. That is why it is so important for us to work together with these countries in Central America and with Mexico to help them stabilize their governments, root out the corruption, and stop the violence, which will benefit them and their economy, as well as the United States. These countries can in turn restore the relationship between their government, their law enforcement, and their people. When their people begin to see opportunity and safety in their home countries, making the long haul from Central America to the United States becomes less of an imperative and less of a necessity for them. They would probably be happier staying at home if they could do so safely and enjoy some modest prosperity.

We have already had some successes in partnering with our closest neighbor in the crisis; that is, the Government of Mexico. I believe we can and should continue to build on some of the things we have already put in place.

We have already partnered with Mexico in recent years through programs like the Merida Initiative to combat drug trafficking, organized crime, and money laundering.

We have directed funds toward strengthening communities and empowering the Mexican criminal justice system and judicial system to combat the rampant culture of impunity.

We have collaborated on intelligence matters and cooperated on providing various forms of security.

The Bureau of International Narcotics Control and Law Enforcement Affairs continues to work to develop programs to combat international narcotics and crime, especially in Central America, but U.S. funding for this program in Mexico has stagnated. Why? Because we somehow fixed the problem? No. It is because we have taken our eye off the ball once again.

Additional aid for these programs would help not only improve drug interdiction and train Mexican law enforcement and judicial personnel, it would help them help us work together to combat the threats of these transnational criminal organizations. We should begin to look at the effectiveness of these programs so we can take full advantage of the work they do and make sure they are modernized and are more efficient and more effective.

I was encouraged to see that the State Department, the Department of Homeland Security, and the Trump administration have already begun to negotiate new partnerships with Mexico to implement a new strategy to address some of the migrant flows from Central America. I appreciate Secretary Nielsen's and Secretary Pompeo's work with Mexican officials—primarily those associated with the incoming administration of President Lopez Obrador—toward an arrangement where migrants can seek asylum in the United States but wait in Mexico while their claims are being processed.

I look forward to attending the inauguration of Mexico's incoming President this Saturday with Vice President PENCE and other Members of Congress. I think this is—hopefully—a gesture that will be appreciated and reciprocated when it comes to our desire to work closely with this new administration to address many of the problems that I have talked about this morning.

Ignoring this problem is not going to make it better; it is only going to get worse. Working together—not just here in Congress but with the administration and our partners to the south—to secure our borders is the only path forward. Solving this crisis takes a whole-government strategy and one that looks at all pieces of the puzzle.

Instead of shutting down the government by refusing the President's re-

quest for border security measures, we need to get to work and fix our broken immigration system. I hope our friends across the aisle are ready to leave their criticism behind and join us in solving the problem.

UNANIMOUS CONSENT AGREEMENT—EXECUTIVE CALENDAR

Madam President, on another matter, I ask unanimous consent that the order with respect to the vote on Executive Calendar No. 626 be vitiated; that notwithstanding rule XXII, it be in order to proceed to the nomination the week of December 3; and that if the motion is agreed to, the Senate vote on confirmation with no intervening action or debate. I further ask that if confirmed, the motion to reconsider be considered made and laid upon the table and that the President be notified immediately of the Senate's action. I further ask unanimous consent that the pending cloture vote on the Kobes nomination occur at 12 noon today.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. CORNYN. Madam President, I yield the floor.

The PRESIDING OFFICER. The Senator from Florida.

YEMEN

Mr. RUBIO. Madam President, we saw yesterday that the vote on the Yemen War Powers Resolution has brought to light the broader issue of our alliance with Saudi Arabia. This is an issue that people have heard a lot about, obviously, in the last few weeks with the murder of a journalist, and the Yemen resolution vote has become a proxy over that matter.

I have been outspoken in the past about why it matters that we speak out strongly about and against the murder of this journalist, Khashoggi, but also that we talk more broadly about what we need to do about it and how it applies to our alliance with Saudi Arabia.

I want to tailor my comments today by briefly talking about exactly what the implications are based on the questions I get from people. Why does the murder of Khashoggi matter, and why should we care about it?

First, this is part of a pattern. The Crown Prince, who is effectively governing Saudi Arabia now, has been continually testing the limits of the world's patience and also the limits of our alliance. There is a pattern here. We have seen it. He kidnapped, over 2 weeks, the Prime Minister of Lebanon. He has fractured an alliance that once existed with the Gulf Kingdoms. All of it has implications on U.S. national security. So this is just one more escalation in a pattern of testing the limits of our alliance.

Then there are human rights. Why do human rights matter? For a practical reason, human rights matter. From a practical perspective, when human rights are violated, the result is a humanitarian crisis, as we have seen often around the world, which often leads to mass migration.

Let me they tell you something else a violation of human rights leads to: radicalization. When you violate a group of people, you mistreat them and abuse them; you leave them ripe for radicalization—for a radical group to come in and basically pull them in and say: We are the ones with the power, the weapons, and willingness to fight. Join us to go after your oppressors.

In fact, if you look at what is happening in Yemen, much of it and the Houthis comes from years of abuses against the Shia. It doesn't justify the radicalization, but it explains that, as it does what we have seen in Iraq and in Syria.

Here is one other thing that happens with human rights abuses. The abusers often get overthrown. Here is the problem. When an abusive government that violates human rights gets overthrown, the people who take over hate us because we have been supporting their abusers. These are practical reasons why human rights matter.

And there is a moral one. Perhaps in the ranking and order, that is the most important one—the moral one. It is because that is what makes us different from China and Russia and other countries around the world. This is what makes America different. In fact, I would say that the murder of Mr. Khashoggi is more about us. When it comes to our debate, it is about us. It is not just about him. It is about us and who we are and about whether we, as a nation, are prepared to excuse, overlook, or sort of brush away this horrifying incident because somebody buys a lot of things from us or produces a lot of oil.

Assuming we can mostly agree on that, the question is, What do we do about it? There is this false choice that has been presented to us. This false choice is that there are only two choices: Either ignore it or abandon and fracture the Saudi alliance. That is not true. There are other choices. It is not just either-or, those two. That is a false choice.

What I do believe is the wrong thing to do about it is to pull and yank away our support for Saudi operations in Yemen. Let me explain why. The first is, right now, the only hope of ending that is not winning an armed conflict; it is a peace negotiation. And the people who have to be at that table aren't just the Houthis but the deposed Yemeni President, who is in Saudi Arabia. If we yank our support, the chances of that peace happening diminish significantly. In fact, the Houthis probably say: The Saudis no longer have U.S. support; they are not as strong as they used to be; I think we can beat them; we don't need a peace deal. So it actually makes peace less likely.

The second thing, from a practical perspective, is that we will have less influence how the Saudis conduct the war, meaning that we will have no standing to have any influence whatsoever who they bomb, how often they bomb, and who they target. Some people argue that they will not have the

weapons to do it with. That is not true. If you don't think you can buy weapons from immoral and amoral regimes around the world, you are wrong; they can. If you think that somehow this will end their engagement, you are wrong. The reason they are involved in Yemen is that they feel it is an effort by Iran—and, rightfully, they feel this way—to encircle them.

If you look at it today, Iran is their enemy. Iran now controls large parts of Syria and is probably the closest government in the world to the Syrian regime to their northwest. Iraq is closer to Iran than it has ever been in the last 20 years to the north. Iran is to their east. Yemen would be to the south with the Houthis operating from there. They feel that they are being encircled by Iran. They are going to fight, whether we help them or not. We could lose our influence over how they do it.

I want to tell you one more thing that will happen. If we pull our support, the chances of a broader, catastrophic conflict increases dramatically. I will lay one scenario out for you. If we pull our support, the Houthis get confident, and they start launching rockets into Saudi Arabia, targeting civilian populations and members of the royal family and killing people.

The Saudis respond with disproportionate force or the same level of force, and we begin to escalate. They will not just respond against the Houthis. They may respond against the Iranian interests elsewhere. Suddenly, you have a real live shooting war that extends beyond this proxy fight. In response to that, the Houthis and Iranians use their presence on the coast and that port city to close off an important chokepoint, the Bab el-Mandeb, that choke point in the Red Sea that connects the Mediterranean to the Indian Ocean, where over 4.8 million barrels of oil a day go through. They start bombing oil tankers. They start hitting those, and all of a sudden, the world has to get engaged to open that up. This holds the real potential for a rapid escalation that could involve a much broader conflict than what we are seeing right now.

I know that many of my colleagues yesterday voted for this resolution out of deep frustration. It was a message to the administration that the way they handled this Khashoggi incident is unacceptable. I hope that message has been received. But this is the wrong way to do the right thing, and that is to ensure that we recalibrate our alliance with Saudi Arabia into one where they understand they can't just do whatever they want. The Crown Prince cannot do whatever he wants.

We have leverage in that regard. There is legislation that the Senator from New Jersey, Senator MENENDEZ, and others offered. In addition to that, there are things we can do. The leadership of the Foreign Relations Committee asked for the imposition of Magnitsky sanctions. That is a powerful tool. I assure you, there are people

in Saudi Arabia around the royal family, around the government, who deeply enjoy being able to invest and spend their wealth in the United States and around the world. They are going to care a lot if, as a result of this murder, they lose access to their money, to their property, to their visas. That is a real leverage point that we have.

We have additional tools: religious freedom sanctions and visa bans against other individuals who may not have been involved in the Khashoggi incident but, again, another leverage point.

We have leverage points in restricting U.S. investment. One of the biggest proposals the Crown Prince is making is that he wants to diversify their economy and encourage U.S. and Western investment into their economy. Placing restrictions on that investment is a significant leverage point.

We should use this opportunity to use those leverage points to achieve real changes in our alliance and real changes in their behavior. For example, the release of Mr. Badawi, an activist in Saudi Arabia who has been repeatedly flogged in the past and unjustly held in prison—he should be released. The release of Saudi women activists who have been tortured and sexually harassed while in custody—they should be released. Education reforms—Saudi Arabia should finally stop publishing these textbooks encouraging and teaching anti-Semitism and radicalization and dangerous religious notions and theologies that encourage violence against others. We should require them to restore the Gulf alliance and restore their relationship with Qatar. If they don't, we will. We should force them to stop funding these Wahhabi schools around the world, in which they are exporting radicalization.

All of these things need to happen. There may be other conditions we haven't thought of. These are real consequences that will begin to realign this alliance and make very clear that this is an important alliance, but it is not one that is unlimited or without restrictions or expectations on our part.

If we fail to do this, the Crown Prince will take further escalatory and outrageous actions in the future. He will keep pushing the envelope. This is a young man who has never lived anywhere else in the world. He is a Crown Prince, which tells you, not only is he wealthy, he has rarely faced disappointment in his life or ever not had something he wanted. He has never lived abroad. I think he is largely naive about foreign policy and thinks he can get away with whatever he wants because at home, he can. We have to make clear that with us, he can't.

You don't have to blow up the alliance to make that message clear. If we don't make that message clear, he will do more of this in the future, and one day, he may pull us into a war. One day, he may fracture the alliance him-

self because he goes too far. He needs to be stopped now. He needs to understand that there are limits or he will keep testing those limits. If we fail to do that at this moment, we will live to regret it, and its implications will be extraordinary, and it will be a gift to Iran.

That is my last point. What happened here has been a gift to Iran. What they have done has been a gift. Instead of weakening their enemy, they have empowered them. We do need to take positive action on this. We do need to take things that change and recalibrate this relationship, but yanking support at this moment from the Yemen campaign is the wrong way to do the right thing.

I hope that many of my colleagues, who yesterday voted to discharge this bill to the floor to send a clear message to the administration that they are unhappy with the response so far—I hope they will reconsider an alternative way forward that doesn't lead to these consequences I have outlined but allows us in the Senate to lead the way with the administration to reset this relationship in a way that avoids these problems in the future and lives up to our heritage as a nation whose foreign policy is infused with and supports the defense of human rights all over the world.

I yield the floor.

The PRESIDING OFFICER (Mr. SULLIVAN). The Senator from New Jersey.

NOMINATION OF THOMAS FARR

Mr. MENENDEZ. Mr. President, I rise today in opposition to the nomination of Thomas Farr to the Eastern District of North Carolina. Those who sit on the Federal bench are bound to uphold the Constitution for all Americans, regardless of race, gender, ethnicity, or political leaning, but Mr. Farr cannot be trusted to defend equal justice under the law.

Working to disenfranchise voters with a particular hostility toward African-American voters has been his lifelong passion. Consider his work for Jesse Helms' 1990 Senate campaign. We all know Helms' record on race.

When the Justice Department brought a lawsuit against the Helms campaign for sending over 100,000 postcards to mostly African-American voters, falsely warning them that they were ineligible to vote and could be prosecuted for casting a ballot, it was Mr. Farr who defended the scheme. Yet, despite having served as the Helms' campaign attorney, Farr denied having any involvement with the postcards in his Senate questionnaire.

Mr. Farr claimed he did not "participate in any meetings in which the postcards were discussed before they were sent," but according to the former head of the Justice Department's Civil Rights Division, Gerald Hebert, "the answers in [Farr's] questionnaire are contrary to the facts."

Mr. Hebert took contemporaneous notes while investigating the Helms campaign—notes that place Mr. Farr at

a meeting on the postcard scheme just 3 weeks before they were sent.

Years later, Farr led a 3-year legal battle to defend North Carolina law that disgracefully shortened early voting, instituted onerous government ID requirements, and eliminated same-day voter registration and out-of-precinct voting, all of which are known to disproportionately suppress minority, elderly, and disabled voters.

Federal courts ruled the law unconstitutional for targeting African-American voters “with almost surgical precision”—purposeful, surgical precision—calling it the most restrictive law since the era of Jim Crow.

I know Republicans want to confirm as many judges as possible, but why this judge when there are so many other qualified jurists to choose from? I think it is because they know the GOP agenda of enriching big corporations at the expense of everyday working families is incredibly unpopular with the American people.

Consider that while the Republicans held onto the Senate this year, they lost by 16 million votes nationwide. Democracy is supposed to be a battle of ideas, but when it comes to healthcare or student loan debt or climate change, they don't have any. When you can't win a fair fight, what do you do? You tilt the playing field in your favor.

Republicans want to stack the court with judges who will do their bidding—grossly out of step with the American people on everything from voting rights and redistricting to healthcare and climate change, to the constitutionality of Whitaker's appointment to lead the Justice Department. That is what Leader McCONNELL meant about nominations being Republicans' best chance of having a long-term impact on the Nation's future. It is their best chance at denying minorities from voting and forcing their bad ideas on the American people.

The Republicans are so intent on confirming judges with shameful records on voter suppression that they have shredded the blue-slip process here in the Senate, which allows the Senators to green-light or to prevent hearings on nominees from their home States. It is a process—Senator HATCH once called the blue-slip process the last remaining check on the President's judicial appointment power.

Ironically, back in 2013, when President Obama nominated an African-American assistant U.S. attorney named Jennifer May-Parker to this very seat, the Democrats respected Senator BURR's decision not to return a blue slip, and then-Chairman PAT LEAHY chose not to hold a Judiciary Committee hearing. Then, in 2016, President Obama nominated Patricia Timmons-Goodson, the first African-American woman on the North Carolina Supreme Court, to this same seat. If confirmed, either of these trail-blazing women would have become the first African American to serve in the Eastern District of North Carolina—a

district that is 27-percent African American. Yet neither Senator BURR nor Senator TILLIS returned a blue slip for Ms. Timmons-Goodson; thus, Chairman GRASSLEY did not act on her nomination.

Yet, today, President Trump's nominees are being confirmed despite objections from home State Senators. Paul Matey, a nominee from New Jersey, will likely become another example. Neither I nor Senator BOOKER were meaningfully consulted by the White House regarding New Jersey's open seat on the Third Circuit. For several reasons, we haven't returned blue slips for Paul Matey; yet they moved ahead with the hearing for him. So it has been eviscerated—totally, totally.

It has gone little by little. First, if one of the two Senators turned in a blue slip, that was enough. Now it doesn't matter that neither Senator turns in a blue slip; they go ahead with the hearing and probably with a vote. So the precious check and balance that Senator HATCH talked about as the last vestige of a check and balance on judicial nominations has largely been lost.

The Republicans claim to be the party of conservatism. Yet I see nothing conservative in their willingness to sweep aside century-old procedures for policy gain. They put their party before their country and show no fidelity to the institutions that have truly made this country great. Something is wrong with any political party that makes the suppression of voters its chief electoral strategy. Mr. Farr is just one more card in their deliberate effort to stack the deck against our democracy, to disenfranchise voters and force their unpopular, bad ideas on our country.

For the sake of our democracy, I urge my colleagues, in this case particularly, to do the decent thing, to do the right thing—to stand up for the voting rights of all Americans and reject this nominee.

I yield the floor.

The PRESIDING OFFICER. The Senator from California.

Mrs. FEINSTEIN. Mr. President, I ask unanimous consent to speak as in morning business.

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

Mrs. FEINSTEIN. Is there a time limit?

The PRESIDING OFFICER. There is no time limit.

Mrs. FEINSTEIN. Thank you. I know there are others waiting, so I don't estimate I will take more than 10 or 12 minutes.

I rise in opposition to the nomination of Tom Farr to the Eastern District of North Carolina. I do so as the ranking member of the Judiciary Committee.

The vote for Mr. Farr's nomination, as Members know, had been scheduled for today, but it has been postponed. Mr. Farr's long career indicates that his history raises serious questions about his ability to safeguard voting rights for all Americans. In fact, he has

a history involving voter suppression efforts, which leads me to question his qualifications to even be a Federal judge.

Farr's hostility toward voting rights can be traced back to the 1980s and 1990s when he worked as a lead attorney for Senator Jesse Helms' reelection campaign. Media reports indicate that he was not truthful in his responses to questions for the record about his involvement in voter suppression efforts that were orchestrated by the Helms campaign and by the Republican Party of North Carolina.

Here are the facts:

In 1990, Helms was in a tight race with the mayor of Charlotte, Harvey Gantt, and the campaign implemented a strategy to suppress and confuse African-American voters. The Helms campaign and the North Carolina GOP implemented a so-called ballot security program. That program included sending more than 120,000 postcards almost exclusively to African-American voters, saying they were required to live in a precinct for at least 30 days prior to election day and could be subjected to criminal prosecution.

This information was, in fact, false. In fact, one African-American voter in the State who received a postcard that informed him that he could not vote if he had not lived in his voting precinct for at least 30 days had lived at the same address for more than 30 years and had been registered to vote that entire time. So clearly these postcards were designed to intimidate African-American voters.

In committee, I asked Mr. Farr about this program and his participation in it. He told me that he did not provide any counsel and was not aware of the postcards until after they were sent. Former Federal prosecutor Gerald Hebert, who had worked on voting rights issues at the time, contradicted these statements.

To get to the bottom of it, the Democrats on the Judiciary Committee requested a copy of a Justice Department memo that reportedly detailed Farr's role in this voter suppression incident, but the Department would not provide a copy of the memo. The Washington Post has now obtained the memo, which clearly shows that Farr was, in fact, involved in these voter intimidation efforts.

I ask unanimous consent that the appropriate parts of the Washington Post article and a memorandum be printed in the RECORD.

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

[From the Washington Post, Nov. 27, 2018]

FATE OF DIVISIVE JUDICIAL NOMINEE FROM NORTH CAROLINA UNCERTAIN AMID CRITICISM

(By Seung Min Kim and John Wagner)

The fate of President Trump's divisive judicial nominee hung in the balance Tuesday as a Republican senator remained undecided on whether to confirm Thomas Farr, who previously worked to defend North Carolina voting laws ruled to have been discriminatory against African Americans.

Senate Democrats have been particularly critical of Farr, an attorney in Raleigh who backed a law that the courts called "the most restrictive voting law North Carolina has seen since the era of Jim Crow." All 49 Democrats oppose the nomination.

Andrew Gillum and Stacey Abrams, two black candidates who fell short in high-profile gubernatorial races this month, criticized the nomination in a new statement Tuesday, underscoring the national fight over Farr's nomination to a seat on the U.S. District Court for the Eastern District of North Carolina.

"Thomas Farr's record of hostility and disregard for fundamental civil rights disqualifies him for a lifetime appointment that will allow him to codify his discriminatory ideology into law," Gillum and Abrams said in a joint statement. "North Carolina's Eastern District—where most of the state's African Americans live—should be represented by a Bench that represents its diversity, not one that actively works to disenfranchise them."

Senate Republican leaders have been publicly confident that they will have the votes to confirm Farr, although they will almost certainly need to summon Vice President Pence to break a 50-50 tie.

Sen. Jeff Flake (R-Ariz.) has vowed to oppose all judicial nominations until the chamber votes on legislation that he is seeking that would protect special counsel Robert S. Mueller III. Sen. Tim Scott (R-S.C.) said Tuesday that he had made no decision on the nomination.

Farr worked on the 1990 campaign of Sen. Jesse Helms (R-N.C.), which came under scrutiny for distributing postcards that the Justice Department later said were sent to intimidate black voters from heading to the polls.

The postcard issue has become one factor in the unusually bitter nomination fight. In response to questions from Democrats, Farr has denied any role in drafting the postcards and said he did not know about them until after the mailers were sent, saying he was "appalled" when he found out about them.

A 1991 Justice Department document newly obtained by The Washington Post sheds some light on Helms's campaign and the state Republican Party's broader "ballot security" program, of which the postcards were one component. Farr served as a lead lawyer for Helms.

The DOJ document, called a justification memo, elaborates on a meeting disclosed by Farr in a letter to Sen. Cory Booker (D-N.J.) last year. In that five-page letter, Farr said he participated in a "ballot security" meeting of the Helms campaign in October 1990 in which he said there was no need to do a card mailing because returned cards could no longer be used to challenge voter legitimacy.

The DOJ document obtained by The Post outlined the basis for the DOJ complaint against the Helms campaign and the North Carolina Republican Party for the more than 120,000 postcards sent primarily to black voters that officials said were an attempt to dissuade them from voting.

At the meeting, Farr told others that there were a limited number of ballot security initiatives that the groups could undertake at that point in the race, according to the memo. He also said because the current Republican governor could tap a majority of county election officials statewide, the need for a ballot security program that year was lessened because "they would ensure a fair election process for Republican candidates."

During the meeting, participants also reviewed the Helms campaign's 1984 ballot security effort Farr had coordinated "with an eye toward the activities that should be undertaken in 1990," the DOJ wrote in the memo. The document did not say directly

whether the controversial postcards were discussed as part of that effort, and Farr has repeatedly denied any prior knowledge of those mailers.

Farr was not named in the DOJ complaint against the Republican entities, and he also signed a consent decree that effectively settled the issue in early 1992.

Sen. Thom Tillis (R-N.C.), one of Farr's most vocal supporters, had asked a former prosecutor to investigate the claims that Farr was directly involved with the controversial postcards. That investigation has turned up no evidence.

"I'd ask them one simple question: When in the history of the DOJ have they allowed somebody who was subject to the investigation negotiate the consent agreement and sign it?" Tillis said Tuesday. "Never happens, which is exactly why these are baseless claims."

Booker had requested DOJ release the justification memo, but it declined, citing confidentiality issues. A Justice Department spokesman declined to comment Tuesday on the memo. Farr did not return an email requesting a comment; nor did the White House.

The Senate Judiciary Committee advanced Farr's confirmation with a party-line vote in January. Republicans in control of the North Carolina General Assembly hired Farr and others in his law firm to defend congressional boundaries it approved in 2011. In 2016, a federal court struck down the map as a racial gerrymander.

Farr also helped defend a 2013 voter ID law that was considered one of the strictest in the nation. In addition to requiring residents to show identification before they could cast a ballot, the law also eliminated same-day voter registration, got rid of seven days of early voting and ended out-of-precinct voting.

A federal court ruled in 2016 that the primary purpose of North Carolina's law wasn't to stop voter fraud but rather to disenfranchise minority voters. The judges wrote that the law targeted African Americans "with almost surgical precision," in part because the only acceptable forms of voter identification were ones disproportionately used by white people.

Farr has a "well qualified" rating from the American Bar Association and was previously nominated to the same post by President George W. Bush.

Senate Minority Leader Charles E. Schumer (D-N.Y.) said he spoke to Gillum and Abrams earlier in the day and that they "were hurt by attempts to limit voting rights." During a floor speech, Schumer called Farr the "chief cook and bottle washer" for the contested laws in North Carolina.

"I don't care what your party is, and I don't care what your political ideology is," Schumer said. "How can you have this man in the court?"

The history of the seat Farr would fill also has contributed to the acrimony over his nomination. President Barack Obama nominated two African American women for the post during his tenure, but neither was granted a hearing. This is the longest current court vacancy nationwide.

Sen. Marco Rubio (R-Fla.) has been considered a potential "no" voted on Farr because he was prepared earlier this year to join Scott in voting against another judicial nominee with a history of racially charged writing. That nomination was withdrawn.

On Tuesday, however, Rubio—who was briefed by his staff on the nomination Tuesday evening—was prepared to vote for Farr barring any new information that may come out about him, according to a Senate official familiar with his thinking.

Sen. Susan Collins (R-Maine), another potential swing vote, also backs Farr.

ACTION MEMORANDUM—RECOMMENDED LAWSUIT AGAINST NORTH CAROLINA REPUBLICAN PARTY, HELMS CAMPAIGN FOR SENATE COMMITTEE, ET AL. UNDER 42 U.S.C. 1971(b) AND 42 U.S.C. 1973(b)

(June 19, 1991)

From John P. Dunne, Assistant Attorney General, Civil Rights Division.

Lee H. Rubin, Attorney, Voting Section, Civil Rights Division.

[EXCERPT: PAGE 8-9]

D. The Investigation

Our investigation began on November 1, 1990, the day we obtained reliable information that the postcards at issue had been sent primarily to black voters throughout the State. On that day, we requested that the FBI contact Jack Hawke, Chairman of the North Carolina Republican Party, and ask Mr. Hawke, among other things, the method used to select the voters who were sent postcards and all plans regarding the use of the returned postcards. Mr. Hawke refused to return FBI Agent George Dyer's phone calls, and eventually referred Dyer to his attorney, Thomas Farr, an attorney with Maupin, Taylor, Ellis and Adams, in Raleigh, who was immediately advised by Mr. Dyer of the information we sought from the North Carolina Republican Party.

On Monday, November 5, 1990, after receiving no information responsive to our request, you contacted Mr. Farr and insisted that he provide us with the information we requested by that afternoon. During this conversation, Farr assured you that no information obtained from the returned cards would be used as a basis to challenge voters on election day. Late in the afternoon on November 5, Farr telefaxed to us a list of precincts, which he orally represented to be the precincts in which the voters selected to receive the postcards resided. Although Farr also advised us that Hawke would be made available that day for an interview with Dyer and myself, Hawke in fact did not submit to a voluntary interview that day.

The lack of cooperation which marked the initial stages of the investigation has persisted during the course of our investigation. Soon after the election, we contacted the North Carolina Republican Party, the Jefferson Marketing Companies, Mr. Ed Locke, and Mr. Doug Davidson, and requested that they provide us with all information relevant to our investigation. Mr. Hawke and Ms. Effie Pernell, the Executive Director of the North Carolina Republican Party, voluntarily spoke with Dyer on November 9, 1990. In late November, we received a request from Mr. Michael Carvin, one of the attorneys representing the North Carolina Republican Party, for a meeting with Department attorneys to discuss our investigation. At the time we received this request, we were on the verge of obtaining voluntary statements from individuals associated with Jefferson Marketing and from Doug Davidson. However, the respective counsel chose to delay the scheduling of any interviews until we responded to Mr. Carvin's request. Asserting that the requested meeting would be "premature," we declined the invitation to meet with Carvin on December 21.

[EXCERPT: PAGE 11-14]

D. The 1990 "Ballot Security" Program

The postcard mailing was one component of the 1990 "ballot security" program financed by the NCGOP. The wheels for the 1990 "ballot security" program were set in motion long before the actual mailing of the postcards. According to Doug Davidson, of Campaign Management, Inc., "ballot security" was discussed at several meetings held during the summer months of 1990. These meetings were attended by Davidson, Carter

Wrenn, a consultant to the Helms Committee, Peter Moore, the campaign manager for the Helms committee, Jack Hawke, Chairman of the NCGOP, and Effie Pernel, Executive Director of the NCGOP. During these meetings, in addition to discussing general campaign strategy, Davidson recalls that a consensus was reached that some type of “ballot security” effort needed to be undertaken prior to the 1990 general election. Peter Moore confirmed Davidson’s recollections, as he recalls meetings in which discussions focused upon the need for a “ballot security” program in connection with the November, 1990 election. At one of these meetings involving the leadership of the Helms Committee and the NCGOP, the decision was made to budget \$25,000 for the 1990 “ballot security” program and to finance the “ballot security” program with NCGOP funds.

In early September, 1990, Ed Locke, a political consultant from Charlotte who had played a major role in organizing the 1984 “ballot security” program for the NCGOP and the 1984 Helms Committee, contacted Tom Farr to offer his services for coordinating the 1990 “ballot security” program.

On October 16th, Davidson and possibly Tom Farr, who had worked with Ed Locke on the 1984 “ballot security” program for the NCGOP and the Helms Committee, contacted Locke by telephone in Charlotte and asked Locke if he would be willing to meet in Raleigh to discuss the 1990 “ballot security” program. Apparently Peter Moore and Carter Wrenn had been consulted concerning contacting Locke for discussions on the “ballot security” program and had given their assent to pursue such discussions. Locke agreed to meet with the Helms Committee representatives and flew to Raleigh the next day.

In Raleigh, he met initially with Moore, Davidson, and Farr. This meeting was held at Farr’s law firm, Maupin, Taylor, Ellis & Adams. At the meeting, the participants apparently reviewed the 1984 “ballot security” program with an eye toward the activities that should be undertaken in 1990. Davidson stated that by the end of the meeting they had formulated a tentative outline for the 1990 “ballot security” effort. Davidson recalls that a mailing targeted at voters who no longer resided in the precinct in which they are registered was one of the projects suggested for 1990. They also discussed who would be best suited to coordinate the “ballot security” effort.

According to Farr, he told the attendees of the meeting that there was only a limited number of “ballot security” programs that could be undertaken with only about three weeks left in the election. Farr also stated that the need for a “ballot security” program was not as compelling as in 1984, since, unlike in 1984, the state had a Republican governor. Since the Governor has power to appoint two out of the three members of each county’s board of elections, Farr explained that the Republican-controlled county election boards throughout the state would serve effectively as a statewide “ballot security” program, as they would ensure a fair election process for Republican candidates. He suggested that contact be made with a Republican board of elections member in every county to ensure that they will be working on election day. He also suggested that, to the extent that any “ballot security” programs are undertaken, they should focus on those precincts with little or no Republican presence at the polls. To this end, he advised that the Helms Committee/ NCGOP should hire observers to watch the opening and closing of the polls in such precincts. He suggested that it may also be helpful to publicize the fact that a “ballot security” program is going to be undertaken.

When the idea of a card mailing was raised, Farr told us that he explained to Locke and the others that while during the 1984 election, state law provided that returned postcards may serve as prima facie evidence that a voter was not properly registered to vote in that precinct, such procedures had been altered subsequent to that election so that a returned mailing could no longer serve to support an election day challenge of voters. He told the others that in light of this change, a postcard mailing like the mailing conducted in 1984 would not be particularly useful, except for use as evidence in post-election challenges.

Mrs. FEINSTEIN. The memo includes Farr’s own retelling of meetings in which sending postcards to voters was discussed. In fact, Farr told colleagues that postcards might not be as effective in kicking voters off the rolls as they had been in 1984. It is impossible, though, to square this memo with Farr’s denial to the Judiciary Committee that he had any knowledge of these actions.

In addition, since that time, Mr. Farr has remained active in efforts to depress and dilute African-American voting. In several cases, Farr defended North Carolina’s congressional and legislative districts that were drawn after the 2010 Census against allegations that the State legislature drew them to dilute the vote of African Americans. Farr has defended these districts before North Carolina’s State courts, Federal courts, and the Supreme Court. However, in each instance, his arguments have been rejected.

In *North Carolina v. Covington*, a three-judge panel in the Middle District of North Carolina found that “race was the predominant factor motivating the drawing of all challenged [state legislative] districts.”

In *Harris v. McCrory*, two of the three Federal judges on a panel held that the State’s congressional redistricting plan violated the 14th Amendment’s equal protection clause.

In 2016, Farr also defended North Carolina’s restrictive voter ID law in the North Carolina State Conference of the NAACP v. McCrory. He had served as an adviser to the State legislature as it was considering that legislation. In arguing before the Fourth Circuit, Farr strongly denied that racial animus toward African Americans was the motivation for the voter ID law. The court, however, strongly disagreed. In striking down the law, the court strongly rejected Farr’s arguments, noting that the law’s requirements “target African Americans with almost surgical precision.” That is the Fourth Circuit’s confirming that racial animus was part of this.

The Congressional Black Caucus Foundation expressed its strong opposition to Farr’s nomination, writing that “Farr has amassed a record that puts him at the forefront of an extended fight to disenfranchise African-American voters.”

Opposition to Farr’s nomination has been compounded by the history of this particular vacancy, which has been

open for a long time—actually, since 2006. President Obama nominated two highly qualified African-American women to fill the vacancy. Either would have been the first African American to serve on the court—a long-overdue milestone in a district in which more than 25 percent of the population is African American.

The first nominee, Jennifer May-Parker, served as chief of the Appellate Division at the U.S. Attorney’s Office in the Eastern District of North Carolina. By that time, she had served in the U.S. Attorney’s Office for 14 years. Her nomination did not move forward because she didn’t receive a blue slip from the State’s Republican Senator even though he had initially recommended her to the White House as a potential nominee.

The second nominee, Patricia Timmons-Goodson, served as the vice chair of the U.S. Commission on Civil Rights. She had previously served as an associate justice on the North Carolina Supreme Court and as an associate judge for the North Carolina Court of Appeals. Again, Republicans did not allow her nomination to move forward.

While the Republicans have undermined the blue-slip policy to confirm President Trump’s judicial nominees, it is important to know that the only reason Tom Farr’s nomination is under consideration today is that Republican blue slips were honored by the Democrats during the Obama administration. In short, the Republicans blocked two highly qualified African-American women from filling the vacancy in order to hold the seat open for a White nominee with a history of disenfranchising Black Americans. I am sorry to say that, but that is the way it was.

It is impossible to see how the people Tom Farr would serve in the Eastern District of North Carolina would ever believe they would be getting a fair shot in his courtroom. The Senate should reject this nominee.

I yield the floor.

The PRESIDING OFFICER. The Senator from Oklahoma.

IMMIGRATION

Mr. LANKFORD. Mr. President, on May 5 of this year, NASA launched the InSight rocket. That probe, the InSight probe, has traveled 300 million miles since May of this year and has touched down safely on Mars. It is a remarkable achievement. The United States is the only country in the world that has any probes on Mars. We have several now that are moving around and are stable. The technology behind that—the thought, the design, the engineering, the work—is a remarkable achievement for the science community.

The 300 million-plus miles that it has traveled since May and to be able to land safely is a remarkable achievement. I compared that 300-mile journey of the InSight probe and safely landing on Mars to our now two-decades-long conversation trying to solve immigration.

As Americans, we have figured out how to travel 300 million miles, but we have not been able to figure out how to manage our own immigration policy. This is the 10th time I have come to this floor to talk about immigration in just the last 3 years.

Earlier this year in February, we had a tremendous amount of work that was happening here in the Senate to try to come to a set of agreements about how we can manage the immigration policy in the United States, and those agreements failed. While InSight was traveling 300 million miles, the Senate still did nothing to solve the issue of immigration.

We watched today several thousand people in Tijuana living in a soccer stadium after they left from Honduras. They traveled into Guatemala. The Guatemalans deported several thousands of them and said: You didn't cross legally from Honduras into Guatemala.

Then they approached the border between Guatemala and Mexico, and Mexico put their law enforcement and their military on the border and said: You can't just cross the border illegally from Guatemala to Mexico. Then they charged the bridge, overran the law enforcement and the military of the Mexican police, went around into the river, and then regrouped again and continued to move forward to Mexico.

Mexico offered them asylum, which I thought was incredibly gracious, based on the way they crossed into Mexico. Mexico offered them asylum and the ability to stay in Mexico. They offered them assistance all along the way. They did arrest some troublemakers along the way.

Now they have made their way all the way through Mexico, and they are just outside San Diego. A few days ago, the same group rushed our border to see if our border would cave the same way the southern border of Mexico did. Yet we did not.

Interestingly enough, that group of several thousand people who rushed the border, who are now parked on that border, are literally living within a few 100 yards of the largest legal border crossing in the world—the San Diego crossing. There are 100,000 people a day who legally cross the border from Mexico into the United States, within feet of where they charged the border and demanded to get entry into the United States. Let me just set that for you again side by side. There are 100,000 people every single day who legally cross the border from Mexico into the United States at the Tijuana-San Diego crossing. Yet the attention is not on the 100,000 who are legally crossing the border. The cameras are turned toward the few thousand who are trying to rush the border illegally. Our perspective is out of whack.

We are not a closed country to immigration. We are an open country to immigration. There are 1.1 million people who last year became citizens of the United States—1.1 million—but we are a Nation that has order and structure.

We have 1 million people every single day who leave the United States, coming in legally either through Canada or through Mexico or based on flights. Our law enforcement folks who handle all the issues there—Border Patrol, customs, and all of the different folks from ICE—do a tremendous job every single day.

I think Secretary Nielsen and her leadership has been stellar in their leadership to help manage through a PR nightmare that has been created because the cameras want to focus on a few people crossing illegally and refuse to turn the cameras just 15 degrees and focus on 100,000 people coming across the border legally.

We do have to do something about our immigration policy. We are a Nation that has been open to immigrants our entire history as a nation, and we remain so and should remain so.

But the question seems to get spun up on this one issue: What do we do about someone who intentionally breaks the law to come into our country? How do we treat them versus the person who has gone through the process and who is legally coming into the country? Are they to be treated the same if they illegally cross the border at San Diego as someone who legally crosses the border at San Diego, or do we treat them differently?

Last year, there were 400,000 people who were arrested for illegally crossing our southern border—400,000. Again, that may seem like an incredibly large number, but let me put that back in perspective. Half a million people—that would be 500,000 people—legally cross our border on the south every day. So we had 400,000 people arrested crossing our southern border illegally—400,000—but yet over the total of an entire year, there are 400,000 people arrested, but every single day 500,000 people legally cross our entire southern border. As I mentioned, 100,000 of those are just at San Diego.

We, as Americans, need to make decisions about how we are going to handle immigration. I think we have to get some numbers and some perspective in place because all of the attention seems to be distracting us from the actual facts and numbers. So let me run through some things.

There has been a lot of conversation about family units, about what it means for family units to be able to come in and whether family units should be separated. Let me make it very clear. I have been very outspoken to say that family units need to stay together whenever possible.

We are Americans. We are very passionate about families. If a family unit crosses the border illegally, as much as possible, we need to keep that family unit together. That may mean we need to have them in a spot in a detention unit or someplace where they can actually stay together as a family as much as possible, but, for whatever reason, the courts have not allowed us to go through that system. I think that is

something that this Congress needs to respond to and needs to step up to, but this Congress has been unwilling to have the votes that it takes to make sure family units stay together because the drama of tearing families apart looks so much better on TV.

What has been the result of that? The result is a massive increase in the number of children who are coming to our border. This may sound familiar to you, and it should. In 2014, under the time of President Obama, he announced the DACA proposal, or Deferred Action for Childhood Arrivals. President Obama looked at those individuals who were living in the country here, who had been here for a long time, who came as children. Their parents broke the law by crossing the border, but they were children.

In American law, we do not punish children for the actions of their parents. We don't do that. So President Obama looked at these kids and said: You have grown up in our country. Your parents violated the law, but you did not. We are going to give you deferred action. We are going to give you the opportunity to be able to work and to be able to live here. It wasn't citizenship, but it is an opportunity to stay here and to work.

As soon as that was announced, within months, the American border started being flooded with unaccompanied minors—kids 17 years old and younger who would cross the border. They showed up in the thousands. They were brought by human smugglers from Central America who make their living moving people from Central America to the United States. That business started traveling all through Central America saying: President Obama is going to allow you to be able to stay in the country. He has just announced this program, and if you will go now with me, you will get to stay in America.

So parents were literally surrendering their teenagers, most of them boys, and saying to their boys: Go to America and go find a job and work and send money back. They would send their kids with human smugglers.

President Obama then said: Time out. That is not what I said. President Obama was very clear to say: You had to have been here years ago. You are not eligible if you cross the border now. Do not come.

Our State Department actively worked to get the message out in Central America, saying: Do not come. You will not be able to stay.

But the human smugglers were telling them: They are just kidding. I am going to take you, and we will show you that we can get you in.

What happened is that they started bringing kids by the thousands up to the border. When they got there, they were introduced to the border folks. They would go in, and they would get an opportunity to all stay. They would get a piece of paper that said they can't be deported while they go through their paperwork.

Those kids then were taking a picture of that piece of paper, saying: I got in, I am legal.

They were snapping that picture and sending it back on social media to their friends in Central America. It just accelerated, and it blew up into huge numbers.

In my State of Oklahoma, President Obama used one of the military bases there in Watonga, OK. He converted one of the dorms and was moving unaccompanied minors into this military base around a big giant fence in the middle of the base, just as he used other military bases to house unaccompanied minors because they were coming in such large numbers that they couldn't be managed. That was under President Obama's time.

It took a long time—several years—to get the message back out to Central America: Stop sending your unaccompanied minors because it is not just an automatic entry.

Then the conversation started about family units, saying: If you come as a family unit, you are going to be able to get in.

Now, that is not what everybody was saying here, but that is what the smugglers said back in Central America. They said: Hey, the Americans allow you to come in if you come in as a family unit. So bring a child with you, and you can get in.

Over the last year, we have watched the number of adults showing up with a child on our southern border dramatically increase by the tens of thousands—an unintended consequence.

It is interesting. Some may have noted over the weekend a Washington Post story that was titled: "For Central Americans, children open a path to the U.S.—and bring a discount." The Washington Post story was a story about research they are doing in Central America on these human smugglers and what they are doing now in their business. In the story they detailed that it will cost \$10,000 if you travel as an adult, but if you bring a child with you, you and the child can come for \$4,500. So it is half price if you bring a kid, and families are so desperate in that area to get some kind of assistance that, literally, adult males, mostly, are going to families and saying: Let me take your child with me. I will get a discount, and then I will send you some cash back, and I will try to enroll this child in an American school or find somebody to take care of them.

We have individuals who are now showing up at our southern border who are bringing a child they are not related to because they get a discount on their human smuggling time, and they get more expedited process to be able to actually get across the border to request asylum. Although, they are not actually requesting asylum. They are just getting across the border and trying to find a job. It is economics.

Do we not see what is happening? We are encouraging the human trafficking of children from Central America, from

unrelated adults, to come here. It has a nickname in Central America now, which the Washington Post story highlighted. It is called "adoptions." That is the new nickname—that I am going to take my child and adopt them out to some unrelated adult so they can get into America cheaper and faster, and, hopefully, things turn out for that kid as well. Our broken immigration system is encouraging this, and we need to address it.

Over the last 2 years, Congress has appropriated about \$1.7 billion to build 124 miles of new or replacement fencing along the border. This funding is not some tall, concrete tapeworm running along the southern border. It is a fence.

In 2006, it wasn't controversial for the Secure Fence Act. The Secure Fence Act built 650 miles of wall—fence—along the southern border. That fence was very effective.

For instance, earlier this year, Congress provided funding to replace 14 miles of fencing along the border between San Diego and Tijuana, Mexico. For the last 20 years, the border between Tijuana and San Diego has been actually old metal sheets from the Vietnam era that were used in Vietnam to lay out on the jungle floor to land helicopters on. They took that old sheet metal decades ago when they brought it back, and then they used it as the fencing between San Diego and Tijuana. That fencing is being replaced.

Congress provided the funding, and DHS has done 18-foot-high, bollard-style fencing, open fencing that you can see through, not the solid sheet metal that is up there. Although the actual final results haven't been released on it yet, the border agents on the ground have said they used to have 10 illegal crossings a day through that old-style fencing. Now they have one illegal crossing a month through that new fencing.

For all of the whining and all of the conversation I hear, which is that if you build a fence, it is just a ladder, it has dropped from 10 a day to 1 a month, just when the fencing changed. It also allows our agents to see a danger or a risk on the other side and respond to it.

By the end of the next fiscal year, DHS will have completed about 120 miles of new fencing in California, Nevada, and Texas. They have also installed 100 different video towers because it is not about fencing, it is also about technology and the ability to see what is happening at the border. We don't need fencing in every area of a 2,000-mile border.

Just since January 2017 until now, DHS has put up 31 different fixed surveillance towers along the southern border. They have put in 74 different remote video surveillance systems all along our southern border and 7 command and control facilities on the southern border. They put up a tunnel threat program. They have put in what is called a linear ground detection sys-

tem and a fiber optic detection system across our southern border in many areas to detect the tunnels that are being dug to move illegal narcotics, mostly, in those tunnels, rather than people. They put up mobile surveillance systems.

This is not just about fencing, it is also about technology. DHS has done both, and it is making a difference.

While the cameras are focused on children coughing from tear gas at our southern border, we need to ask ourselves a question: What are we doing in the policy that is encouraging people to bring children to the border thinking they are going to get faster access if they can illegally cross? Why is this happening? How do we stop it with our policy?

This Nation should continue to be open. We should continue to receive immigrants from around the world, including from Central America and from Mexico. I have neighbors and friends all through my community who are from Central America and from Mexico. They are welcome citizens of our country. They are part of the fabric of who we are—people from all over the world—but I have a very difficult time saying that 100,000 people at the San Diego crossing who are crossing legally should be ignored every single day for the sake of a few thousand who want to crash the fence, who crashed the barriers in Southern Mexico and who are working to crash the barriers here. We need to have a more reasoned response to this.

Listen, if you have never been to a naturalization service, you ought to go. I have a staff member whom I completely agree with who says: I can't ever go to a naturalization service and not cry. So far, I have never been to a naturalization service where I don't cry. They are exceptionally moving events, to watch a large group of people from all backgrounds, from all languages, standing and raising their right hand and pledging allegiance to a brandnew country. People who have set aside their old path to realize—for many of them this was years in the process, to legally go through all of the right checks and get to that point. For those 1.1 million people who do that every year, we honor those individuals and welcome them openly.

Let's honor people who are doing it the right way. Let's fix broken areas of the system that are encouraging people to bring children because they get a discount if they travel with children illegally across our border. Let's find a way to work out work visas. Let's deal with issues like temporary protective status that need to be resolved. Let's deal with the issues of our immigration, but let's not continue to stall.

If the Mars InSight probe can travel 300 million miles in 5 months, surely this Congress can sit down and resolve the immigration issue in a few months. I look forward to that in the next Congress and in the days ahead to finally getting this resolved.

I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

NOMINATION OF THOMAS FARR

Mr. VAN HOLLEN. Mr. President, there has been a lot of activity in the Senate today, and I wish to cover a couple of topics, starting with the nomination of Thomas Farr to be a U.S. District Court judge for the Eastern District of North Carolina. I understand we will not be voting on that nomination today.

I hope our colleagues will take the time between now and whenever we may cast a final vote on that nomination to take another look at the record because a number of very informative things have come out in recent days about Mr. Farr's record.

I want to take us back to a moment where this Senate Chamber was back in 2006. Back in 2006, the U.S. Senate passed the Voting Rights Reauthorization Act by a vote of 98 to 0. Ninety-eight Senators in favor of the Voting Rights Act Reauthorization—none opposed. The House passed the same bill by a vote of 390 to 33. President Bush signed that bill into law.

Fast forward to 2013, we have a case in the Supreme Court, *Shelby County v. Holder*. The Supreme Court, by a vote of 5 to 4, took a big bite out of the enforcement provisions of the Voting Rights Act. They eliminated the preclearance provisions. What we saw within a matter of weeks and months were States around the country that had previously been subject to the preclearance provisions beginning to enact laws putting up barriers to people's ability to vote, especially minority voters. Texas enacted legislation and North Carolina enacted legislation, among others.

I want to focus for a moment on what happened in North Carolina because in North Carolina the State legislature passed a bill that put up all sorts of obstacles that made it much harder—for African Americans especially—to cast their vote, to exercise their right to vote. When that bill was appealed to the Fourth Circuit, the Fourth Circuit found that North Carolina State legislation had targeted African-American voters with almost "surgical precision," and they threw out that North Carolina law.

Well, just a few days ago, this Senate confirmed a nominee to be legal counsel at the Department of Agriculture, Stephen Vaden, who was one of the people who filed and coauthored an amicus brief in support of the North Carolina law that was overturned. The Senate acted, and we did that.

It turns out that just a few days later, we have a nomination not for the general counsel for the Department of Agriculture but for somebody to be on the U.S. courts who was the architect and the defender of these North Carolina laws, Thomas Farr. That same law which the Court said targeted African Americans with almost surgical precision, trying to deny them their right to

vote, was also found by the Court to be "the most restrictive voting law North Carolina has seen since the era of Jim Crowe."

Thomas Farr wasn't just a key player in that case in defending North Carolina's discriminatory law, he was also a key player in passing other North Carolina laws that have been thrown out because of their discriminatory impact. He was in the middle of North Carolina's effort to redraw State legislative lines for both State House districts and State Senate districts that the U.S. Supreme Court threw out on the grounds that it was racially discriminatory, but his history in trying to put up barriers to minority voting rights goes back even further.

I have in my hand a memorandum, dated June 19, 1991, from within the Justice Department. It was during the administration of George Herbert Walker Bush. It is a memo recommending that the United States bring a lawsuit against the North Carolina Republican Party and the Helms for Senate Committee—that would be Jesse Helms, former Senator—for conducting a postcard mailing program designed to intimidate and threaten Black voters throughout the State of North Carolina in order to discourage them from participating in the November 6, 1990, general election.

I urge all of my colleagues to read this memorandum from the Justice Department during the time George Bush was President. I especially direct them to page 12. There is a footnote on page 12 that talks about Thomas Farr's work in this area of trying to put up barriers to voting, going way back to not just the 1990 election but back to the 1984 election of Senator Jesse Helms.

In fact, this Department of Justice memorandum states that Farr was the primary coordinator of the 1984 "ballot security" program conducted by the North Carolina GOP and the 1984 Helms for Senate Committee. He—referring to Thomas Farr—coordinated several "ballot security" activities in 1984, including a postcard mailing to voters in predominantly Black precincts which was designed to serve as a basis to challenge voters on Election Day.

I don't know what has happened to the Senate between 2006, when it unanimously voted to extend the Voting Rights Act, and today, when we have on the floor the nomination of Thomas Farr, who has a history of being the point person in trying to limit the ability of Americans to exercise their right to vote and, according to the Fourth Circuit of the United States, did so with "surgical precision" in denying African-American voters.

How can we in good conscience put someone on the Federal Court of the United States who has that history? How can people who come before that court have the confidence that the person—that judge—is really going to uphold their rights?

I urge my colleagues to oppose this nomination.

CLIMATE CHANGE

Mr. President, I also want to take us back to 2006 for another reason. Back in 2006, we had many of our Republican Senate colleagues recognizing the dangers of doing nothing about the mounting costs of climate change. Back in 2006, there was a bill in the U.S. Senate by Senators McCain and Lieberman, a bipartisan group, designed to finally take action. Here we are so many years later from 2006 and, my goodness, have we regressed.

We now have a President of the United States, in response to a report that came out from 300 scientists in the U.S. Government about the dangers of climate change, who says: Well, I don't believe it. They tried to bury this report, releasing it the day after Thanksgiving, but it backfired because it was a slow news day and people realized what was up. They realized this was a deliberate attempt by the administration to deep-six something that is important to all Americans and something all Americans can see with their own eyes, which is the escalating impact of doing nothing about climate change, whether it is forest fires or floods or rising sea levels.

If you look at the report, if you live in the Chesapeake Bay area, you have to be really worried: increasing precipitation, increasing storm events. We already have flooding in Annapolis, the home of the U.S. Naval Academy. If you talk to the Superintendent there, he is already worried about the impact. This report makes clear that we are going to have rising sea levels, a rising Chesapeake Bay, and we are going to see islands in the Chesapeake Bay disappearing, all because this body refuses to take any action and decides to instead kowtow to the President of the United States.

I would like to quote the President very quickly. When asked about this the other day, he said the following. When he was asked why he doesn't believe in climate change—this is the President of the United States: "One of the problems that a lot of people like myself—we have very high levels of intelligence, but we're not necessarily such believers."

He goes on to say:

And when you're talking about an atmosphere, oceans are very small. And it blows over and it sails over. I mean, we take thousands of tons of garbage off our beaches all the time that comes over from Asia. It just flows right down the Pacific, it flows, and we say where does this come from. And it takes many people to start off with.

Then he goes on in this bizarre answer. This is the President of the United States responding to a question about the reality of climate change.

I hope we will get back to where we were on climate change in this body in 2006 and work on a bipartisan basis to do something, because the cost of doing nothing is rising every day and hitting Americans and people across the world.

Finally, when it comes to denying the facts, including the facts presented

by his own administration, we have a President of the United States who apparently doesn't believe his intelligence community. This is just another rewind-the-tape moment. We remember after Helsinki, when the President sided with President Putin and said: No, the Russians were not involved in the 2016 elections—despite the unanimous conclusions of all the U.S. intelligence agencies.

Now we know from reports that the CIA has determined with a high level of confidence that the Crown Prince of Saudi Arabia was involved and helped orchestrate the assassination of Jamal Khashoggi in the Saudi consulate in Istanbul. Instead of accepting the conclusions of the CIA, the President instead has become the mouthpiece for the Saudi regime. Early on, he played into all their cover stories.

Just yesterday, we had a briefing of the Senate. We had the Secretary of State and the Secretary of Defense. Guess who did not show up. The Director of the CIA. It is pretty clear that the administration did not want the Director of the CIA telling Senators from both parties what her findings are, but they have been reported in our newspapers.

When you have the Secretary of State write in the Wall Street Journal complaining about what he calls "caterwauling" in the U.S. Congress about what happened, you bet people in the Senate are upset about the fact that an American resident—a writer for a major American newspaper—got murdered in the Saudi consulate in Istanbul, and the President of the United States wants to not only just look the other way but is actually complicit in providing the cover story for the Crown Prince of Saudi Arabia. So there is a lot of caterwauling going on.

The President made another bizarre statement that began with the sentence "The world is a dangerous place" and then went on to somehow justify ignoring Saudi's conduct and the murder. Yes, the world is a dangerous place, and it is made a lot more dangerous when the President of the United States looks the other way when one of our so-called allies—and they have been an important ally in some respects—is actually complicit in the murder of an American resident overseas. That makes the world much more dangerous for all Americans and all people around the world.

It is important that the United States act to hold the Crown Prince accountable. It is also important that we stop giving Saudi Arabia a green light on all sorts of other conduct. This is a Crown Prince who kidnapped the Prime Minister of Lebanon. This is a Crown Prince who blockaded Qatar against our best interests. This is a Crown Prince who essentially threw out the Canadian Ambassador because she had the temerity to tweet about Saudi human rights abuses against women in Saudi Arabia. The reason the Crown

Prince thought he could get away with killing an American resident in Istanbul is because this President has given him a blank check to do whatever he wants, and that includes Yemen.

YEMEN

Mr. President, I will close by making a few remarks about Yemen because what we have seen is an administration that has essentially given a blank check to the Saudi war in Yemen, and it has backfired and has actually strengthened the hand of Iran. The Houthis are an indigenous movement in Yemen. Saudi's conduct has given Iran an opening in a way it did not have before.

The best way is to get all the parties to the peace table to have a negotiation, and we are not going to get the Saudis to the peace table if the President of the United States continues to look the other way for all their bad conduct. That is why it is important that next week the Senate pass the resolution that was discharged here to the floor yesterday and send a clear message about what we stand for.

The PRESIDING OFFICER (Mrs. FISCHER). The Senator's time has expired.

The Senator from Massachusetts.

Ms. WARREN. Madam President, I ask unanimous consent to speak for up to 10 minutes.

The PRESIDING OFFICER. Is there objection?

Mr. GARDNER. Reserving the right to object, we have a standing order.

The PRESIDING OFFICER. Is there objection?

Mr. GARDNER. I object.

The PRESIDING OFFICER. Objection is heard.

Ms. WARREN. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant bill clerk proceeded to call the roll.

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

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

Ms. WARREN. Madam President, I ask unanimous consent to speak for 5 minutes.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

NOMINATION OF KATHY KRANINGER

Ms. WARREN. Madam President, 10 years ago, greedy financial institutes crashed our economy and crushed working families all across this country. Millions of Americans lost their jobs, millions lost their homes, and millions lost their life savings. That crisis was no accident, and it was no act of God. It was caused because Washington looked the other way while greedy Wall Street bankers scammed hard-working American families. It can happen again if we let it.

If we learned anything from the financial crisis that nearly drove our

economy over a cliff, it is that American families desperately need a strong consumer watchdog. Before the crisis, financial institutions sold consumers predatory loans that were like grenades with their pins pulled out. When they exploded, they wiped out trillions of dollars of wealth and caused millions of people to lose their jobs, their savings, or their homes.

The Consumer Financial Protection Bureau was created to level the playing field for consumers and make sure that Washington never again looks the other way while millions of families get squeezed.

On June 18, 2018, President Donald Trump announced his intent to nominate Kathleen Kraninger as Director of the CFPB. Ms. Kraninger is a political appointee at OMB who has spent more than a decade working on homeland security policy in the executive branch and on Capitol Hill. She has never—I repeat, never—worked on consumer protection issues either in public service or in the private sector. She has zero track record of standing up for consumers.

The White House championed Ms. Kraninger's experience as a manager when announcing her nomination. A White House official stated that Ms. Kraninger "will bring . . . much-needed management experience [to the CFPB]." A quick search on Google shows that is bogus.

Ms. Kraninger's tenure at OMB has been marred by systemic management failures. As an OMB official with primary responsibility over the Departments of Justice and Homeland Security, Ms. Kraninger was one of the officials responsible for managing and implementing President Trump's zero-tolerance policy. The policy resulted in a humanitarian catastrophe in which thousands of children were ripped from the arms of their mamas and daddies and thrown into cages.

Ms. Kraninger bungled the response to the three catastrophic hurricanes of 2017. Under Ms. Kraninger's leadership, OMB's budget requests in the wake of Hurricanes Irma, Maria, and Harvey were too little, too late.

Ms. Kraninger oversaw a budget that, if enacted, would have exacerbated, rather than alleviated, the Nation's affordable housing crisis.

No, it isn't Ms. Kraninger's management experience that got her a giant promotion; it is her enthusiasm for Mick Mulvaney's anti-consumer agenda that earned her this reward from President Trump. How do I know that? I asked Ms. Kraninger if she disagreed with one single action that Mr. Mulvaney took during the year he controlled the CFPB. She said: "I cannot identify any actions that Acting Director Mulvaney has taken with which I disagree." Not a single one. That means she agrees with Mick Mulvaney's decision to drop a lawsuit against payday lenders who were charging vulnerable buyers 900 percent interest. She agrees with Mick

Mulvaney's decision to gut CFPB's office that fights lending discrimination, which was designed to make sure communities of color aren't targeted with the most abusive loans, as they were before the financial crisis. She agrees with Mick Mulvaney's decision to stop checks that ensure that banks don't charge our military sky-high interest rates. She agrees with Mick Mulvaney's decision to censor reports to Congress and give student loan companies a free pass when they rip off students. She agrees with Mick Mulvaney's decision to load up the CFPB with more than a dozen political appointees to muzzle the CFPB's professional staff and keep them from doing their job. It is hard to imagine a stronger indication that Ms. Kraninger intends to continue Mr. Mulvaney's harmful trajectory of weakening CFPB to benefit big financial institutions at the expense of consumers.

Ms. Kraninger has absolutely no experience in consumer finance whatsoever, but she has been nominated to head up the Consumer Financial Protection Bureau because she is passionately committed to keeping it from leveling the playing field for working families. No thanks.

We have a lot of hard decisions to make in this body, but this one is a no-brainer. Hard-working American families deserve a fighter as the Director of the CFPB. When the CFPB fights for consumers, students can manage their loans. When the CFPB fights for consumers, servicemembers can serve their country without worrying that their families will be crushed by debt. When the CFPB fights for consumers, seniors can retire with dignity. When the CFPB fights for consumers, 29 million families get checks for over \$12 billion from financial institutions that cheated them—and that happened in just 6 years.

Working families need a CFPB Director who is a fighter with a proven track record of making the consumer marketplace safe and aggressively pursuing companies that cheat their customers. Kathleen Kraninger is not that person. Let's do our job. Let's reject this nominee.

CLOTURE MOTION

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

The senior assistant bill clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Jonathan A. Kobes, of South Dakota, to be United States Circuit Judge for the Eighth Circuit.

Mitch McConnell, Jerry Moran, Mike Crapo, Steve Daines, Richard Burr, James E. Risch, Thom Tillis, John Thune, Roger F. Wicker, John Hoeven, David Perdue, Pat Roberts, John Bar-

rosso, Mike Rounds, Lamar Alexander, John Boozman, John Cornyn.

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

The question is, Is it the sense of the Senate that debate on the nomination of Jonathan A. Kobes, of South Dakota, to be United States Circuit Judge for the Eighth Circuit, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The senior assistant bill clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Oklahoma (Mr. INHOFE).

Further, if present and voting, the Senator from Oklahoma (Mr. INHOFE) would have voted "yea."

The yeas and nays resulted—yeas 49, nays 49, as follows:

[Rollcall Vote No. 251 Ex.]

YEAS—49

Alexander	Gardner	Perdue
Barrasso	Graham	Portman
Blunt	Grassley	Risch
Boozman	Hatch	Roberts
Burr	Heller	Rounds
Capito	Hoeven	Rubio
Cassidy	Hyde-Smith	Sasse
Collins	Isakson	Scott
Corker	Johnson	Shelby
Cornyn	Kennedy	Sullivan
Cotton	Kyl	Thune
Crapo	Lankford	Tillis
Cruz	Lee	Toomey
Daines	McConnell	Wicker
Enzi	Moran	Young
Ernst	Murkowski	
Fischer	Paul	

NAYS—49

Baldwin	Hassan	Peters
Bennet	Heinrich	Reed
Blumenthal	Heitkamp	Sanders
Booker	Hirono	Schatz
Brown	Jones	Schumer
Cantwell	Kaine	Shaheen
Cardin	King	Smith
Carper	Klobuchar	Stabenow
Casey	Leahy	Tester
Coons	Manchin	Udall
Cortez Masto	Markey	Van Hollen
Donnelly	McCaskill	Warner
Duckworth	Menendez	Warren
Durbin	Merkley	Whitehouse
Feinstein	Murphy	Wyden
Gillibrand	Murray	
Harris	Nelson	

PRESENT AND GIVING A LIVE PAIR

Flake, against

NOT VOTING—1

Inhofe

The PRESIDING OFFICER. The Senator from Arizona.

Mr. FLAKE. Madam President, on this vote, I have a pair with the Senator from Oklahoma, Mr. INHOFE. If he were present and voting, he would vote "yea". He is absent due to a family emergency. If I were permitted to vote, I would vote "nay". I therefore withdraw my vote.

The PRESIDING OFFICER. The Senator has that right.

The VICE PRESIDENT. On this vote the yeas are 49, the nays are 49. The Senate being equally divided, the Vice President votes in the affirmative, and the motion is agreed to.

The clerk will report the nomination.

EXECUTIVE CALENDAR

The senior assistant legislative clerk read the nomination of Jonathan A. Kobes, of South Dakota, to be United States Circuit Judge for the Eighth Circuit.

The PRESIDING OFFICER (Mrs. FISCHER). The Senator from Colorado.

LAND AND WATER CONSERVATION FUND

Mr. GARDNER. Thank you, Madam President. I come to the floor today to talk about a very important conservation program—the Land and Water Conservation Fund. This is one of the crown jewels of our Nation's conservation effort. The preservation, protection, and conservation of our public lands is something we take great pride in in the western part of our country and, in fact, all four corners of our State, and this great country takes great pride in the Land and Water Conservation Fund and the efforts that it pursues to maintain our public lands, to show our public lands, to allow the exploration and use of our public lands for generations to come.

The Land and Water Conservation Fund has had over 40,000 projects in its existence, billions of dollars in consumer spending driven by the outdoors—\$2 billion in State and local tax revenue driven by our love of the outdoors. Hiking, hunting, fishing, skiing in the winter, rafting in the spring are all tied to the incredible conservation work we do in these incredible programs through the Land and Water Conservation Fund.

Colorado's outdoor recreation activities have made it the destination, not just part of the year but all of the year, for people looking for adventure opportunities in our great outdoors. As I mentioned, we generate \$28 billion in consumer spending just in the State of Colorado for our outdoors economy.

The Land and Water Conservation Fund isn't just about preserving land because we want to conserve the land; it is about our economy—our recreation economy—and those \$2 billion in State and local tax revenues generated by that. It employs over 200,000 people in an outdoors economy. The Land and Water Conservation Fund is a critical part of that. We have this economy because of our public lands—the extensive efforts we have undertaken to conserve them in a condition that the next generation will also get to enjoy.

One of those tools, the Land and Water Conservation Fund has lapsed. It has been 60 days since the Land and Water Conservation Fund expired. Those who would permanently reauthorize the Land and Water Conservation Fund cleared the committees of jurisdiction in both the House and the Senate. The Land and Water Conservation Fund authorization of full funding has bipartisan support—Democrat and Republican support, House and Senate support. It is a program to sustain access to land that would otherwise be cut off—public land held and owned by the American people that we don't

have access to. We can't get to that land, even though we own the land—the American people own that land—because it is closed off. The Land and Water Conservation Fund allows us to get to that land, to recreate on that land, and to hunt on that land.

In the days leading up to the Land and Water Conservation Fund expiration, a report was published by the Theodore Roosevelt Conservation Partnership. It published some figures on public land acreage that talked about the inaccessible number of acres in the American public land system. It identified over 9.5 million acres in the United States that was inaccessible to the public because of surrounding private land. In Colorado alone, there are over 250,000 acres of public lands that are closed off to the public. That translates to just shy of 400 square miles of public land in Colorado. There are 400 square miles of public land in Colorado—almost the size of Rocky Mountain National Park—that can't be used to hike, hunt, and fish because we can't access it. We can't access it to explore, to hope, to think, to dream—all of those things our public lands represent. The Land and Water Conservation Fund can be used to help access that land, to find ways to utilize that land. The 400 square miles of property that the public owns can be utilized by the public through programs like the Land and Water Conservation Fund.

I want to talk about this picture right here. This is the Superintendent of the Black Canyon of the Gunnison National Park.

The Black Canyon of the Gunnison National Park had a Land and Water Conservation Fund-purchased acquisition. You can see it here on the rim of the canyon. This was at risk of being sold to a developer. The park is right here. This is the park. Imagine if this rim of the canyon had been developed what that would have meant. It would have prevented this national park from meeting the ideals and aspirations of what we believe it should be and what it means to be a national park. Imagine the 2,500 acres on the rim of this canyon inside the boundary of the national park being sold and what it could have done to this public land that surrounds it.

The land acquired provides access to Gold Medal fly fishing on the Gunnison River, creates potential opportunities for the National Park Service to provide more family-friendly hiking near the visitor center, and serves as a potential source of water to the South Rim, which will reduce the operational costs of hauling water like they do now to meet visitor and staff needs. It is a win for all involved. You can see right there what it means.

In the next picture, we have the Great Sand Dunes National Park. Near it is a 12,000-acre ranch, the Medano Zapata Ranch, which borders the Sand Dunes on three sides. It has been 60 days since the Land and Water Conservation Fund has expired, but this

program, this chunk of land, this 12,000 acres was bought by the Nature Conservancy, one of our great conservation partners, and is going through the process to be incorporated into the park using LWCF dollars.

This is an important purchase for our access to existing public lands—12,000 acres to our existing public lands. You can see the Great Sand Dunes in the background there. This preserves access to these public lands and keeps beautiful lands conserved for healthy wildlife habitat.

Inholding purchases are not the only way the Land and Water Conservation Fund benefits the outdoors, however. The National Park Service, through the LWCF State and Local Assistance Program, provides matching grants for State and local park projects that aren't just inside national park boundaries.

Just last week, three State parks in Colorado were awarded funding through the LWCF. Funds awarded to Crawford State Park will be used to complete a trail between the east and west sides of the park, including the construction of two prefabricated pedestrian bridges.

Road improvements will be funded at Chatfield State Park, one of the most heavily used State parks in Colorado, to include resurfacing damaged asphalt, adding asphalt surface to a gravel access road, and adding bicycle lanes.

Finally, funding awarded through the LWCF to Cherry Creek State Park will allow them to resurface one-third of a mile on the Parker Trail.

The Land and Water Conservation Fund isn't just about the West. It is about the East as well. It is not just about our national forests or BLM land or national parks, local parks, bike trails, and playgrounds. It is about those little slices of heaven among the concrete and chaos of our urban corridors, as well.

I urge my colleagues to come together to find ways to permanently authorize and fully fund the Land and Water Conservation Fund.

Think about what our public lands mean to this country, and go back to the words of Enos Mills, who was one of the founding fathers of Rocky Mountain National Park, who said this: "Within National Parks is room—glorious room—room in which to find ourselves, in which to think and hope, to dream and plan, to rest and resolve.

These are our public lands. We have a chance to act before this Congress closes to reauthorize and to fully fund the Land and Water Conservation Fund. I am going to fight tooth and nail to make sure that we get that job done.

I yield the floor.

The PRESIDING OFFICER (Mr. SASSE). The Senator from Ohio.

NOMINATION OF KATHLEEN L. KRANINGER

Mr. BROWN. Mr. President, our job in this body, in public service, is to fight for the people we serve. If you are

taking a government salary, your job is to fight for the people who make this country work.

Wall Street, the big banks, and corporate special interests have their own army of lobbyists that go in and out of the majority leader's office. They are at their beck and call.

Our job is to fight for everyday Americans. That is why we created the Consumer Financial Protection Bureau. The Bureau's job is to crack down on Wall Street predators and people who cheat the system and shady lenders who prey on hard-working families.

The people in this town may have collective amnesia about what happened a decade ago. They may have forgotten the financial crisis. They may have forgotten the housing crisis, but families who lost their homes, lost their retirement savings, lost their jobs, and lost their college funds haven't forgotten.

My wife and I live in Cleveland, OH, in ZIP Code 44105. My ZIP Code, a decade ago, in the first half of that year, had more foreclosures than any ZIP Code in the United States of America. I see every day the blight and the damage that the foreclosure crisis brought to us, mostly by Wall Street.

The Consumer Financial Protection Bureau is supposed to look out for danger before it crashes down on these hard-working families and robs them of their homes, jobs, and savings. The first 6 years on the job, that is what public servants at the Consumer Financial Protection Bureau did. They returned \$12 billion to 29 million Americans who had been scammed, cheated, and ripped off.

The Consumer Financial Protection Bureau follows in this country's proud tradition of progressive achievements: workers safety laws, overtime protections, collective bargaining rights, Social Security, Medicare, safe drinking water laws—all of those things that helped our country grow, that helped build a middle class, that helped to enhance people's quality of life.

Over the last year, Mick Mulvaney turned an agency meant to stand on the side of the American people into yet another outlet for the financial industry to push its agenda. The same people who line up outside the majority leader's office down the hall and the same lobbyists line up at the Consumer Financial Protection Bureau and push that same Wall Street agenda.

Mick Mulvaney said to the workers and servicemembers who are served by the Consumer Financial Protection Bureau, to students and seniors who are served by the Bureau: You are on your own now. Don't expect any protection from us.

It is not just an attack on consumers. It is the Americans who work hard, whether they swipe a badge or punch a clock, whether they work for salary, whether they work for tips, whether they are raising children or taking care of an aging parent. Americans work

hard to earn a paycheck, buy a home, send their kids to college, and save for retirement. Every day they find themselves under attack from scam debt collectors and predatory payday lenders, or they see their pensions being raided by hedge fund billionaires.

When we let financial predators strip away at the people in ZIP Code 44105—strip away Americans' hard-earned dollars through fees and scams—we undermine that dignity of work, undermine the dignity people should have when they retire, and undermine the dignity of work that makes this country great.

How do you look Americans in the eye who are working that second or third shift or starting a small business if their government is going to stand by and line up with criminals who fleece people, line up with Wall Street, line up with shady lenders?

It comes down to whose side you are on.

We know that Mick Mulvaney, who has been running the Consumer Financial Protection Bureau—sort of moonlighting because he has another Federal job—has been on the side of Wall Street.

Now we have to ask ourselves about the nominee for this job, Kathy Kraninger: Whose side has she been on?

We tried to get answers from Ms. Kraninger. In her job at the Office and Management Budget, she oversaw the agencies that ripped children from their parents at the border. She was involved in that.

We asked Ms. Kraninger to show us what her role was in that policy. She didn't defend it. She just refused to respond. She came in front of the committee. She wanted this nomination. She wanted to be confirmed. She wanted this promotion, and she would not even answer questions. She wouldn't respond to letters about her involvement.

We asked Ms. Kraninger whose side she was on after a devastating hurricane left millions of American citizens—American citizens, don't forget—in Puerto Rico without power, without water, without hospital, without shelter. We asked her to show us who she was fighting for when the government failed to find relief. She didn't deny anything. She refused to answer.

She wants a promotion. She wants this job. She refused to answer questions that we asked, that Senator WHITEHOUSE or I or others asked on behalf of the American people.

Then we asked whose side she would be on if she were head of the Consumer Financial Protection Bureau. Would she be on the side of all the lobbyists that lined up outside Majority Leader MCCONNELL's office or on the side of those who have been harmed? Would she be on Mick Mulvaney's side or fight for workers and servicemembers and students and seniors? It is one of the questions she did answer.

She said: "I cannot identify any actions that Acting Director Mulvaney has taken with which I disagree."

We know exactly whose side Ms. Kraninger will be on. She is with Mick Mulvaney, which means she is with Wall Street, with the payday lenders, with the shady special interests. She is not on the side of millions of Americans—the 29 million Americans who have saved \$12 billion because the Consumer Financial Protection Bureau existed. She is not on their side. She is not on the side of her neighbors and my neighbors—her neighbors in her home State and in my home State of Ohio who lost their homes, their jobs, and their retirement savings to Wall Street greed.

She is not on the side of people who work for a living. She is on the side of big corporations like GM, which is shutting down its operations in Lordstown, presumably, costing 5,000 people their jobs, and moving some of those jobs overseas. She is on their side.

She has no experience in banking, finance, or consumer protection. Her one and only qualification is that she will be a rubberstamp for special interests.

I call on everybody in this body—I call on the President: Let's find somebody who will take this job seriously, who will fight for the people who make this country work.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

Mr. CRAPO. Mr. President, I rise to speak in support of the nomination of Kathy Kraninger to be Director of the Consumer Financial Protection Bureau.

Ms. Kraninger has had a distinguished career in public service, with exposure to a diverse set of Federal agencies. She brings significant leadership experience at Federal agencies on Capitol Hill, with particular expertise in the budget and appropriations processes.

She has served as Associate Director for General Government at the Office of Management and Budget since March 2017. In that capacity, she oversees nearly \$250 billion in the budgetary resources for seven Cabinet Departments, and 30 other Federal Agencies, including the Bureau.

In addition, she serves as OMB's principal policy official for issues related to the Treasury Department, the Department of Housing and Urban Affairs, and Federal financial regulators.

Prior to her time at OMB, Ms. Kraninger served in leadership positions at the Department of Transportation and the Department of Homeland Security, as well as having served on the staff of several congressional committees, including on the Senate Appropriations Committee.

As Director of the Bureau, Ms. Kraninger would be charged with over-

seeing the market for consumer financial products and services, enforcing many Federal consumer financial laws, and protecting consumers. The Bureau's supervision, regulation, and enforcement decisions have an immense impact on consumers' access to critical financial products and services.

At her nomination hearing, Ms. Kraninger reiterated her dedication to fulfilling the Bureau's congressional mandate of ensuring all consumers have access to markets for consumer financial products and services that are fair, transparent, and competitive.

At her hearing, Ms. Kraninger identified what her first four priorities would be if she were to be confirmed: ensuring the Bureau is fair and transparent, including the use of robust cost-benefit analysis, notice and comment rule-making, and tailoring regulations to ensure that consumers are not unnecessarily and smaller companies are not disproportionately harmed; improving collaboration with other financial regulators in the States on supervision and enforcement; limiting data collection to only what is necessary and strengthening its protection; and making sure the Bureau is held accountable.

She was also forceful in saying:

Nothing is more destructive to competitive markets and consumer choice than fraudulent behavior. Under my stewardship, the Bureau will take aggressive action against bad actors who break the rules by engaging in fraud and other illegal activity.

It is good that Ms. Kraninger plans to prioritize limiting data collection and strengthening the protection of consumers' sensitive, personal financial information.

I have long been critical of big data collection activities by private organizations and Federal agencies, particularly that of the Bureau and its encroachment into the private financial lives of Americans across this country. The Bureau's data collection is especially concerning in light of the number of high-profile cyber attacks in recent years and news about how outside groups have collected private information from Facebook users.

It is important that the Bureau, other Federal agencies, and private organizations comprehensively review their data collection processes and narrow and enhance those processes to better protect consumers' personal information.

Big data and privacy issues will be a major priority for the Banking Committee in this next Congress. There is growing support to give people the necessary tools to protect their privacy and opt out of certain data collection.

I am confident that Ms. Kraninger is well prepared to lead the Bureau in enforcing Federal consumer financial laws, in protecting consumers' sensitive personal financial information, and in increasing its transparency and accountability. In fact, many of these issues were key points of discussion during Ms. Kraninger's nomination hearing.

Senator TILLIS asked Ms. Kraninger about the Bureau's immense power and level of accountability. Ms. Kraninger told the Banking Committee: "I have noted that my focus is on running the agency as Congress established it, but, certainly, working with Members of Congress, I'm very open to changes in the structure that will make the agency more accountable and transparent."

In responding to a question that Senator TOOMEY posed about the Bureau's potential impact on small businesses, Ms. Kraninger said:

I absolutely believe that there is a limited intent for the Bureau to be engaged in small business oversight or engagement there. So that's something that should be limited.

Senator MORAN asked Ms. Kraninger about providing greater clarity to companies that are overseen by the Bureau, to which she responded:

I completely agree that it is critical to have clear rules so that lenders, creditors, and consumers themselves know what the rules are, that they are not, somehow, told after the fact that they broke a rule they weren't even aware of or that it had, somehow, changed without any proper notice and comment process, to really understand the impacts and the opportunity to tailor.

In addition, numerous key stakeholders have written to the Banking Committee in support of Ms. Kraninger's nomination and to emphasize the positive attributes that prepare her to lead the Bureau. Ms. Kraninger has received widespread support from community banks and credit unions, consumer bankers, housing organizations and Realtors, taxpayer advocacy groups, and auto dealers.

Rebeca Romero Rainey, the president and CEO of the Independent Community Bankers of America, said:

I believe she understands the critical role played by community banks in creating access to consumer and small business credit and supporting prosperity in American communities. This perspective will strengthen the Bureau's rulemaking. I also believe she has a strong commitment to making the Bureau accountable, effective and efficient.

Following Ms. Kraninger's being reported favorably from the Banking Committee, Rob Nichols, the president and CEO of the American Bankers Association, said:

Ms. Kraninger detailed her substantial government and management experience that would help her lead the Bureau, and she committed to satisfying the Bureau's mandate of ensuring consumers have access to financial products and services that are "fair, transparent and competitive." We welcome that commitment and her pledge to maintain transparency and accountability if confirmed.

Jim Nussle, the president and CEO of the Credit Union National Association, said that until the Bureau's structure moves from a single Director to a bipartisan commission, "consumers and regulated entities will be best served by a Senate-confirmed, permanent Director leading the Bureau."

Dan Berger, the president and CEO of the National Association of Federally-Insured Credit Unions, said: "A Senate-confirmed, full-time Director of the

Bureau will help provide regulatory certainty and clarity while providing important leadership and long-term focus that will allow credit unions to continue to meet the needs of their members."

Neil Bradley, the executive vice president and chief policy officer of the U.S. Chamber of Commerce, said: "Ms. Kraninger's experience will serve her well as the Director of the Bureau, especially as it aims to be a more transparent and accountable agency."

Richard Hunt, the president and CEO of the Consumer Bankers Association, said that until the Bureau moves from a single Director to a bipartisan commission, "it is imperative the Bureau have a permanent and full-time Director to fulfill its mission, and we look forward to working with Ms. Kraninger on commonsense regulations that protect consumers while also allowing a well-regulated banking system to serve families, small businesses, and local communities. CBA is grateful to Acting Director Mick Mulvaney for his leadership at the agency and for his willingness to listen to the opinions of all stakeholders."

The Bureau was the most polarizing part of Dodd-Frank, and it is not surprising that the confirmation votes of then-nominee Richard Cordray and now Kathy Kraninger are contentious. Some of Ms. Kraninger's opponents have raised questions about her potential involvement with respect to the administration's zero-tolerance policy and the administration's response to Hurricane Maria.

During her nomination hearing, I asked Ms. Kraninger to what extent, if any, she was involved in the development of the administration's zero-tolerance policy or the administration's response to Hurricane Maria. She responded: "I had no role in setting the zero-tolerance policy."

She also said, with respect to Hurricane Maria, that in the Office of Management and Budget, including herself, "we have a role in reviewing disaster declaration recommendations that go to the President. So we are involved from that point. We also put together, at the Office of Management and Budget, the supplemental requests that the administration puts forward to the Hill when they are necessary. Clearly, additional resources were needed [last fall], and the Office of Management and Budget supported the President in putting forward those requests that Congress considered and obviously responded to in providing the resources necessary."

Since Director Cordray's departure, I know some of my colleagues on the other side of the aisle have been frustrated by the Bureau under Acting Director Mulvaney's leadership. Given changes at the Agency over the last year and frustration felt on both sides of the aisle, now is an appropriate time to reconsider the fundamental structure of the Bureau to increase its accountability and transparency.

I continue to support a bipartisan commission instead of a single Director, a congressional funding mechanism, and a safety and soundness check. It would also be appropriate to give the Bureau its own inspector general.

For the past year, the Bureau has been led by an Acting Director. It is time for the Senate to confirm a permanent Director. I support Ms. Kraninger, and I urge my colleagues to join me in voting yes on her nomination.

I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. MORAN. Mr. President, I ask unanimous consent that the vote scheduled for 1:45 p.m. commence now.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

CLOTURE MOTION

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

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Kathleen Laura Kraninger, of Ohio, to be Director, Bureau of Consumer Financial Protection for a term of five years.

Mitch McConnell, Jerry Moran, Mike Crapo, Steve Daines, Richard Burr, James E. Risch, Thom Tillis, John Thune, Roger F. Wicker, John Hoeven, David Perdue, Pat Roberts, John Barrasso, Mike Rounds, Lamar Alexander, John Boozman, John Cornyn.

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

The question is, Is it the sense of the Senate that debate on the nomination of Kathleen Laura Kraninger, of Ohio, to be Director, Bureau of Consumer Financial Protection for a term of five years, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Oklahoma (Mr. INNOFE).

The PRESIDING OFFICER (Mr. PERDUE). Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 50, nays 49, as follows:

[Rollcall Vote No. 252 Ex.]

YEAS—50

Alexander	Daines	Johnson
Barrasso	Enzi	Kennedy
Blunt	Ernst	Kyl
Boozman	Fischer	Lankford
Burr	Flake	Lee
Capito	Gardner	McConnell
Cassidy	Graham	Moran
Collins	Grassley	Murkowski
Corker	Hatch	Paul
Cornyn	Heller	Perdue
Cotton	Hoeven	Portman
Crapo	Hyde-Smith	Risch
Cruz	Isakson	Roberts

Rounds	Shelby	Toomey
Rubio	Sullivan	Wicker
Sasse	Thune	Young
Scott	Tillis	

NAYS—49

Baldwin	Hassan	Peters
Bennet	Heinrich	Reed
Blumenthal	Heitkamp	Sanders
Booker	Hirono	Schatz
Brown	Jones	Schumer
Cantwell	Kaine	Shaheen
Cardin	King	Smith
Carper	Klobuchar	Stabenow
Casey	Leahy	Tester
Coons	Manchin	Udall
Cortez Masto	Markey	Van Hollen
Donnelly	McCaskill	Warner
Duckworth	Menendez	Warren
Durbin	Merkley	Whitehouse
Feinstein	Murphy	Wyden
Gillibrand	Murray	
Harris	Nelson	

NOT VOTING—1

Inhofe

The PRESIDING OFFICER. On this vote, the yeas are 50, the nays are 49. The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The bill clerk read the nomination of Kathleen Laura Kraninger, of Ohio, to be Director, Bureau of Consumer Financial Protection for a term of five years.

The Senator from Nevada.

Ms. CORTEZ MASTO. Mr. President, I rise to speak out in opposition to the nomination of Kathy Kraninger to serve as the Director of the Consumer Financial Protection Bureau.

The CFPB is a consumer's watchdog on Wall Street and the big banks. It was created in the aftermath of the financial crisis to protect Americans from predatory and abusive practices and ensure that financial institutions play by the rules.

Since 2010, the CFPB has investigated and held accountable abusive student loan companies, predatory payday lenders, and fraudulent multinational corporations—just to name a few. It has also protected our Nation's veterans and Active-Duty servicemembers from targeted scams and illegal debt collection practices.

The CFPB has secured over \$12 billion in relief for Americans. Just this past April, the Consumer Financial Protection Bureau sued Wells Fargo for creating millions of fake accounts, destroying credit scores, and forcing millions of customers to pay phony penalties and fees.

The people at the CFPB work every single day to make the financial system safe and fair for hard-working families. We can't go back to the way things were before the CFPB was created. We can't go back to a time when there was no strong consumer advocates at the Federal level.

I remember this time all too well. I was Nevada's attorney general when the markets crashed in 2008. The subprime mortgage crisis hit Nevada harder than any State in the country. We had the highest foreclosure rate in the Nation for 62 months straight.

I worked to hold the big banks accountable for the damage they did to our State and to help people stay in their homes. Meanwhile, the Federal regulators were asleep at the wheel. They were letting the big banks write their own rules and defraud consumers until the markets came crashing down.

The CFPB was designed to close the leadership gap at the Federal level, to stand up to predators like Wells Fargo, and protect the rights of American people. To ensure the CFPB continues its mission of looking out for consumers' best interests, we need strong leadership at the Agency. We need someone with the right experience, the right qualifications, and the right mindset. We need someone willing to stand up not only to bad actors in the financial industry but also to President Trump.

The administration has already stripped critical enforcement powers away from the CFPB. It has repealed rules that govern predatory payday lenders and shut down an office that focuses on protecting students from abusive student loans. We can't afford to go any further down this path.

President Trump's nominee for CFPB Director, Kathy Kraninger, is unqualified to lead this Agency. In her testimony before the Senate Banking Committee, on which I sit, she failed to demonstrate an understanding of the CFPB's core functions or even a willingness to uphold its central mission.

Like many of President Trump's nominees, Kraninger seems handpicked to undermine the Agency's mission. She testified to this, and it appeared at the hearing that her main goal was to be a faithful disciple to Mick Mulvaney—the architect behind this administration's plan to destroy the CFPB from the inside out, and she will continue crippling its power that is essential to protecting American consumers.

The next Director of the CFPB will be called upon to make a choice, to stand aside and allow powerful special interests to call the shots in our country's financial system or to fight for families who want a fair and affordable loan to buy a car, a home, or college education for their children or a bank account and credit card without costly fees or who are simply trying to make ends meet.

Kathy Kraninger can't be relied upon to make the right choice, and she does not have my vote. I encourage my colleagues to vote against this nomination.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

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

FARM BILL

Ms. KLOBUCHAR. Mr. President, I first wanted to comment on the impor-

tance of an agreement on the farm bill. This is something that has been long in coming. I want to thank Chairman ROBERTS and Ranking Member STABENOW for their work, as well as the Members in the House, including my colleague from Minnesota, Republican leader COLLIN PETERSON. He will be taking over the Ag Committee in the House next year. This is a bill that is so important to rural America and in my State.

We have seen low commodity prices for too long. As a member of the Ag Committee, I know the last farm bill—the one we are operating under currently—has some things for a strong safety net, but this farm bill—the new tentative agreement—will allow us to make some changes to the way the data is collected, which will be helpful for our farmers with crop insurance. We have some improvements in dairy. We have some good work that is going on with regard to conservation and some changes there.

As you know, our Senate bill got 86 votes. We don't even get that for a volleyball resolution around here. It was a bipartisan bill, and much of that bill, I know, will be contained in this tentative agreement. "Tentative" is with a small "t," and the only reason we are saying that is because we have to get the printed version out, and my hope is, we can get this done in the next week. We do not want to go into next year without a farm bill, with what we are seeing with the tailwinds from these tariffs, with what we are seeing with diseases lurking out there. In Minnesota and in other States in the Midwest, we just got through avian flu a few years back, and every so often we have seen some outbreaks of that. We lived through H1N1. We have a really good provision in here that I authored with Senator CORNYN for a vaccine bank.

So there is a lot of important, steady policy in the farm bill to show rural America we have their backs and really to show the world that at a time of great global competitiveness and with issues for our farmers with everything from weather to prices, to global competition, we want to make sure America stands by our farmers, and this farm bill is a sure way to do it.

I am very excited, as a member of the Ag Committee, that we are close to releasing some language here and look forward to getting this done immediately.

We have all litigated these issues over the last year. It is not like some new idea had been airlifted into this bill. Literally, every single issue—from the nutrition discussions to the conservation issues, to what we have seen on the farm programs, to rural economic development, to rural broadband—has been discussed at length, and we are ready to go. Let's get this bill done.

CLIMATE CHANGE

Mr. President, the second reason I am here is to talk about the urgency of

addressing climate change. This does fit into the farm bill because I am glad the farm bill is a source of so many of our conservation programs for our country. Also, the farm bill is part of economic development across our country.

Climate change is going to be a challenge for everyone. Certainly, from the last report we just received on the Friday of the holiday weekend—and I have a feeling some people thought that was a good day to bury it. Well, it didn't exactly work. Given that it was a slow news day, and it ended up on the front page of every major newspaper and leading every major newscast, people noticed. They noticed because this report wasn't just about numbers and percentages and all those kinds of things that our scientists have long agreed on when it comes to global warming; this was about the impact.

The reason it is good to talk about the farm bill and then this is, one of the major impacts contained in that report was the impact on farmers in the Midwest where—as predicted in this report, issued by this administration with Agencies across the board—you would see acres and acres and acres of land, with billions of dollars in losses, that wouldn't be able to be farmed for corn and for other important crops in America unless we act.

This was yet another dire warning about the cost of inaction on climate change, and it was in the form, of course, of the fourth National Climate Assessment. This report is simply the latest in a line of recent studies, including the U.N. report—what was released last October. The administration released this new report, as I noted, the day after Thanksgiving, just hoping Americans were too busy with their families out shopping, but no one could not notice this report—1,700 pages produced by 13 Federal Agencies. It was the product of 1,000 people, including 300 leading scientists, including officials from Federal, State, and local government, Tribes, national laboratories, universities, and the private sector.

These 300 scientists concluded that, consistent with previous reports—and by the way, I remember hearing NASA telling us what would happen. I remember our military leaders telling us what would happen—predicting to us that we would see rampant wildfires in the West. That is what we are seeing. Predicting to us 10 years ago that we would see a warming of the ocean that would result in tougher and bigger and more damaging hurricanes—exactly what we are seeing.

These scientists concluded that, consistent with all of these predictions over the last decades, that we must drastically reduce our greenhouse gas emissions to ensure the health of the American public, the livelihood of our farmers and ranchers, and the strength of our economy.

The report states that climate change will have serious health consequences for the American people.

Remember, this report is not something that came out of some think tank. It is not a report that came out of some congressional committee. It is not a report that came out of some university. No, no. This is a report that came out of the Trump administration. All 11 Agencies were involved in this report.

The Midwest alone in this report by the Trump administration is predicted to have the largest increase in extreme temperature, will see an additional 2,000 premature deaths per year by the year 2090, mosquito and tickborne diseases—which was already seen in my State—will spread, and food and water safety will be affected.

As I noted, we should also be expecting worsening disasters. Anyone who watched that horrific tape of those parents trying to get their kids out of that wildfire in Northern California, when it suddenly came up faster than could be expected, trying to calm—a dad trying to calm his child down as he drove through a raging fire—watch that tape. Go home and watch that tape because that tape will remind you of what we are dealing with: wildfires, flooding, hurricanes.

Wildfire seasons, already longer and more destructive than before, could burn up to six times more forest area annually by 2050 in parts of the United States. These wildfires will have a drastic effect on air quality and health, particularly on the elderly, pregnant women, children, and those already suffering from heart and lung diseases.

The report also makes it clear that our farmers will face extremely tough times. Crops will decline across the country due to higher temperatures, drought, and flooding. Agricultural yields could fall to 1980 levels within a few decades. That is despite all the science and work we have done to increase those yields.

In parts of the Midwest, farms will be able to produce less than 75 percent of the corn they produce today, and the southern part of the Midwestern region could lose more than 25 percent of its soybean yield.

This is not a report that came out of my looking at some books. No, no, no. This is a report that came out of 1,000 people who work for the Trump administration. This is an administration report.

The report also emphasizes that our economy could lose hundreds of billions of dollars—or more than 10 percent of our GDP—by the turn of the next century. That is more than double the loss of the great recession a decade ago.

Everyone knows someone who lost their job during that recession. Everyone knows someone who lost their house or went into debt, right? Well, think about that doubled—more than 10 percent of our GDP. Again, not a report by a liberal think tank, not a report by a congressional subcommittee; this is the report and prediction of the Trump administration.

We cannot ignore the dire warnings of the report, and I appreciate that the administration put out this report. I wish they had not done it on a Friday afternoon, but it kind of backfired on them.

We cannot ignore the climate changes already happening around us or that devastating consequences for our country exist, and we are going to see more of them in the years ahead. We must seize this opportunity to ensure the health of the American public, to support our businesses and farmers, and to make our economy more resilient.

We must act. The American people know that. I hear about climate wherever I go in my State, from hunters who are concerned about tickborne illnesses, who are concerned with what we are seeing with things we have never seen go into our deer population, to business leaders at the Port of Duluth, to students at the University of Minnesota.

Increasingly warmer temperatures are having effects in Minnesota. Lyme disease has spread farther north. I bet everyone in my State knows someone who got Lyme disease. Sometimes they catch it right away, and it goes away; sometimes it causes a lifetime of troubles. Lyme disease has been spreading farther north. Aspen forests are shrinking. Moose range in my State is declining. Thirty-seven percent more rain falls as a result of mega-rainstorms than we had ever seen just 50 years ago. The ragweed pollen season has extended 3 weeks in the Twin Cities in just the past 20 years, making people who suffer from allergies notice it first.

This is in stark contrast to comments made by some who still have suggested that climate change should be debated.

Well, even in this Chamber, 98 to 1 or 97 to 1, we voted a few years ago that, in fact, climate change is occurring. We even acknowledged it finally, but guess what. We are a little behind the people who already notice it happening.

Over the past week, unfortunately, the President has repeatedly cast doubt on his own administration's report on climate change. These are people who work for him. These are Agencies headed up by his own Commissioners who issued this report.

I am a former prosecutor, and I believe in evidence. As this report shows us, the facts and the science can't be more clear. This report, put out by the President's Agencies, notes that the United States is already 1.8 degrees warmer than it was 100 years ago and that the seas—the oceans that surround the country—are an average 9 inches higher and climbing. The recent U.N. report warned that the atmosphere will warm up by as much as 2.7 degrees by 2040 and describes a world we already see of worsening wildfires and natural disasters.

As the NASA website has said, most of the warming occurred in the past 35

years, with the 5 warmest years on record taking place since 2010.

Every week brings fresh evidence of the damage. My State of Minnesota may be miles away from rising oceans, but the impacts in my State and in the Midwest are not less of a real threat. Climate change isn't just about melting glaciers and rising ocean levels, and we have certainly seen that with the hurricanes, but we have also seen flooding like we have never seen before in Duluth and places across Minnesota.

So we know it is happening. The question is, What do we do about it? Now that the President's own Agencies have said it is happening, what do we do about it?

Well, what I would like to hear, acknowledging this new report about the impacts of climate change, not just the nerdy numbers of climate change—now that we know the impacts, let's do something about it.

No. 1, the clean power rules. When those were first put out a few years ago, I think the business community at first thought they were going to be worse than they were. They were a reasonable path forward, giving some exceptions and more time to small power companies. I know in my State, Minnesota Power, Xcel Energy—in our State, our major power companies were ready to work with those rules. While our small power companies were concerned, we were working with them to make sure there were exceptions and that they had a path forward to make sure they could meet the goals by working with the big power companies.

We already had businesses in my State, like Cargill, that were out front on this, that saw the risk to their consumers and their business if we do nothing about climate change internationally. So we were ready to roll with those clean power rules, but they got reversed by this administration. I call on them to go back at it and put those rules out again. Let's get them done.

Secondly, gas mileage standards. That is something else we should be going back to. We had an agreement with the auto companies just a few years ago to get that done, but instead, once again, they went backward.

Third, the international climate change agreement. Every other country in the world has pledged to be in that agreement. We had pledged to be in the agreement, and then the administration said we were going out of that agreement. At the time they did that, the only two countries that weren't in the agreement were Nicaragua and Syria, and now they have joined the agreement.

I remember a time when the United States was a leader in innovation and a leader in responding to the challenges, not just in our country but our world. We should be leading because otherwise other countries are going to get ahead of us when it gets to innovative technology to meet these climate change and energy challenges of our time.

That is what this is about, and that is what we need to do to move forward.

My State has been a leader on this. With a Republican Governor, a few years back, and a Democratic legislature, we were able to pass a renewable electricity standard that was ahead of its time. Already today, 7 years ahead of schedule, 25 percent of Minnesota's electricity generation comes from renewable sources. That is clearly part of our way forward but not the only way forward.

Guess what. We did it in conjunction with our farming communities with an agreement, as well, on biofuel, and we did it across the aisle on a bipartisan basis. We can do that in this Chamber right now if we have the will to get it done.

As last week's report makes clear, inaction is not an option—not for our economy, not for our farmers, not for our environment and our country, and certainly not for the American people. Military and security experts have reminded us that climate change is a threat to our national security, increasing the risk of conflict, humanitarian crisis, and damage to critical infrastructure.

As you look at some of the refugees that have been moving in places such as Europe and the people coming up from Africa, a lot of that is because they used to engage in subsistence farming and they can't do it anymore.

Yes, we need to adapt with science, and we need to adapt with cutting-edge speeds in farming, but we also need to adapt by putting into place policies that bring down our greenhouse gas numbers so we have a fighting chance of leaving this Earth to our kids and our grandkids in a way that they can live a life like we have enjoyed.

Despite more severe weather, heat waves that can reduce our water supply, and extreme rainfall that can damage critical infrastructure, this country has always gotten ahead of challenges. I ask my friends on the other side of the aisle to remember the Republican Party of Teddy Roosevelt, the Republican Party of conservation, the Republican Party that sought to conserve our resources and not use them all ourselves so that they can leave something to other people. That is what we have to find to get this done.

I will end by quoting Pope Francis. His visit to this Congress and to Washington was something that I will never forget. One of the things he said is this: "What kind of world do we want to leave to those who come after us, to children who are now growing up?"

That is a pretty good standard. Think in your life of those kids whom you love or your neighbor's kids or your grandkids, and ask yourself what kind of world you want to leave them. This is no longer just some hypothetical thing. It is right there in the report by the Trump administration. It is right before our eyes in the videos we see online of that dad driving his kid through a wildfire in Northern

California. It is right there as we see the damage the hurricanes are doing to the east coast. It is right there in the Midwest, when we see rampant flooding, ticks, Lyme disease, and things that we never used to see in Minnesota. The evidence is right before our eyes. Let's believe it and do something about it.

Thank you, Mr. President.

I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

DEPARTMENT OF VETERANS AFFAIRS

Mr. MORAN. Mr. President, I rise this afternoon to discuss the Department of Veterans Affairs and this Department's continued challenges with properly implementing the letter of the law.

As we know, the VA has faced significant difficulties and change over the past 5 years—issues that have spurred Congress to act. In this Congress we have passed multiple pieces of legislation designed to reform numerous policies, from accountability to education under the GI bill to transforming healthcare.

Recent news has put a spotlight on the VA struggles to implement the Forever GI Bill Act, which has resulted in delays or improper accounting of veterans' earned educational benefits. Financial problems with their earned benefits is unacceptable and causes an unnecessary strain on veterans as they pursue higher education. It is critical that the VA fix this problem. This should not be a matter of "if" but "when" the VA fixes this issue and provides accurate earned benefits to deserving veterans. Based upon these struggles of implementing the Forever GI Bill Act, I have concerns that similar challenges will occur in the implementation of the VA MISSION Act, which was signed into law in June of this year and is the most transformative legislation for the VA healthcare system in over 30 years.

We are closing in on a 6-month mark before the VA MISSION Act must be implemented. June 6, 2019, will be when the new community care program under this act takes effect. This law requires several major critical reforms to the VA healthcare system. I want to quickly outline some of the biggest changes that the VA is required by law to implement.

First, the VA must establish new eligibility criteria for veterans to receive care in the community, and that criteria must be based on clearly defined, easy-to-understand access standards. The VA must establish and apply quality standards to make certain that all VA and community care facilities are providing our veterans with the highest level of care—the care they deserve.

The VA must create thorough and reliable processes for the VA and community care partners to coordinate care for a veteran who is receiving care in the community to make certain that the burden is no longer on the veteran and accountability is instead on those

who are charged with providing the care.

The VA must start to plan and properly project their healthcare expenses. This requires the VA to establish a well-vetted strategic planning document that better forecasts healthcare demands and what the VA and the community can supply to our Nation's veterans.

I certainly understand how large of an undertaking this is. Implementation of the MISSION Act, while it is important, is also a challenge. There are many within the VA who share our desire to transform the VA's healthcare system so it can continue to provide care for veterans for generations to come. There are many at the VA who want to see this done well and done right, but I do know it will take time. Change is not something that occurs in a day or a month or even a year, and the changes required here are fraught with difficulty if not done the correct way.

The key to making certain that change is taking place is how you respond to those difficulties. The VA leadership can learn from the past and change the culture and complacency and excuses. We no longer should be asking why but why not.

The VA will be testifying next week on the status of the VA MISSION Act implementation before the House and Senate Veterans' Affairs Committees, and I will be there. I urge them to hold nothing back, to tell us clearly where they anticipate struggles, and that they in no way sweep anything under the rug so they make certain we know the challenges they are facing and so that we then can help them in the solutions.

Without real change within the VA, we cannot hope for real change for our veterans. We cannot afford to fail them any longer or in any additional circumstance.

The American people, Congress, and the President have charged the VA with a daunting mission, but it is a mission that is so worthy—to provide our veterans, those who have served our Nation, with a VA that is worthy of those veterans' service.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Nebraska.

HONORING OUR ARMED FORCES

CORPORAL MATT HENDERSON

Mrs. FISCHER. Mr. President, I rise today to continue my tributes to the current generation of Nebraska men and women who have lost their lives defending our freedom in Iraq and Afghanistan. Each of these Nebraskans has a special story to tell.

Today I will recall the life and service of Cpl Matt Henderson of Lincoln, NE.

Matt was born on May 15, 1979, in Columbia, MO, to Owen and Rebecca Henderson. At the time Matt came into the world, his dad, Owen, was attending veterinary school. After Owen finished veterinary school, the Henderson fam-

ily moved to "The Good Life" to raise both Matt and his newly born sister Kellie.

As Matt grew, he made many friends, loved to play outside, and enjoyed hunting and fishing. Many times Matt could be found by his dad's side on his equine veterinary visits.

His favorite furry companion was his curly-haired golden retriever Rocket, with which he spent a lot of time and which he taught to play fetch.

Matt loved sports and participated in many sports growing up, including baseball, basketball, wrestling, track, and football, but his favorite of all was football. He was a devout Nebraska Husker and Chicago Bears fan.

Matt and his wife Jaimie began dating while they attended Palmyra Junior-Senior High School in Otoe County. Jaimie remembers Matt wearing his football jersey on game days and their dates at the movies, the mall, and homecoming dances before they were even old enough to drive.

After graduating high school in 1998, Matt attended Nebraska Wesleyan University where he studied athletic training and criminal justice. He also played on the football team and was an avid weightlifter.

In 2000, Matt joined the U.S. Marine Corps because he was attracted to the discipline and direction that it offered. He completed boot camp at Marine Corps Recruit Depot San Diego before attending and completing infantry training at Camp Pendleton. Due to his strong interest in the construction field, Matt also finished combat engineer school at Camp Lejeune.

After engineer school, he was assigned to the 1st Combat Engineer Battalion at Camp Pendleton.

On August 4, 2001, Matt proposed to Jaimie on Mission Beach in San Diego, just after sunset. They were so excited to finally get married and begin planning their wedding in Nebraska, which was scheduled for April 12, 2003.

In January of 2003, however, Matt's unit was informed that they would be among the first forces to invade Iraq. Jaimie postponed the wedding, which was supposed to take place in just a few months, and instead she and Matt were married in a civil ceremony in San Diego. The two of them couldn't imagine something happening during Matt's deployment and never being able to marry one another.

In February of 2003, Matt deployed to Iraq. He joined other U.S.-led forces in the invasion of Iraq and Kuwait in order to oust Saddam Hussein. During his deployment, Matt was chosen to be a squad leader due to his leadership abilities, technical skills, and the respect of other marines. Matt's family had no communication with him during this time and were glued to the TV, watching the news every evening with the hopes of catching a glimpse of Matt.

Upon Matt's return home in May of 2003, he and Jaimie finally had their big church wedding in Lincoln, NE,

where they renewed their vows in front of their family and friends. Following the wedding, Jaimie moved to California to live at Camp Pendleton with Matt. Without the distance, she and Matt had more time to spend together, and they enjoyed socializing with their other friends in the Marine Corps.

In February of 2004, Matt deployed to Iraq for the second time and Jaimie moved back to Nebraska to be closer to their families.

As a squad leader, Matt was very aware of and concerned about the dangers of his second deployment. On May 26, 2004, Matt was leading his squad of several other marines and sweeping an area in the Al Anbar Province of Iraq for explosive devices and repairing major roads. This particular area had seen a dramatic increase in violence and demonstrations at the time, and the Province was in full-scale revolt. During the sweep, Matt and two of his men, including Shelton, NE, native Kyle Codner, were killed when an IED was detonated.

Matt warned his squad to get back and take cover but was unable to get out of range himself. The remainder of his squad survived, with one person suffering shrapnel wounds.

Cpl Matt Henderson's memorial service was held at the First Plymouth Church in Lincoln on June 3, 2004. Hundreds of family, friends, and fellow soldiers attended the ceremony to honor Matt and pay their respects. In what seems an impossible task, Matt's father gave the eulogy that day. Matt was laid to rest at the Lincoln Memorial Park Cemetery.

For his ultimate sacrifice, Cpl Matt Henderson received the Naval Achievement Medal with cluster, a Purple Heart, and numerous unit citations and campaign ribbons. He was the first to receive the prestigious Noncommissioned Officer Combat Engineer of the Year Award posthumously.

Matt was a consistent source of inspiration for his fellow marines. He was the kind of young man people were just drawn to. He was a tough, yet selfless marine.

Cpl Matt Henderson lived life to the fullest, and he is missed dearly by his family and friends. I join all Nebraskans and Americans across the country in saluting Matt's bravery and his sacrifice.

Thank you, Mr. President.

I yield the floor.

THE PRESIDING OFFICER (Mr. CASSIDY). The Senator from Florida.

Mr. NELSON. Mr. President, I say to the Senator from Nebraska, this Senator has had too many opportunities to give the same kind of speech in remembrance of fallen Floridians just like her constituent who gave the ultimate sacrifice in protection of his country, and I thank the Senator from Nebraska.

CLIMATE CHANGE

Mr. NELSON. Mr. President, 30 years ago, a gentleman by the name of Dr. James Hansen was the Director of the NASA Goddard Institute for Space

Studies. He testified to the Senate Energy and Natural Resources Committee that he was 99 percent certain that the year's record temperatures were not the result of natural variation. That was 30 years ago. It was the first time a lead scientist drew a connection between human activities, the growing concentration of atmosphere pollutants, and a warming climate.

This Senator was a young congressman at the time representing East Central Florida and Florida's Space Coast. Just 2 years prior, I had flown for 6 days on the 24th mission of the space shuttle. In this case, our orbiter was the Space Shuttle *Columbia*.

Growing up on the Indian River on Florida's Atlantic coast, it is easy to think that nature's bounty is endless, that the sand beaches, the crystal clear water, the blue sky, and the warm Sun will continue forever. It would be like Camelot. But peering out the window back at the planet from the window of a spacecraft, when I looked, all of the Earth suddenly took on a new meaning. I realized how thin the line was between our protected shared home—the planet—and uninhabitable space.

When Dr. Hansen testified about the greenhouse effect and how that thin layer of atmosphere was becoming polluted, it got my attention because I remembered looking at the rim of the Earth and seeing that thin film as we orbited the Earth every 90 minutes. Since his 1988 warning, the evidence has unfortunately confirmed Dr. Hansen's 1988 prediction.

Extreme events in 2017 and 2018 alone included back-to-back, record Atlantic and gulf hurricanes and unprecedented and devastating wildfires. Global temperatures are rising, and so are the seas. Why? The extra heat is absorbed by the oceans, which cover two-thirds of the Earth. That extra heat, when absorbed in water, causes water to expand. Also, 2016 and 2017 had two of the highest global temperatures ever recorded since we began measuring in 1880, and 2018 is on track to be the fourth hottest year on record.

Warmer air and water make the environment more hospitable to toxic algae blooms, mosquitos that carry deadly diseases, and things like poison ivy. These are three things that I think we can all agree that we need less of, not more.

The oceans are warming, and they are fueling the intensification of hurricanes—as we saw recently with Irma and Michael—and that warming water is creating the conditions that bleach coral reefs and feed toxic algae blooms.

My beautiful home State of Florida, which I have had the great privilege of serving, is ground zero for these impacts. According to the fourth National Climate Assessment report released by the administration just last week—the day after Thanksgiving—climate change is expected to make South Florida more vulnerable to diseases like the Zika virus. Florida could see more than \$346 billion in lost property

value over the course of this century. But this stretches beyond property values. A Florida Department of Health assessment determined that almost 600,000 people in South Florida are going to face extreme or high risk from sea level rise. Warming water, nutrient enrichment, overfishing, and coastal development are all contributing to the dire situation of one of our Nation's crown jewels—the coral reefs of the Florida Keys.

The real question is, What are we going to do about it? I think there are three things we ought to consider.

First, we truly cannot afford to politicize the air we breathe. The science is not up for debate. The greenhouse gas emissions are heating the atmosphere, which in turn heat our oceans, supercharging the hurricanes, leaving us vulnerable to drought and threatening the water we drink and the food we eat. Reports of political censorship or political interference with science—that is unacceptable and foolish. If we ignore the science, we do so at our peril.

Second, I think we are going to have to stop putting so many greenhouse gases into the atmosphere so fast. This is called climate mitigation. It means that we must invest in new technology, in the economy of the future, things like wind and solar, electric vehicles, and more efficient buildings. Each one of them would have a huge impact in lessening the amount of derivatives of carbon that we put into the atmosphere.

Third, I think we should consider that we are going to have to make our communities more resilient to the impacts of climate change—climate change that is already upon us and climate change that, in the future, we are not going to be able to avoid. You can't just cut off the greenhouse gases going into the atmosphere and the warming that results therefrom that is already in the system.

You talk to the scientists. There is something just beyond about 4 degrees Fahrenheit more than the average annual global temperature—that if it rises beyond that, there is no return.

We have a chance, but time is of the essence. We ought to consider climate change adaptation. You don't have to agree with climate science to know that it makes sense to do that.

I want to urge our colleagues on both sides of this aisle that separates Republicans from Democrats. You need to take this seriously. For the sake of your States and mine, for the good of our planet, for the good of our children, for the good of future generations, take climate change seriously. Listen to the experts, and come together to work on solutions. Instead of saying "I am not a scientist," listen to the scientists. Don't try to censor their warnings or hide from the truth. Instead of saying that making changes could cost money, think about the cost to our economy and our society if we don't act.

Coastal communities inundated with catastrophic flooding, midwestern droughts that raise food prices, and soaring health costs—these are some of the costs that are coming to our country—indeed, to our society—indeed, to the civilization of planet Earth. We must act, and we must do it now.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. LEAHY. Mr. President, first, I am going to commend the senior Senator from Florida for what he said. Throughout my career, I have been so impressed and so grateful for his strong voice on the environment. He is the only Member of this body who has seen Earth from space.

FREEDOM OF THE PRESS

Mr. President, I thank my dear friend, the senior Senator from Iowa, Senator GRASSLEY, who is going to speak but said I could go ahead, and I will. I will be brief.

In the 44 years I have served in the Senate, I have never been so concerned about the state of press freedom around the world, including, I deeply regret to say, in our own country.

I was brought up in a family that owned a weekly newspaper and owned a printing business. The First Amendment was the most important part of our Constitution because it promised the freedom of speech and it promised the diversity of religion, and that Amendment was the foundation of our democracy.

Yet the premeditated murder and dismemberment of Jamal Khashoggi by Saudi authorities and then their ridiculous, transparent attempt to cover it up have shocked the consciences of people everywhere. Yesterday, by voting to discharge S.J. Res. 54, the Senate demonstrated that the Saudi royal family needs to hold accountable all those who are responsible for that horrific crime if it wants to salvage relations with the United States.

Look at what happens if we don't speak out in defense of a free press. Just a few days after Mr. Khashoggi's murder, the body of Bulgarian journalist Viktoria Marinova was discovered. The investigation suggests that she was raped, beaten, and strangled. I think the motive is undeniable. She had spent the previous year reporting on corruption.

According to the Committee to Protect Journalists, so far, in 2018, at least 43 journalists have been killed for their work while 15 other journalists have also been killed, although their deaths have not yet, at least, been officially linked to their work. According to data compiled by Freedom House, the muzzling of journalists and independent news media is at its worst point in over a decade. Similarly, according to the Committee to Protect Journalists, the number of reporters who have been jailed for their work—who have been jailed for being reporters doing their

job—is at a level that has not been seen since the 1990s. Strongmen around the world are cracking down with impunity. Frankly, this son of a printer, this son of a newspaper owner, is not surprised.

At home, President Trump regularly demonizes the news media. He calls the news media the enemy of the people and hopes that his acidic outbursts and threats will dissuade journalists from accurately reporting on his administration. With the eyes of the world upon him, he makes a mockery of the entire notion of an independent press. It is something that has been guaranteed in our Constitution since the beginning of our country, yet the President makes a mockery of it.

He brands anybody who challenges him as either a liar or worse, while he holds hands with those who are willing to sing his praises. He even went so far as to rescind the credentials of one reporter who persisted in asking questions the President didn't like. I have been here with eight different Presidents, and I have never seen that done before, not even with Watergate.

A few days ago, he publicly denigrated the decorated, retired U.S. admiral who led the raid that killed Osama bin Laden and who had dared to criticize the President's attacks against the press as being a grave threat to our democracy, which it is. So this President who avoided the draft five times demeans the Admiral who was in charge of the raid that killed Osama bin Laden.

As Americans who cherish the First Amendment and who rely on a free press for sustaining our democratic form of government, we should be appalled. The words of a President matter. They always have. Yet this President's rhetoric gives comfort to autocrats the world over who are emboldened to clamp down on dissent, as they are confident they have a powerful defender in the United States as they censor and jail journalists.

We have seen despots quote our President. Can you imagine? We Americans see autocrats in other countries quote our President about this. We see them pass laws outlawing so-called fake news, which their leaders use to justify dismissing and castigating reporting with whom they disagree in order to persecute their political opponents.

We should fear the day when a free press is seen as unimportant or as a luxury—as something no longer synonymous with our country and its values. We must always recommit ourselves to defending press freedom and to elevating and celebrating a free press as one of the cornerstones of our democracy.

Americans should not be silenced just because our President, for the first time in history, demeans and tries to intimidate the press. We must stand up, as the Founders of this country and as every leader in this country up to now has done, and defend a free press.

In this challenging time for press freedom around the world, the Committee to Protect Journalists honored four exceptional journalists at the 2018 International Press Freedom Awards in New York City.

One is Amal Khalifa, who is the co-founder of the Sudanese Journalists Network, which has covered protests of official wrongdoing in Sudan, whose leader, President al-Bashir, has been indicted by the International Criminal Court. Because of her reporting, she has been harassed, detained, and physically abused by Sudanese authorities, but she still does her job at great personal peril.

Anastasiya Stanko is an independent broadcast journalist who was taken hostage by an armed group while she reported on the conflict in eastern Ukraine. Since her release, she has continued to risk her safety and her life by reporting on the war and on other human rights violations in conflict-torn areas by Ukraine's Security Service.

Luz Mely Reyes is an investigative reporter who founded an independent news website to bring attention to the political situation in her country of Venezuela. In 2017, while she covered protests against Venezuela's President Nicolas Maduro, members of her team were attacked and threatened, but she courageously continued her work. She has since emerged as one of Venezuela's most recognized champions of independent journalism.

Lastly, Nguyen Ngoc Nhu Quynh, one of Vietnam's most prominent independent bloggers, has devoted her life to calling attention to human rights violations in Vietnam. In October 2016, she was sentenced to 10 years in prison on charges of propagandizing against the state. After her health began to deteriorate she was released from prison, but only on the condition of exile.

We often speak about the abuses of repressive governments around the world. We must also speak out against the increasing attempts to demean and intimidate the press here at home. The President may continue to do that as the leaders of some other countries do, but we should not stand for it.

Our democracy depends on a free press. The lives of these four brave individuals remind us of what is at stake. We must stand up for what is right even when our President does not.

I yield the floor.

The PRESIDING OFFICER. The Democratic leader.

APPROPRIATIONS

Mr. SCHUMER. Mr. President, next Friday, appropriations expire for 7 of the 12 appropriations bills for fiscal year 2019, and we are in good faith negotiations with our Republican counterparts here in the Congress to get them enacted. The good news is that because of the bipartisan work in the Senate, approximately 75 percent of the Federal Government is funded for 2019. The bad news is that the 7 bipartisan appropriations bills are hanging

in the balance for one reason and one reason only—President Trump.

President Trump has said that he wants to shut down the government unless he gets \$5 billion from the American taxpayers for an unnecessary border wall. The President hasn't even tried to get Mexico to pay for it, as he promised in his campaign over and over and over. He hasn't outlined a plan to deal with eminent domain concerns or even a plan as to how it would be built. He hasn't even spent the \$1.3 billion Congress allocated last year in the fiscal year 2018 budget for border security—fences, drones, technology—which actually makes sense. Now he is asking, having not spent that money, for more. So this isn't actually about border security. This is the President's way of trying to manufacture a shutdown to fire up his base.

Make no mistake. The President is the only person who holds the ultimate responsibility for a government shutdown. He can decide if we are going to have one or not have one. He, certainly, has the power to shut down the government, but he has two very reasonable ways to avoid one.

First, he could agree to sign the bipartisan DHS appropriations bill that the Senate Democrats and Republicans have already agreed to, which includes \$1.6 billion for border security on top of the \$1.3 billion that President Trump still hasn't spent from last year. It is just what we have done in previous years—funding for fencing on the border where the experts say it makes the most sense. It would protect our border far more effectively and far more quickly than any wall.

Leader MCCONNELL voted for that bill. Chairman SHELBY voted for it, as did Senator RUBIO. Even Senator GRAHAM, the President's strongest supporter and closest ally in the Senate, voted for that bill. Now, all of a sudden, it seems that the Republicans, afraid to buck the President even when they know he is wrong, want to renege on that agreement to go along with the President's shutdown plan. But it doesn't have to be that way. This bipartisan negotiated deal remains on the table and would, certainly, receive more than 60 votes in the Senate.

Second, if the President doesn't want to agree to that bipartisan bill, we could avoid a shutdown by passing a continuing resolution for the Department of Homeland Security. We think it should be for a whole year. It would keep the government open and still provide another \$1.3 billion for border security on top of the \$1.3 billion the President has not yet spent. Again, this option would, certainly, receive more than 60 votes in the Senate.

So President Trump has a simple choice of two good bipartisan options. If he decides to support either the bipartisan DHS bill or a continuing resolution, I am confident that both would pass by comfortable margins. The only position that cannot garner 60 votes is the President's position. He is adamant

about having a partial shutdown. He keeps repeating over and over that he wants a shutdown. Make no mistake about it. He is the only reason there would be a shutdown.

If President Trump wants to throw a temper tantrum and shut down some Departments and Agencies over Christmas, that is, certainly, within his power, but he has two more sensible options available to him. It would be a shame if the country suffered because of a Trump temper tantrum. It is the President's choice.

I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

LOWERING DRUG PRICES

Mr. GRASSLEY. Mr. President, millions of Americans woke up this morning and started the day with their doses of prescription medications. Their daily regimens are prescribed by their healthcare providers to treat illnesses and to improve the quality of their lives, and for many Americans, prescription medicine extends and saves their lives. Without their prescription medication, millions of Americans would not survive.

For so many of our loved ones who have diabetes, high blood pressure, cystic fibrosis, epilepsy, or other chronic healthcare conditions, prescription drugs are a basic necessity for their living. Without pharmaceutical treatments or cures, too many family gatherings at Thanksgiving, which has just passed, arguably, would have had fewer plates at the table this holiday season.

As a nation, we are incredibly blessed to live in a country where investment and innovation unlocks cures and treatments. Yet the escalating price of prescription drugs are a consuming concern for too many millions of Americans, even including Iowans who bring up this subject regularly at my county meetings.

I have come to the floor of the Senate to address the sticker shock that greets consumers when they pick up their medicine at the pharmacy or open their medical bills after a hospital visit. Rising drug prices that Americans pay out of pocket are gobbling up a bigger share of income.

For some people on a fixed income, sky-high drug prices are eating up every spare penny they can scrape together to pay for their prescriptions. It is time we talk turkey to our friends at Big Pharma. I don't make fun of our friends at Big Pharma. I use the word "friends" because we all enjoy a longer life and better quality of life because of miracle drugs.

As a fiscal conservative who wholeheartedly believes in free enterprise, I don't want the government intruding unnecessarily in the marketplace. The reason millions of Americans benefit from lifesaving drugs in the first place is due largely to capitalism and the entrepreneurial spirit that drives innovation and opens new frontiers of modern medicine.

I also believe strong intellectual property rights help incentivize compa-

nies to invest in research and development so new cures are found for our loved ones. However, government does have a responsibility to keep a check on unfair business practices and to actually rein in anti-competitive behavior that harms consumers and fleeces taxpayers.

There is a general agreement that these are constitutional as well as legitimate roles for government. Of course, if you are going to protect the consumers and not fleece taxpayers, this can happen in a number of ways.

It happens when brand-name and generic drugmakers game the system to pad their profits at the expense of taxpayers and consumers. It happens when hospitals, middlemen, and providers determine which drugs to prescribe based on its reimbursement and markup from insurers, including public health programs for the military and veterans or the big ones like Medicare and Medicaid.

Throughout my public service in the U.S. Senate, I have established a fundamental commitment to transparency. Remember that transparency, particularly in government, brings accountability, but transparency in the private sector will also bring accountability.

From whistleblower protections to the public's right to know, sunlight sweeps away wrongdoing, strengthens good government, and helps consumers and taxpayers get the most bang for the buck. I have worked across the aisle to apply this standard to help lower drug prices. It is an issue that resonates loudly and very clearly in every household of America.

In fact, Iowans contacted my office a couple of years ago regarding real sticker shock for their EpiPens. The escalating price they were paying for lifesaving anti-allergy medication jumped \$600 for a two-pack. On their behalf, I started digging for answers.

It turned out that Mylan, the EpiPen distributor, had jacked up the price for over a decade during the Obama administration. In fact, from 2006 through 2016, it rose more than 400 percent.

EpiPen is the most widely prescribed epinephrine autoinjector in the United States. Parents, grandparents, daycare providers, and teachers across the country keep their homes, their cars, and their classrooms stocked in case of an emergency.

A 400-percent increase—how was Mylan able to accomplish this? It classified EpiPen as a generic drug instead of a brand-name drug in the Medicaid Drug Rebate Program. Simply, that incorrect classification cost the U.S. Treasury and States big time by allowing Mylan to pay lower rebates.

The watchdog at the Department of Health and Human Services, at my request, found the misclassification may have resulted in the taxpayers and the States overpaying for the drug by as much as \$1.3 billion.

What is more, a competing pharmaceutical company sued Mylan using the False Claims Act—a whistleblower law

I have updated over the years. This anti-fraud tool encourages people to report and expose wrongdoing against the government. In this specific case, this whistleblower exposed fraud against the taxpayers for misusing the Medicaid Drug Rebate Program to the tune of \$456 million.

I would like to share a time-tested lesson I have learned throughout my 30 years of oversight work in the U.S. Senate: When you smell smoke, there is a fire.

The EpiPen misclassification may be the tip of the iceberg. As part of my EpiPen oversight, I requested additional misclassification data from the Office of Inspector General at HHS.

As of early 2018, the Office of Inspector General identified the names of 10 drugs that accounted for 68 percent of Medicaid reimbursements for potentially misclassified drugs just in the year 2016. The EpiPen and some of its variants are included within the group of 10 drugs, as well as a commonly prescribed antibiotic and a commonly prescribed drug for an underactive thyroid condition.

In a nutshell, it appears the same drug companies may be undermining the rebate program by misclassifying commonly prescribed drugs that can be found in medicine cabinets in households all across the United States. That is simply wrong, and I am going to do whatever I can to fix that issue.

Recently, the FDA approved the first EpiPen generic. Of course, that is a good step in the right direction.

As a senior member of the Senate Finance Committee and also the last 4 years as chairman of the Senate Judiciary Committee, my sights are set squarely on lowering drug prices without compromising access for innovative cures and treatments delivered by the American pharmaceutical industry.

Through oversight and even legislation, I am working to set things right. That includes putting a stop to the shenanigans that manipulate regulatory loopholes and unfairly extend monopolies over certain drugs. This happens when a brand name and a generic drugmaker work in cahoots to delay the lower priced generic's entry into the market.

For starters, a bipartisan bill I have with Senator AMY KLOBUCHAR of Minnesota would inject a healthy dose of Midwestern commonsense medicine into Big Pharma with a bill we have that would do away with what we call the pay-for-delay shenanigans. This bill, called Preserve Access to Affordable Generics Act, would end sweetheart deals between brand-name and generic drugmakers that end up costing the American consumer and at the same time the U.S. taxpayers an arm and a leg. It would increase access to more affordable generic drugs sooner rather than later because of the pay-for-delay scheme.

Specifically, our bill would crack down on anti-competitive payoff schemes that effectively rip off taxpayers and consumers. These so-called

reverse agreements delay consumer access to the cheaper generic drug.

I am 100 percent certain that our pay-for-delay bill would help lower drug prices for our consumers and save the taxpayers money through Medicare and Medicaid. That is because generic drugs can be up to 90 percent cheaper than brand-name drugs, and that happens to be a tremendous savings.

Ending these payoff agreements would gut artificially inflated prices consumers are paying for some prescription drugs. Putting an end to these payoff schemes will end the choke hold they put on the market. By doing so, we can restore timely access for affordable generics to reach the market, boost competition, expand consumer choice, and at the same time lower drug prices.

In addition to the pay-for-delay bill that Senator KLOBUCHAR and I have, I am also cosponsor of a bill led by my friend Senator PAT LEAHY that would inject another dose of bipartisan common sense into the pharmaceutical industry. We use the acronym CREATES for this legislation, the Creating and Restoring Equal Access to Equivalent Samples Act. It seeks to stop anti-competitive practices that block lower cost generic drugs from the pharmacy store's shelves. It would help generic companies get the samples they need to manufacture equivalent products.

Right now, a common practice by bad actors in the industry prevents potential generic competitors from obtaining the samples they need to test their drugs or blocks them from participating in shared safety protocols. This practice of deny and delay is fueling deficit spending. That is because the tax-paying public shells out a whole lot more money to fill brand name prescriptions for veterans, the elderly, and the disabled, when the cheaper generic drugs would do the same thing. This would save a tremendous amount of money. We have the scoring by the Congressional Budget Office saying that our bill—the CREATES bill—would result in a \$3.8 billion net decrease in the Federal deficit.

Improving access to lower cost generic drugs while preserving the incentives for innovation and intellectual property rights ought to be seen by my colleagues as a win-win solution.

I hope you will not just take my word for it. More than 80 organizations supported the final passage of the CREATES Act. They would go all the way from the AARP over to the Consumers Union, which tend to be liberal organizations, all the way over to Taxpayers for Common Sense, which I think generally tends to be more conservative.

Our CREATES bill was approved in June by the Senate Judiciary Committee, which I chair, and has 30 Senate cosponsors. In addition to this legislation, I am also keeping tabs on proposed buyouts and mergers in the pharmaceutical supply chain. Without a doubt, increased market integration will impact consumers and taxpayers.

For example, the mergers of Cigna Corporation with Express Scripts Holding Company and the CVS Health Corporation with Aetna may negatively impact consumer choice. According to the Kaiser Family Foundation, once completed, these two mergers would result in just four entities controlling 71 percent of all of Medicare Part D enrollees and 86 percent of stand-alone drug plan enrollees.

Notwithstanding the consumer benefits of business integration that can include more innovation and cost-saving efficiencies, we can't afford to turn a blind eye to potential negative consequences that consolidation in the U.S. pharmaceutical supply chain may have in the marketplace.

I will wrap up my remarks today with this message for the American people: President Trump made a promise to the people to lower drug prices. His administration is working to deliver on that promise. Most of the stuff that has gone on so far has been within what the law allows the President, through the Secretary of HHS, to do so that Congress doesn't have to be involved in everything. But Congress can surely give support to this program.

The President's blueprint for bringing down prescription drug prices lays out four principles: Boost competition, enhance negotiation, create incentives for lowering list prices, and, lastly, bring down out-of-pocket costs.

Last month, he signed the Patient Right to Know Act into law, so he has the help of some new legislation now. I cosponsored this bill by Senator SUSAN COLLINS to ban what are called "gag clauses," which keep pricing information from consumers every time they visit the pharmacy counter.

The new law prevents health insurance companies from prohibiting pharmacy providers from sharing pricing information with consumers. So now, under the Collins legislation, a pharmacist can alert a customer if their copayment would cost more than paying out-of-pocket, as just an example.

This puts a little bit of transparency into the whole process and lets your pharmacist help you as much as he can to save money. But there are rules that some companies have that you can't share that information.

So along the lines of also hoping to save the consumer some money—or at least to educate the consumer on pharmacy practices and to have more transparency—Senator DURBIN and I pushed for Senate passage of an amendment that supports existing Health and Human Services authority requiring drugmakers to disclose the list price of prescription drugs in direct-to-consumer advertising.

It happens that the House of Representatives rejected our amendment. Nonetheless, the Secretary of HHS is moving forward with our concept to improve transparency by requiring companies to include these same drug prices in their direct-to-consumer advertising.

Another example of where the President, through the Secretary of HHS, has, under present law, authority to move ahead—we wanted to let the Secretary know, through the Durbin-Grassley amendment, that we wanted to back him up in his efforts. Drug companies are already required to include possible side effects in their TV ads. So isn't it commonsense to add to that list price information to further improve consumer decision making? The more information patients and healthcare providers have to make decisions on costs and outcomes, it seems to me, the better off they are.

Finally, I would like to say a word about another commonsense solution to high drug prices. For over 20 years, I have advocated for the safe reimportation of drugs from countries such as Canada. The late Senator McCain, along with Senator KLOBUCHAR, introduced S. 92, the Safe and Affordable Drugs from Canada Act. I am a cosponsor of this bill, and I plan to work to get it enacted into law.

In today's marketplace, there is a giant disconnect between consumers and the prices they pay for their prescription medicines. To many of my constituents in Iowa, it is just plain baffling why this can't be done. Americans have come to expect the best medicine when they need it most. We need to improve the marketplace so that it functions properly to lower drug prices and raise the bar on outcomes.

Looking ahead, our Republican majority here in the U.S. Senate will keep up the momentum to deliver cost savings to the American people. On my watch, I will continue working across the aisle to lower drug prices, restore competition, and increase transparency in the pharmaceutical industry. I welcome the incoming Democratic House majority to join our efforts in behalf of the American taxpayers and consumers.

As Americans count our blessings during this season of Thanksgiving and going into Christmas, we give thanks for the gifts of friends and family who gather together around these celebration tables. I am thankful for good health and the opportunity to serve Iowans. Along these lines, I will do my best to restore competition in the pharmaceutical market and to stop the gravy train that is taking taxpayers for a ride.

I yield the floor.

The PRESIDING OFFICER. The majority leader.

LEGISLATIVE SESSION

Mr. MCCONNELL. Mr. President, notwithstanding rule XXII, I move to proceed to legislative session.

The PRESIDING OFFICER. Without objection, the question is on agreeing to the motion.

The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. MCCONNELL. I move to proceed to executive session to consider Calendar No. 1153.

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

The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The bill clerk read the nomination of Bernard L. McNamee, of Virginia, to be a Member of the Federal Energy Regulatory Commission for the remainder of the term expiring June 30, 2020.

CLOTURE MOTION

Mr. MCCONNELL. I send a cloture motion to the desk.

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

The bill clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Bernard L. McNamee, of Virginia, to be a Member of the Federal Energy Regulatory Commission for the remainder of the term expiring June 30, 2020.

Mitch McConnell, Johnny Isakson, Mike Rounds, Thom Tillis, Mike Crapo, Pat Roberts, John Hoeven, David Perdue, Tim Scott, John Cornyn, Roy Blunt, Cory Gardner, Tom Cotton, Jerry Moran, John Barrasso, Roger F. Wicker, John Boozman.

Mr. MCCONNELL. I ask unanimous consent that the mandatory quorum call for the cloture motion be waived.

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

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

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

The PRESIDING OFFICER (Mrs. CAPITO). Without objection, it is so ordered.

MICHIGAN VETERANS

Ms. STABENOW. Madam President, representing Michigan in the U.S. Senate is such an honor, and one of the best parts of this job is the work I am able to do on behalf of Michigan's over 600,000 veterans.

Our veterans have always been first in line to defend our democracy. That is why they should never be at the back of any line—for a job, for healthcare, for housing, or for education.

Our government has made our veterans promises—important promises—and those promises must be kept. That is true of the Trump administration, as well as every other administration. Unfortunately, many of our veterans are now finding that promises the govern-

ment made to them regarding their education are being broken.

For weeks now, student veterans have spoken out about their GI bill benefits being delayed or incorrect. One of those veterans is Brendan. He serves his country in the Michigan National Guard, and he is a student at Lake Superior State University in the beautiful Upper Peninsula of Michigan.

A few months ago, Brendan's GI bill benefits didn't go through even though he had done everything he was supposed to do. Brendan told his local station, WWTV:

I got emails saying, you need to pay your tuition. It stresses you out because you are wondering if you are going to get paid, and if I can't pay tuition, then I can't enroll in the next semester.

Bill, another student at Lake Superior State University, is a veteran of the U.S. Marine Corps. His housing stipend was 36 days late. "It upsets me," he told WWTV. He added: "When I was active duty, you are expected to be anywhere in the world within 24 hours, boots on the ground, ready to complete a mission. . . . When it comes time to pay veterans back for their service, it takes me 35 days to get a check in the mail."

That is simply outrageous.

What is even more outrageous is that this week, the Department of Veterans Affairs said it does not intend to reimburse veterans who were paid less than they were owed. That is after the Trump administration promised a House committee earlier this month that it would make sure veterans are reimbursed. The Department blames computer issues and says that going back to fix the mistakes would only delay further claims. That is completely unacceptable. You can bet that if Brendan or Bill or any other veteran tried to blame computer glitches for not paying their phone bill or failing to complete an assignment, it wouldn't work.

These veterans have done everything—everything—we have asked of them. It is our government's responsibility to provide them with everything they have been promised, and I am committed to doing everything in my power to make sure that happens. That is why earlier this month I called on the Secretary of Veterans Affairs to address this issue with the urgency it deserves—in other words, now. This isn't the first time the VA has faced backlogs, either, but it should be the last time—the very last time—our veterans are affected by them.

I heard about some of these issues during a series of 13 veterans roundtables I held around Michigan this year. I do this on a periodic basis to find out how things are going and what more I can do to help—as well as, of course, working with individual veterans who call our office every week.

In response to these roundtables, which I very much appreciate people from around the State participating in, I introduced the Student Veterans

Housing Act, which would help ensure that student veterans have a place to live as they are pursuing their education.

Currently, the end of the semester can mean the loss of housing benefits—when you are in between semesters and not in school—because the VA can't pay for housing in between semesters. My legislation would help ensure that student veterans don't have to reach into their own pockets to pay for a benefit they have already earned and would make sure they are not losing their housing between semesters. Our veterans should be able to focus on their studies, not worry about keeping a roof over their heads.

These veterans need to know their tuition payments will be there on time, just as they were promised. It is not enough to praise our veterans. We do that all the time, but praise doesn't pay the tuition bills or housing costs for student veterans. Instead, we must uphold each and every promise our country has made to them, including their GI bill benefits.

I was very pleased when we were able to strengthen the GI bill and was excited about the opportunities for new support for our veterans. Now we are hearing about technical issues and glitches that make no sense and undermine the ability of our veterans to fully benefit from the improved GI bill.

The Trump administration must address these technical issues immediately. The Senate must pass legislation, including my Student Veterans Housing Act, which will ensure that veterans are receiving all of the benefits they have earned. The VA must repay each and every dollar our veterans are owed, period. Veterans like Brendan and Bill and so many others have always been first in line to defend us. It is time for us to stand up for them and get this issue fixed.

Madam President, I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

NATIONAL FLOOD INSURANCE PROGRAM

Mr. WHITEHOUSE. Madam President, this evening, the leader or someone standing in for the leader is going to come and close out the floor with a number of unanimous consents. One of them will be a unanimous consent to push consideration of the National Flood Insurance Program—to reauthorize it—a week down the road.

I will not object to that unanimous consent request, but I do want to speak to the predicament of the National Flood Insurance Program. For coastal States, this is a very big deal, and this is a program that is now completely out of step with the conditions that coastal States see before them, so we have to get this fixed.

The liability of the National Flood Insurance Program ran up to \$30 billion after Hurricane Harvey. It borrowed \$30 billion from the U.S. Treasury. That is its borrowing limit. It basically maxed itself out. In October, Congress forgave \$16 billion. We moved that from a liability of the National Flood Insurance Program to a liability of the United States, in effect putting it on our national credit card. That allowed NFIP to pay out claims for Harvey, Irma, and Maria. At this point, that leaves the program \$20 billion in debt. We are not sure, completely, because claims are still being processed from the 2018 hurricane season, but CRS says as of September, the NFIP has only \$9.9 billion of remaining borrowing authority.

CRS also points out that repetitive loss and severe repetitive loss properties over the history of NFIP have totaled about 30 percent of all claims—a grand total of around \$17 billion—which is almost a perfect match with the \$16 billion we had to forgive.

If you look at the properties NFIP now insures, the repetitive loss and severe repetitive loss properties are about 2 percent by number, but they account for about 16 percent of all claims. So it is a pretty big piece of our National Flood Insurance Program liability. It is about \$9 billion.

We can keep going forward and funding these repetitive losses time after time after time after time, but there are some real problems with doing that. One is that back in the old days, before sea levels were rising, when you expected the weather on the coast to revert to status quo after a big storm, they made then what seemed a sensible rule that you had to rebuild just what was there. We weren't going to fund improvements and modifications with Uncle Sam's dollars on a flooded house. You had to rebuild what was there. The problem is, maps are changing, sea levels are rising, storm vulnerabilities are pushing inland, and to rebuild in place now no longer makes sense. You have to at least be able to rebuild higher and out of the way of storm surge or you have to be able to relocate. To rebuild every couple of years and get wiped out by a new storm really makes no sense, but the NFIP encouraged people to do just that because it is hard to get paid out to relocate.

The relocation rules of the National Flood Insurance Program has to be triggered by a State or municipality doing its own buyout. If you are, let's say, a small Rhode Island municipality, you have a pretty strong interest in not doing a major buyout of flooded properties because as soon as that happens, they are torn down—it takes a long time to get there just for one thing, these are slow processes—but the property gets torn down, the property goes to public space, and the town loses tax revenue from the ownership of that property. So it is a shot to the municipal budget to go down that road, and it is not a decision made by the homeowner. The homeowner is

stuck waiting for the municipality in the State to make that decision.

So the NFIP program—we have to get it stood up again, we have to get it reauthorized, and we have to allow flexibility consistent with rising seas so homes can be lifted if necessary. If it makes no sense to rebuild in that place because it is just going to be washed out again, we have to help make sure this program allows homeowners the choice to simply take their final pay-out and go elsewhere rather than in order to stay in the program we have to rebuild and rebuild and rebuild a house the taxpayers continue to have to pay for.

For anybody who complains that there is a subsidy in here for coastal homeowners, let me say, the \$16 billion in forgiveness—this big, one-time forgiveness that we did—must be compared to \$44 billion in crop subsidies from the years 2015 through 2017. If we are going to help inland Midwestern and other farmers with \$44 billion in crop subsidies, there is no reason to deny coastal homeowners some protection as well. We can help a lot if we can change these rules in a sensible way.

The States that are being hit are getting hit pretty hard. Florida, it has been estimated by the Union of Concerned Scientists, has the most homes and property values at risk from sea level rise—64,000 homes may see flooding every other week by 2045. Those are going to be a lot of claims on national flood insurance. Half of those claims are in South Florida, so those counties and municipalities are going to take a heck of a hit.

In Georgia, king tide flooding regularly floods St. Mary's, Brunswick, and lower portions of Savannah, according to an article in Atlanta magazine. The road out to Tybee Island flooded a record 23 times in 2015, and it is expected that with just 1 foot of sea level rise, it will be underwater 100 times annually—again creating enormous risk.

(Mr. KENNEDY assumed the Chair.)

It is terrific to see the Senator from Louisiana taking the President's chair right now because the fourth National Climate Assessment highlights Louisiana as facing some of the highest land loss rates in the world.

“Between 1932 and 2016, Louisiana lost more than 2,000 square miles of land.”

I am not even going to talk about what 2,000 square miles means in my small State of Rhode Island, but it is a big deal, and it is due in part to high rates of relative sea level rise.

Getting the National Flood Insurance Program right—getting it reauthorized and adapting it for people who are going to be swept off of their lands by sea level rise—is very important. I do want to commend Senator KENNEDY for his persistence and leadership in trying to solve this problem.

North Carolina—according to an article published by the Weather Channel, one beach near East Seagull Drive in Nags Head “has been eroding at about

six feet [back] per year.” If a beach is eroding at 6 feet per year, a lot of homes are going to be wiped out. We have to get the Flood Insurance Program adapted to that.

North Carolina itself has predicted a rise of 1 meter of sea level rise by 2100. Data compiled and analyzed by NOAA shows the worst-case potential twice that at 2 meters.

According to the Fourth National Climate Assessment, flood events in Charleston, SC, have been increasing, and by 2045, Charleston, SC, is projected to face nearly 180 tidal floods per year—there are going to be a lot of properties making claims against this program—180 tidal floods per year compared to 11 in 2014. This is getting worse, and it is getting worse fast.

In Texas, Rice University and Texas A&M compared flood damage from the storms that hit Houston between 1999 to 2009, and they found that FEMA's flood risk maps only captured about 25 percent of the actual damage. So if you are a municipality, in addition to the problems that you have trying to deal with protecting your tax base and of having people flee valuable coastal property as sea levels rise, you also have the problem that when you look to the Federal Government to figure out what your risk is and which are the problem areas, the FEMA maps are wrong. The FEMA maps are misleading.

We saw this firsthand in Rhode Island as well. We had to do a lot of State-level work to get correct mapping so that our coastal municipalities could have a true assessment of their risk. Those homeowners need to know those facts. Homeowners who are now relying on FEMA maps are being misled. We have to fix that problem as we fix the NFIP problem.

More than half of the homes damaged by Hurricane Harvey were not listed in any flood risk areas, so they didn't have flood insurance. That is another problem. Not only is there going to be a big load of new claims on the National Flood Insurance Program because of sea level rise, not only are we going to have to adapt the way claimants can make their claim so they can raise their homes to survive the next storm or clear out because they can't survive the next storm, but we are also going to have to deal with this problem of homes that aren't covered by flood insurance because FEMA's maps are wrong, and homeowners are then left stuck without insurance.

For a lot of reasons, my patience is wearing out with this continued kicking down the road of the NFIP program. I have been working on this—I hope in a constructive way—and I intend to continue working on it—I hope in a constructive way—but, again, my patience is wearing out with our inability to agree and make these changes.

I yield the floor with, again, my compliments to the Senator from Louisiana, who has been a very constructive and very ardent proponent of finding a solution.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wisconsin.

CHEMICAL FACILITY ANTI-TERRORISM
STANDARDS PROGRAM

Mr. JOHNSON. Mr. President, I am here today to ask my colleagues to approve a bill to reform and reauthorize the Chemical Facility Anti-Terrorism Standards Program, commonly known as CFATS.

This CFATS Program regulates chemical facilities to help prevent terrorists from carrying out an attack with dangerous chemicals—a worthy goal. However, since 2006, watchdogs have identified significant problems with the program. In 2013, the Government Accountability Office found that CFATS had a 7- to 9-year backlog to review more than 3,000 security plans and a flawed methodology to assess security.

The inspector general and Congress have questioned whether the program successfully reduces risk, enhances security, and warned of serious management problems. That is why each time Congress has reauthorized the program, it has done so only for a limited duration. Coming from a manufacturing background, I agree with that approach. That is exactly how you help ensure continuous improvement.

In 2014, when the program was last set to expire, the Committee on Homeland Security and Governmental Affairs—under the chairmanship of Senator CARPER—and Congress did their job. They did oversight. They made reforms and extended the program for another 4 years, until January 2019.

Under my chairmanship, our committee also took its oversight and reauthorization responsibilities seriously. Over the last 2 years, we have conducted extensive oversight on CFATS to evaluate the program's effectiveness and develop a plan to make it better. We enlisted the help of GAO to conduct a nonpartisan review of the CFATS Program to help inform our work. We held a roundtable with DHS, GAO, a CFATS chemical inspector, and multiple companies and industry groups. We had an important, frank discussion about the program's strengths and weaknesses. The committee also held numerous briefings with chemical facility owners, trade groups, DHS, and other relevant agencies.

After gathering information and talking directly with stakeholders, here is what we have learned: DHS has made significant progress under the 2014 reforms by eliminating the backlog and improving management of the program, but more work is necessary.

It is still far from clear that CFATS actually reduces the risk of terrorist attack, and DHS does not measure whether it actually does so. The program forces some explosive material companies to spend hundreds of thousands of dollars complying with CFATS regulations that are duplicative of Justice Department regulations and sub-

ject companies to frequent, unnecessary site inspections. These practices are extremely costly and neither reduce risk nor enhance security.

The program fails to give credit to companies that already comply with other private sector-specific programs that require high standards of care. Recognizing these exceptional programs would significantly reduce the regulatory burden on companies without reducing security.

DHS needs to do more to make this expedited approval process available to reduce unnecessary costs on both the companies and the American taxpayers, and it needs to be more transparent about how it classifies facilities to help companies understand what rules to even follow.

After conducting this oversight, I introduced a bill to address these issues and reauthorize the program for 5 years. Representatives KATKO, MOOLENAAR, and CUELLAR introduced a similar, bipartisan bill in the House.

Our legislation brings much needed regulatory relief to U.S. businesses by exempting explosive materials that are also regulated by the Bureau of Alcohol, Tobacco, Firearms and Explosives, reducing the frequency of audits and inspections, and reducing the burden of compliance for companies that participate in CFATS' recognition program, all while ensuring safety and security. It improves transparency by requiring DHS to provide information to companies on why their regulatory tier changed. It requires more DHS and independent assessments of how successful the program is at reducing risk and enhancing security. It also reauthorizes the program for 5 years.

After going through a thorough process of discussion and compromise, our committee approved the bill unanimously by voice vote in September.

The bill is supported by a wide range of private sector stakeholders, including the U.S. Chamber of Commerce, the American Chemical Council, the National Association of Manufacturers, and numerous others.

Mr. President, I ask unanimous consent that their letters of support be printed in the RECORD.

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

SEPTEMBER 25, 2018.

Hon. RON JOHNSON.
Chairman, Committee on Homeland Security and Governmental Affairs, U.S. Senate, Washington, DC.

DEAR CHAIRMAN JOHNSON: The Chemical Facility Anti-Terrorism Standards (CFATS) Coalition comprises a diverse group of trade associations and companies impacted by CFATS regulations. Coalition members represent major sectors of the American economy, including chemical production, chemical distribution and storage, manufacturing, oil and gas refining, utilities, mining, and agricultural goods and services. The businesses we represent are an integral part of the American economy, making our modern society possible. Our members have no higher priority than ensuring the safety and security of our products, our people, and our communities.

We applaud your leadership on this important security issue by introducing the "Protecting and Securing Chemical Facilities from Terrorist Attacks Act of 2018" (S. 3405). This legislation is an important marker in the reauthorization process, and we look forward to working with you and your colleagues to develop legislation that will provide additional improvements and efficiencies to the CFATS program. By reauthorizing the program for five years, S. 3405 would provide needed certainty to the regulated community and enhance the security of our nation.

Since the inception of the CFATS program in 2007, our industries have invested millions of dollars and instituted thousands of new security measures at our facilities. The "Protecting and Securing Chemical Facilities from Terrorist Attacks Act" of 2014 (P.L. 113-254), which for the first time provided CFATS a multi-year authorization, further enhanced these efforts by establishing regulatory certainty to both industry and the Department of Homeland Security (DHS). This stability allowed DHS to increase efficiencies in the program while streamlining the information submission process for regulated facilities.

On January 19, 2019, the current authorization will expire. The CFATS Coalition wants to ensure the continued viability of the CFATS program without interruption and the introduction of S. 3405 is a significant first step in this process. Thank you for your leadership on this issue and we look forward to working with you towards a successful CFATS reauthorization.

Sincerely,

Agricultural Retailers Association, American Fuel & Petrochemical Manufacturers, American Petroleum Institute, Institute of Makers of Explosives, International Warehouse Logistics Association, National Association of Chemical Distributors, Society of Chemical Manufacturers & Affiliates, U S Chamber of Commerce, American Chemistry Council, American Gas Association, Edison Electric Institute, International Liquid Terminals Association, Interstate Natural Gas Association of America, National Association of Manufacturers, National Mining Association, The Fertilizer Institute.

SEPTEMBER 21, 2018.

Re ARA and TFI Support for Protecting and Securing Chemical Facilities from Terrorist Attacks Act of 2018 (S. 3405).

Hon. RON JOHNSON,
Chairman, Committee on Homeland Security and Governmental Affairs, U.S. Senate, Washington, DC.

Hon. CLAIRE McCASKILL,
Ranking Member, Committee on Homeland Security and Governmental Affairs, U.S. Senate, Washington, DC.

DEAR CHAIRMAN JOHNSON AND RANKING MEMBER McCASKILL: The Agricultural Retailers Association (ARA) and The Fertilizer Institute (TFI) strongly support the "Protecting and Securing Chemical Facilities from Terrorist Attacks Act of 2018" (S. 3405).

Thousands of ARA and TFI member facilities are subject to the Chemical Facility Anti-Terrorism Standards (CFATS) program administered by the Department of Homeland Security (DHS) because they store, handle, and sell certain CFATS chemicals of interest (COI), such as anhydrous ammonia and ammonium nitrate.

Safety and security of facilities—to protect workers and the surrounding communities—is paramount to ARA and TFI members. That is why ARA, TFI, and our members created the ResponsibleAg stewardship program. ResponsibleAg is a voluntary, industry-led initiative committed to helping

agribusinesses properly store and handle farm input supplies. The program helps members ensure they are compliant with federal environmental, health, safety, security, and transportation regulations, including CFATS, to keep employees, customers and communities safe.

The CFATS program provides an important framework to ensure facilities are taking appropriate steps to be safe and secure. The current Congressional authorization for CFATS is set to expire in January of 2019. Any lapse in authorization of the CFATS program would subject our members to uncertainty in an already volatile agricultural market and environment.

S. 3405 makes several improvements to the CFATS program. We are pleased to see the legislation requires DHS to conduct notice and comment rulemakings to make changes to Appendix A. This requirement will ensure a thorough exchange of information is done so the most informed decisions can be made.

ARA and TFI also appreciate the inclusion of Section 7, which would make the Personnel Surety Program requirements of CFATS optional for tier 3 and 4 facilities. Tiers 3 and 4 facilities do not face the same insider threat possibility as tiers 1 and 2. This provision gives industry the flexibility to find a personnel surety solution that best fits their facility and security needs.

ARA and TFI also strongly support Section 5, entitled, "CFATS Recognition Program." This portion of the legislation will allow DHS to utilize and focus limited resources, while incentivizing other facilities to voluntarily come into compliance through stewardship programs. Stewardship programs, like ResponsibleAg, are already working to identify gaps in CFATS compliance at agricultural retail facilities. When gaps in compliance are identified, ResponsibleAg works with the facility on a timely and thorough corrective action plan to bring that facility into compliance. A "CFATS Recognition Program" would be a great "win-win" and strengthen the collaborative partnership between industry and government.

Finally, thank you for your leadership regarding reauthorization of the CFATS program. We appreciate all of you and your staffs' efforts to make a good government program better.

Should you have any questions, please reach out to our staff, Kyle Liske at ARA.

Sincerely,

DAREN COPPOCK,
President and CEO,
Agricultural Retailers Association.

CHRIS JAHN,
President and CEO,
The Fertilizer Institute.

INSTITUTE OF MAKERS OF EXPLOSIVES,
Washington, DC, September 12, 2018.

Hon. RON JOHNSON,
U.S. Senate,
Washington, DC.

DEAR SENATOR JOHNSON: Yesterday our nation marked another somber milestone, the 17th anniversary of the terrorist attacks of September 11, 2001. That tragedy led to great changes in our government, including the establishment of the Department of Homeland Security (DHS). As directed by Congress, DHS focuses on securing high-risk chemical plants through the Chemical Facility Anti-Terrorism Standards (CFATS) program. The members of the Institute of Makers of Explosives (IME) fully support your legislation that reauthorizes this important program, the Protecting and Securing Chemical Facilities from Terrorist Attacks Act of 2018 (S. 3405), and we urge the Senate to approve the legislation.

Founded in 1913, IME is the safety and security institute for the commercial explosives industry, a charge we do not take lightly, as evidenced by the industry's excellent security track record and work with the Bureau of Alcohol, Tobacco, Firearms, and Explosives, among other agencies. IME represents manufacturers of commercial explosives and other companies that distribute explosives or provide related services. Commercial explosives are used in every state and are distributed worldwide. The ability to manufacture and distribute these products safely and securely is critical to this industry and to the mining, construction, and oil & gas industries that use our products. IME takes an active role in promoting responsible practices through the full life cycle of commercial explosives and regularly publishes, updates, and distributes free of charge, our series of Safety Library Publications (SLPs), including SLP 27, Security in Manufacturing, Transportation, Storage and Use of Commercial Explosives, to the benefit of our workers and the general public.

Your leadership, as demonstrated by including improvements identified during the June CFATS roundtable oversight hearing which you chaired, is greatly appreciated. The commercial explosives industry looks forward to work with you and the Committee to reauthorize the CFATS program. We believe that S. 3405 enhances national security while reducing blatantly duplicative regulations; clearing the path for government to focus resources on highest priority threats to our national security while allowing industry to invest their time and resources in a regulatory system that has proven to be effective.

IME fully endorses S. 3405 and urge the Senate to pass this common-sense solution without delay. We welcome the opportunity to work with you to advance this important legislation.

Respectfully,

JOHN BOLING,
Vice President of Government Affairs.

Mr. JOHNSON. Having gone through all this work, all this oversight, taking that responsibility seriously, I recently have been asked to support a 1-year reauthorization of the program without any reforms. Without any consultation, Secretary Nielsen just sent me a letter completely ignoring the work our committee has done and informing of her support for a "short-term" extension.

Today, I was told the House plans to pass not a 1-year but a 2-year extension with no reforms. The House is claiming they cannot possibly consider reforms because there is simply not enough time, because they haven't done any oversight, because they didn't mark up a bill in this Congress. Yet the House Committee on Homeland Security has had years to act.

My committee did the work. We did act. Now I am being threatened with a false choice: Either reauthorize the program as is, without much needed reforms, or let it die. In fact, there is a much better third choice: Pass S. 3405, the bill our committee passed unanimously, the bill that provides unanimous reforms that strike the right balance between security and efficiency.

Again, our committee did the work. We did act. And I have to tell all my colleagues here, this is the only option I will support.

UNANIMOUS CONSENT REQUEST— CALENDAR NO. 670, S. 3405

Mr. JOHNSON. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 670, S. 3405. I further ask that the committee-reported substitute amendment be withdrawn; the Johnson substitute amendment at the desk be considered and agreed to; the bill, as amended, be considered read a third time and passed; and the motions to reconsider be considered made and laid upon the table.

The PRESIDING OFFICER. Is there objection?

The Senator from Delaware.

Mr. CARPER. Thank you, Mr. President.

In the wake of 9/11, Congress took a fresh—I want us to walk back in time a little bit to how we actually got here today.

In the wake of 9/11, Congress took a fresh look at some of our Nation's vulnerabilities and realized that our country's chemical facilities—part of our industry that our Presiding Officer knows a lot about—realized that our country's chemical facilities could be potential targets for terrorist attacks. So we created the Chemical Facility Anti-Terrorism Standards Program, known as CFATS, to better protect high-risk chemical facilities from those looking to do us harm.

My recollection is not perfect, but my recollection is that among the people who were the prime authors of that were, I believe, Senator COLLINS from Maine and possibly Senator Lieberman from Connecticut, the senior Democrat and senior Republican on the Homeland Security Committee at that time. The program that was created—I believe, and I hope I am not mistaken, with their guidance and leadership at that time, roughly 10 years ago—started out with some stumbles out of the gate, as some of you may recall. The Department of Homeland Security—then a younger organization—lacked the trust of industry. The program also lacked a long-term authorization. There was a fair amount of concern about predictability, and we know how businesses like predictability and certainty, which is understandable.

In 2014, Senator Coburn and I, the chairman of the committee at the time—and he was the ranking member—we had what turned out to be a great partnership on a lot of issues, including this one. We worked with industry stakeholders, the Department of Homeland Security, their folks, labor groups, and others in order to provide CFATS with a clear statutory authorization laying out the roles and responsibilities of chemical facility owners in securing their sites against attack.

What was first created when CFATS was a brandnew bill becoming a brandnew law was obviously not perfect. That is why we came back roughly 5 years later to perfect it. What we did in 2014—I think that is the right year—what we did then was not perfect

either. I think he knew that, and I knew that as well.

Having said that, it appears, for the most part, that the reauthorization that we worked on is working. It is not perfect, but it is working a whole lot better than what has been replaced. The GAO, for example, has reported that the Department eliminated the inspections backlog. We had a very long inspections backlog—huge. We have worked through that, and the Department has worked through that. I think we are seeing, over time, improved trust and a sense of cooperation between the Department and the stakeholders, including those in the industry.

The authorization that Senator Coburn and I worked on, which was almost 5 years ago, is set to expire in January. If it does, this important anti-terrorism program will, most likely, go back to a year-to-year authorization. Industry and labor groups and the Department deserve, I think, more certainty than that this time.

To his credit, Chairman RON JOHNSON and his staff have worked cooperatively with mine this week to address a number of outstanding issues with the bill that was reported out of committee. It was one of those bills that was reported out of the committee—and we have all been there with, I think, an implicit understanding, a tacit understanding, that some work would be done on the bill on the way to the floor. With that in mind, at least this week, there has been an effort to do that from his staff and, I think, from my staff.

I thank him for his willingness to reinsert the enhancement to whistleblower protections that our ranking member of the Homeland Security Committee, CLAIRE MCCASKILL, and her staff worked hard to try to enshrine. However, the bill still contains a number of concerning provisions.

Most importantly, the bill would exempt facilities that store and manufacture some of the most dangerous materials—chemical explosives—from regulation under CFATS if they are subject to a separate regulatory program. This change, as far as I know, has not been studied adequately, as a number of folks have suggested, and if enacted, it could expose our communities to significant harm.

Earlier today, I was surprised to receive a copy of a letter that I hold here from the Secretary of Homeland Security. I think the chairman alluded to it already. This letter from Secretary Nielsen basically urges caution in making the kinds of changes that our chairman's bill would provide. She has urged the House and the Senate to pass a clean reauthorization of the program in order to ensure that it does not elapse. So I was surprised to get this today and, I think, anticipating I would have this opportunity to have a back-and-forth with our chairman on a unanimous consent request.

I was also surprised to hear this morning that the chairs and the rank-

ing members of the House's Homeland Security Committee and the Energy and Commerce Committee—committees that have shared jurisdiction over the CFATS Program—basically answered the administration's Secretary of Homeland Security's call by introducing a bipartisan bill to reauthorize the program for 2 years. Their bill—although, not perfect—would provide a 2-year extension—not perfect—or a 1-year extension—not perfect. Their bill would provide industry and stakeholders with the certainty they need but, maybe, not without some of the changes that should be made in the program as we know it.

I am trying to remember the name of a Paul Newman movie. Maybe the chairman can help me. I think it was "Cool Hand Luke." Maybe the Presiding Officer can help me with the movie Newman was in when he was captured and was a prisoner and an inmate. He escaped, and he was hard to catch. Before he escaped, he was always at odds with the warden, who was a short, stout guy. It was cast in the South, so this guy had a real southern accent—the warden. They tracked him down. They had dogs, and they were doing everything they could to track down the character who was played by Paul Newman.

I see the Presiding Officer smile. He remembers this movie.

They finally captured Paul Newman, and the warden was really happy that they had their guy. He looked at Paul Newman, and I will never forget what he said: "What we've got here is failure to communicate." Yet I cannot do justice to his accent.

I think, really, what we have here is a failure to communicate. Senator RON JOHNSON and I get along pretty well, I hope. Until, actually, today or yesterday, we haven't had the kind of communication on this issue that we ought to have been having on something this important. I can object, and he can object to anything I might try to do with a 1- or a 2-year straight extension, but I think what we really need to do is kind of like lay down our arms—not literally our arms—and go back not necessarily to our respective corners but to a negotiating table and, maybe, even invite some of our House colleagues and the Department—which, obviously, has a clear interest in doing this—and some other stakeholders to join us as well.

We are going to be in session. What is today? Today is the 29th of November. We could be here for a couple more weeks. I think there is probably time to, maybe, hammer something out. At the end of the day, if we are not successful in doing that, then we come back out here and go through all of this machination and object and counter object and so forth.

I think the folks who care about this and the communities that care about this—the folks who are in the chemicals business and the folks who make explosives—as well as the Department,

which has jurisdiction, would like to see us try to work it out. As the chairman knows and as the Presiding Officer knows, we are working on a number of things together, and it is always my inclination to try to work things out. I think there is a win-win here. We just need to work a little harder to, as we say in Delaware, seize the day. I don't know much Latin, but I do know "carpe diem." In Delaware, we say "car-pa dee-um." We need to seize the day before time expires in a couple of weeks. That would be my thought.

I yield to the chairman for any thoughts that he has. He may want to pour water on what I just said. I hope not.

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. JOHNSON. I am happy to respond.

The Senator from Delaware is well aware that we have been working. We have already agreed on three improvements from your standpoint. We increase the frequency of inspections for companies participating in CFATS recognition programs. We have added a third-party study to look at how workers can be made more aware of the fact that their facilities are covered by CFATS. We had a future GAO study to look back at how our provision exempting explosive materials covered by both CFATS and ATF is affecting the program.

We are already making movement. If you want to discuss this for a few more days, fine. Time is, obviously, running out.

I do want to make everybody aware of the fact that because we have done this work, because we have passed this out of our committee unanimously, I am not in any way, shape or form, accepting some of the typifications in terms of the fact that we have not communicated. We have been trying for months to work with the House. There has just been no yield whatsoever. There has been no give whatsoever. There has been very little desire on its part to do anything other than to have a "take it or leave it," a "let's extend this," a "no reforms." That is, simply, unacceptable to me.

I have great respect for President Ronald Reagan. I don't want to prove him wrong. I, actually, want to reauthorize this thing. Yet if we can't come to an agreement with a reformed, reauthorized CFATS Program, I am more than willing to prove Ronald Reagan wrong when he said, to paraphrase, that the closest thing to eternal life on this Earth is a government program. I will let the program expire because I really do not think it really enhances the security of our Nation. It, certainly, has not been proven in that way, and without reforms, I am happy to let this program go by the way of the dinosaur.

I yield the floor.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. CARPER. I am trying to think of a really quick comeback to this, but

my memory fails me. I have a pretty good one from JOHN KENNEDY, who once said to never negotiate out of fear but always be ready to negotiate. That is the preference—to never negotiate out of fear but be willing to negotiate.

I would just suggest that we kind of withdraw from what we are trying to do here in a parliamentary way and get back to negotiating. If, in the end, we come back here in a week or two, we come back, but I would like to give it the old college try.

Mr. JOHNSON. Will the Senator yield?

Mr. CARPER. I yield to the Senator.

Mr. JOHNSON. Again, I am happy to do that, but we have not had that kind of engagement. Right now, there is, basically, a gun to my head, threatening me to take it or leave it. That is not collegial, and that is not a very high-integrity approach. I am happy to sit down. Let's continue working on this thing. This program needs reforms. We have done the work, and I think that work needs to be recognized and respected. Again, let's sit down and get our staffs together on this, and let's reauthorize and reform the CFATS Program.

Mr. CARPER. I welcome your words.

I used to be a House Member. I think we need to respect their views as well. Obviously, they have some views that need to be taken into account. This is not something I have discussed with the Secretary. I don't even know how much she has thought about it, given everything else that is on her plate. Yet, clearly, she has people who work for her who have thought about it a lot, and I would very much welcome the chance to reengage with our chairman, his staff, and our staff but with some of the other stakeholders we have talked about here being engaged as well. We need to put some pedal to the metal and get something done.

Mr. JOHNSON. Will the Senator please yield?

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. JOHNSON. Had the House put an ounce of effort—of work—into this, I would have something to respect, but they have done nothing other than, basically, just to threaten me with these types of tactics. So, again, let's work together. Let's provide a product that we can present to the House and that they can pass.

The PRESIDING OFFICER. There is before the Senate a pending unanimous consent request.

Is there objection?

Mr. CARPER. Mr. President, I was prepared to ask the Senator to modify his request to the Senate and, instead, take up a bill that I have introduced that basically reflects what the Secretary has done and what the House has done and is at the desk.

Help me on this, Mr. President. I think the chairman of the committee is willing to withdraw his unanimous consent request. I think that is a good way to go.

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. JOHNSON. Mr. President, I am not withdrawing my unanimous consent request. He can object to it, and we will work with him, but I will not consider that the final say. We will work in very good faith to come up with something better and come back to the floor, hopefully, with a bill that we have agreed to.

Mr. CARPER. I don't get to object to unanimous consent requests every day. I think I will do that in this case just to see what it feels like, but do it in the spirit of trying to get something done.

The PRESIDING OFFICER. There is an objection to the unanimous consent request.

Mr. JOHNSON. The objection is taken in that spirit.

Mr. CARPER. Good. All right. Thank you.

Democracy. What did Churchill say? Democracy is the worst form of government devised by way of man, except for all the rest. He also said that you can always count on America to do the right thing in the end, after trying everything else. Hopefully, in the end, we will get a lot closer to perfection. So let's give it a shot.

I yield the floor.

The PRESIDING OFFICER. The Senator from Alaska.

TRIBUTE TO RON TRAVIS

Mr. SULLIVAN. Mr. President, it is Thursday, and that means it is typically time for me to recognize somebody in my State who has made a big difference for Alaska, sometimes someone who has made a big difference for America. We like to call that person the Alaskan of the Week.

For the pages, I know this is your favorite time of the week because these are usually great stories about great Alaskans, great Americans. Today, I guarantee you I am not going to disappoint you talking about another great Alaskan.

I like to brag about Alaska—its beauty, its mystique, its great people, its vastness, its welcoming communities, its tough people, and its tough environment. Everybody should visit.

If you are watching, come on up, and come on up in winter, by the way, not just the summer. The northern lights are out. You can see them. They are beautiful. We actually get a lot of tourists in the winter, believe it or not.

There is something else that is very unique about my State, very special, and it is this: It is one of the most patriotic States in the entire country. There are more veterans per capita than any State in America. We like to brag about that. I certainly like to brag about my constituents who serve in the military and their families' sacrifice. So many of these veterans—like they do throughout the country, so many of our Alaskan veterans devote time, energy, and resources to giving back to the community but to also helping with other veterans.

We all know that a few weeks ago we celebrated Veterans Day. As part of that celebration and as part of our "Alaskan of the Week" series, I want to recognize today's Alaskan of the Week, Mr. Ron Travis, along with his wife Linda, and what they have done in terms of spending years making a difference for American veterans—Alaskan veterans—hundreds, if not thousands.

Let me tell you a little bit about Ron. He came from a patriotic family. His father fought in World War II. His mother was a member of the VFW Auxiliary. In 1961, Ron joined the Navy, where he served from 1960 to 1964 as a machinist's mate, third class, on the USS *Providence*. This was a guided-missile cruiser and was the first U.S. Navy ship to travel up the Saigon River and park in front of Saigon during the Vietnam war. So he is a Vietnam vet. We love our Vietnam vets.

After he got out of the military, he used the GI bill to go to college at what was then Eastern Washington College in 1967. There was a lot of turmoil during that time in our country, particularly on college campuses. This was during the height of the Vietnam war. There were a lot of protests.

When he was in college, like so many Vietnam veterans, he was certainly upset to see a lot of the protests. He was particularly infuriated to see his professors canceling class so they could join the protestors. He said: "A lot of the teachers we had didn't even know what Vietnam was," but they went out and protested.

However, there was a rule on campus that even if one student showed up for class, the professor couldn't cancel the class to join the protestors. So Ron and other veterans formed a club. They organized a club at their university to make sure there was a veteran in every classroom. It was a pretty good idea—keep the professors doing what they were supposed to be doing, teaching.

They also helped veterans pay for books they needed and got them help with their classes. Again, veterans helping veterans is what Ron has been doing his whole life. It turned into the biggest club on campus.

There was another club on campus—it is kind of infamous—the Students for a Democratic Society, better known as the SDS. It was not necessarily the most pro-military group in the country at the time, to say the least. At one point, they tried to take over the veterans club's canteen, but that didn't work. As Ron said, "They forgot one thing. We would fight for what we believe in." We had already done that.

Now, fortunately, it never came to blows. He is quick to point that out, but the SDS certainly backed down to Ron's veterans club.

Eventually, Ron made his way up to the great State of Alaska to work on the Trans-Alaska Pipeline. Like so many people who come up to our State, he fell in love with it. He brought his

wife Linda to Alaska to settle. They settled in a wonderful community called Big Lake—it is about an hour's drive from Anchorage—and they made a wonderful life for themselves. They built a cabin off the grid. They raised their kids in Alaska.

Ron worked as a mechanic all across the State, then as a parole officer. Eventually, he realized he had health issues associated with the service in Vietnam—exposure to Agent Orange.

The American Legion advocated for him to get help, so he joined the American Legion—Post 35, in particular—in Wasilla, AK, and began to get more and more involved in veterans' issues, eventually becoming the commander of the post.

Then, again, duty called another time for Ron to help with regard to our veterans.

I say to the Presiding Officer, no doubt you and most other people watching have heard about this great network of Americans called the Honor Flight Network. This network has chapters in individual States that bring veterans to Washington, DC, at no cost to the veteran so they can visit the memorials that, in many ways, they have dedicated their lives to—the World War II Memorial, the Korean War Memorial, the Vietnam Memorial.

It is an outstanding program that started with bringing World War II veterans here who haven't seen the wonderful World War II Memorial on the Mall that was built for them and finished in 2004.

Because of Alaska's distance—literally thousands of miles from DC—we did not have a program. Despite having all of these veterans, we did not have an Honor Flight Program. Well, guess who changed that. Ron and his wife Linda.

They were at a veterans facility when they were down in Washington State visiting Ron's mother in a rest home. At that facility, they met another veteran. He told him all about the Honor Flight Program and showed him pictures of a recent trip. He said: Do you know what? Alaska needs to do this. Alaska needs to do this. Ron said: Someone should start one. Someone should start one of these programs. He looked at his wife, and they realized they were going to start it, and the Last Frontier Honor Flight Program was born.

Two times every year, since 2013, they organize a trip for up to 25 veterans, their escorts, a photographer, a doctor, and two staff members. They come to Washington, DC, to visit the different memorials for our veterans living in Alaska—World War II, Korea, and Vietnam. All told, they have organized trips for 286 veterans. One hundred fifty-five of them fought in World War II just from Alaska.

It is not an easy flight, especially for some of our older veterans, but they are all doing it through Ron's and Linda's love and care and dedication.

His goal is to try to reach out to as many World War II veterans as they

can while they are still with us. Of course, it is a trip of a lifetime for so many of these veterans. A "wonderful gift," one veteran called it. Others have referred to it as their "final mission."

Ron says, the veterans often shed tears in front of the World War II Memorial. "It takes them by surprise," he said. "They often don't realize how much they feel" until they see it. It is a healing mission and trip for them. They do a lot of things during these trips. "It's an honor to be part of it."

I try to see Ron and his team every time they come to Washington, DC. We usually greet them with a couple dozen doughnuts when they are out looking at these wonderful memorials.

Ron recalls one particularly wonderful moment with one of the World War II veterans he brought from Alaska when he was in front of the World War II Memorial. He was approached by a woman who was also visiting the memorial. He saw them talking. Then they hugged. Then they cried—total strangers. What was going on there?

This woman's parents had been at the concentration camp, Dachau. The veteran—the World War II veteran, the Alaskan veteran—had been part of the unit that liberated the camp. Her parents, she said, were in some ways alive because of what he and his unit did to liberate them. That happened right here on the Mall—powerful.

Ron credits the community in Alaska for making these trips possible. Of course, he and Linda are being humble. There has been great community involvement. Alaska Airlines pays for the flights for the veterans and offers discounts for the escorts. Various community organizations and veterans groups and businesses help pay for the hotel rooms and all of the food. Volunteers and board members come together to raise money.

The community that helps with these trips includes our Active-Duty and Reserve Forces in Alaska. Back home, when they come home—many of whom are in wheelchairs—hundreds of Alaskans come out to greet them in the airport. It is great. It is wonderful.

It is the community of my State and really the community of this great country coming together, but it needs leaders. It needs leaders, and Ron and Linda have been those leaders, founding the Alaska Last Frontier Honor Flight.

I thank Ron and Linda for their great service to Alaska, great service to their country, great service to our veterans, for all they have done, and congratulate them on being our Alaskans of the Week.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Florida.

EMPOWERING OUR LOCAL COMMUNITIES

MR. NELSON. Mr. President, I want to talk about trickle-down economics and give my colleagues an example of why it doesn't work, particularly in parts of the country that have long

been neglected by the power structures in those communities.

Let's take, for example, South St. Petersburg, FL. St. Petersburg is a part of Pinellas County. It is one of our major cities in Florida. It is at the tip of a peninsula that wraps around Tampa Bay. South St. Pete is riddled with poverty. According to the Census Bureau, 16.4 percent of the people who live there live below the Federal poverty line, 6.7 percent of which have jobs, but they still live in poverty. Now, there is something wrong with that. If you have a job, you shouldn't be living in poverty.

What we know, as a result of a survey by the United Way, is that 44 percent of people in Florida, according to this survey taken in 2016—44 percent of the people in Florida, almost half—do not earn enough money to make ends meet. That means they don't have enough money for food, for housing, for healthcare, for transportation, and for child care—essentials for someone who is working to be able to have enough to live day to day. So there is something wrong with this.

We find people living in pockets of poverty all across this country, but I want to give an example of it in South St. Petersburg, FL. Many people there don't make enough to make ends meet and, of course, that means that you have to have both spouses working. Forty-four percent of the people do not have an economic situation that enables them to make ends meet. So what do they do to compensate? They work two, three jobs in order to compensate.

So in South St. Petersburg there are a lot of people who don't even have a job. It is not because they don't want jobs. It is because a lot of the established financial power—including banks, corporations, and big investors—in areas that are depressed like this one see it as a lost cause. They don't believe it has the economic potential to support new business.

I want to tell you a great success story about what a husband and wife team, Elihu and Carolyn Brayboy, found out when they tried to open a restaurant on 22nd Street in South St. Pete, an economically depressed part of the town that was long overlooked by those at the top of the economic ladder. I want to show my colleagues a picture of them. This is the Brayboys.

In fact, the building the Brayboys wanted to use for their restaurant sat idle for the previous 35 years. It was basically wasting away. When the Brayboys went looking for a loan to buy the building, every lender they went to said: No, it is too depressed. It sat vacant for 35 years.

Everywhere they went, they heard the same thing: The community will not be able to bring in enough business, and you will not be able to get enough customers from outside the community to visit that area.

Most people would have given up after receiving so many noes or given

in to the pressure to put the restaurant in a more acceptable part of town, but like most people in South St. Pete, the Brayboys are a different cut because they are not easily deterred. If there is one thing my colleagues should know about the people of South St. Pete, it is this: Don't test their resolve, because you are in for a surprise.

Undeterred, Mr. and Mrs. Brayboys took money out of their 401(k) accounts and poured all of their life savings into buying that hulk of a building on 22nd Street. After gutting the inside and pouring in their blood, sweat, and tears into remodeling the property, Chief's Creole Cafe opened in November of 2014 and has been going strong ever since, creating jobs and changing the way people think about South St. Pete. This is a picture of how the restaurant looks today.

Despite the warnings of all of those doubtful lenders, they have been able to sustain the business by attracting both locals and customers from outside of the area of South St. Pete. Does that not look like something that is a well-run, growing, successful business?

So the old saying stands: If you build it, and if you really try, they will come.

Now, this is a great story of stubborn determination triumphing over fear and adversity and rejection after rejection, but this type of story is few and far between in too many parts of Florida and across the country.

So let me show you another picture. This is the Three Oaks Plaza. The Three Oaks Plaza used to be the location of a Dollar Tree store, but the store closed last year. This is how it used to look, and this is how it looks now. The closing of the Dollar Tree store came on the heels of the closing of the local Walmart nearby.

Unfortunately, this is all too common in South St. Pete and too many other parts of Florida. The problem isn't new, but we need a new way to think about it. We need economic policies that rely less on outside investors and outside companies to come in and remake the image of the area and rely more, instead, on empowering local residents to create their own businesses. They are more likely to keep profits in the community, creating a more sustainable loop of economic activity.

That is what I want to recommend that this Senate and future Senates do with legislation. Consider the example of legislation that I introduced earlier this year called the Economic Modernization Act. That bill does a lot of things, but one key thing it does is to create a new tax break for local businesses that move into buildings that have long sat idle and vacant. Under a piece of legislation such as that, if a business moves into a building that has been vacant for 2 or more years and renovates the property, the business would be able to get a tax deduction worth many more times than what it put into it. Any profits earned at the

property, for the first 3 years in that building, would be a tax deduction. The deduction would be capped. It could be, in legislation, at 50 percent of the business's wages to make sure that the employees are also getting a benefit, and the more the business pays its employees, the more the business saves with that tax deduction and, therefore, saves in taxes.

Simply put, the bill, or legislation like it, will make it easier for local entrepreneurs to rebuild their community, helping to turn more places like this first photo into places like Chief's Creole Cafe.

Now, that is what we ought to be doing, not digging out old policies from the 1980s and calling it something new like our colleagues here in the Congress did last year with the tax bill. The tax bill added trillions to the national debt and made it easier for big corporations to game the tax system and put Social Security, Medicare, Medicaid, our infrastructure, and all other sorts of priorities at risk because the entire national debt is run up \$2 trillion over a 10-year period.

Where is the money to do all of these other priorities—Medicaid, Medicare, infrastructure, Social Security?

When big corporations see places like South St. Pete, they don't necessarily see the financial opportunity that Mr. and Mrs. Brayboy saw and turn it into a going concern. They don't necessarily want to empower places. Sometimes it just goes over their heads, and they miss the opportunity.

We need to incentivize local people to revitalize a community and, in the process, to be economically successful. We need to create more stories like the successful story of the Brayboys. We need to make it easier for locals to take old, abandoned buildings and turn them into new, thriving businesses that value their people and employ local residents. We need to encourage local communities, which understand their own needs, to be financially successful and have an opportunity to do that.

Despite what others say, instead of a tax bill that raises the national debt by \$2 trillion, wouldn't you believe that if we could do this all over America, it would help so much of the economic underpinnings of our country?

Let's think of a way that it should be, and this is one way. We need to do more to lift up those at the bottom and help them help themselves. I hope our colleagues will agree, and I hope our colleagues will consider legislation like this in the future.

I yield the floor.

RECESS

The PRESIDING OFFICER. In my capacity as the Senator from Louisiana, the Senate stands in recess until 7:20 p.m.

Thereupon, the Senate, at 7:07 p.m., recessed until 7:20 p.m. and reassembled when called to order by the Presiding Officer (Mr. KENNEDY).

EXECUTIVE CALENDAR—Continued

The PRESIDING OFFICER. The Senate will come to order, please.

LEGISLATIVE SESSION

MORNING BUSINESS

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

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

S.J. RES. 54

Mr. LEAHY. Mr. President, I hope the Saudi royal family was paying attention to yesterday's debate in the U.S. Senate. The bipartisan vote on S.J. Res. 54, of which I am a cosponsor, was significant for multiple reasons, but most of all for what it says about the potency of the outrage and disgust in this country and in the Congress about the conduct of Mohammed bin Salman, the Saudi Crown Prince.

That outrage has been building over time, as the number of civilian casualties since Saudi Arabia's intervention and ongoing aerial bombardment of Yemen—one of the world's poorest countries—has swollen into the thousands. We have all seen the photographs of the dead and dying and of children who are just skin and bones. It is said that 85,000 children already have starved to death. The UN warns that 13 million Yemeni civilians could starve to death by the end of this year, if the war does not end.

Of course, the Houthis and their Iranian benefactors share much of the blame for the death and destruction in Yemen, but we are not supporting them. Rather, until recently, we were providing aerial refueling for Saudi warplanes, and we continue to provide the Saudis with intelligence and targeting assistance.

As if the kidnapping of Lebanese Prime Minister Hariri, the blockade of Qatar, the imprisonment of women's rights activists, and the carnage in Yemen were not enough, the outrage toward the Crown Prince finally boiled over with the horrific, premeditated murder of Jamal Khashoggi, a respected journalist, Saudi citizen, and American resident, who had criticized the royal family.

Mr. Khashoggi's murder and dismemberment by Saudi Government agents at the Saudi consulate in Istanbul triggered an international outcry, and it exposed the depth of depravity of the Saudi royal family. That an ally of the United States would so brazenly commit such a crime and then so blatantly attempt to cover it up, speaks volumes.

After a string of lies by the Saudi authorities, it is only due to the Turkish

Government and independent investigative journalists that we know that Mr. Khashoggi was murdered, a crime punishable by death in Saudi Arabia and many other countries. In fact, far lesser crimes—even some nonviolent crimes—are punishable by death in Saudi Arabia.

While we owe thanks to the Turkish Government for exposing the facts about Mr. Khashoggi's case, we cannot ignore that Turkey's President Erdogan is also responsible for widespread repression, including the arbitrary arrests and imprisonment of journalists, civil servants, and thousands of other critics who have been convicted and locked away after unfair trials. Torture is rampant in Turkey's jails, as it is in Saudi Arabia.

We know that multiple Saudi officials, including the Foreign Minister, Minister of Interior, Ambassador to the United States, and others—all members of the royal family—lied to the world, including on international television, repeatedly changing their story about what happened to Mr. Khashoggi. Perhaps most revealing was how cavalierly and shamelessly they lied, clearly assuming that their lies would be accepted at face value.

According to press reports the impulsive Crown Prince, while disclaiming any involvement in or knowledge of the crime, shortly after Mr. Khashoggi's disappearance referred to him as a "dangerous jihadist," which was also false.

The Saudis have yet to say what happened to Khashoggi's remains, except that they were turned over to a "local collaborator." Who and where is that person? What more are they hiding?

Reports indicate that the Saudis sent a team to Istanbul to destroy evidence of the crime, during the very period when the White House and State Department were insisting that the Saudi Government deserved more time to determine the facts. Instead, the Saudis were trying to cover their tracks.

There is every reason to believe that the Saudi royal family is still lying about who was involved.

We also know that, before murdering Mr. Khashoggi, the Saudi Government has had a long history of abducting, imprisoning, and executing dissidents and others after sham trials in violation of international law.

In the United States, the media's attention, for a time, was diverted by President Trump's racist rants about a so-called migrant invasion, his made-up claims of voter fraud, his partisan lies about Democrats, his steady stream of vitriolic and divisive rhetoric that has incited others to violence here and abroad, premeditated election frenzy, and now its aftermath.

I mention this because, for the past few weeks, the murder of Mr. Khashoggi had been eclipsed by other headlines. No longer. The vote on S.J. Res. 54 is the Senate's initial answer to the Saudi royal family and to the Trump administration.

This crime, on top of everything else, was so wicked, so repulsive, that no amount of money, no amount of oil, and no amount of lies can obscure it.

The Trump administration lobbied hard against the resolution, warning that, despite the Saudi royal family's many transgressions the U.S.-Saudi relationship is too important to risk. No one is seeking to sever relations with Saudi Arabia. But far more important is that the United States stands for the truth, for justice, for the laws of war, and that we don't stand by when top officials of another government, whether ally or adversary, conspire to murder a journalist or dissident and lie about it.

As of today, the Saudi authorities continue to ignore appeals to reveal what happened to Khashoggi's remains. After so many lies, they insist that the 18 men under arrest are the only ones involved in Mr. Khashoggi's murder. No one who knows anything about the Saudi royal family, which controls the Saudi Government with an iron fist, believes that.

President Trump, who has been loath to say anything that might implicate the Saudi royal family, at one point said there would be "very severe" consequences if investigations conclude that the Saudis are responsible. Since then, even as it has become obvious that the Saudis, including the Crown Prince, are responsible, he has said nothing further about what those consequences would be. To the contrary, he said "maybe he was, maybe he wasn't," but either way, it doesn't matter to President Trump.

Secretary Pompeo has said that Saudi Arabia has made a "serious commitment" to hold senior leaders and officials accountable for the murder of Mr. Khashoggi; yet so far, no senior Saudi leader or official has been arrested, and the Saudis appear to have rejected the Turkish Government's demand that the 18 individuals who have been arrested be turned over to face justice where the crime occurred.

According to press reports, the conclusion of U.S. intelligence experts is that such a heinous, premeditated crime by Saudi agents inside the Saudi consulate could not have taken place without the Crown Prince's knowledge and support. Does anyone seriously believe otherwise? Yet yesterday, the CIA Director was barred by the White House from meeting with Senators to answer questions about this. Knowing what we do about this White House, the inescapable conclusion is that whatever she would have told us would have contradicted the President's defense of the Saudi Government.

Despite all the Saudis' phony denials, the President appears disposed to ignore his own intelligence experts and rely instead on the Saudi royal family to investigate itself. Why? To protect billions of dollars in contracts for U.S. weapons purchased by the Saudis for use in Yemen. The White House has apparently concluded that Crown Prince Mohammed bin Salman will ride out

this storm and remain in power for years to come.

Journalists the world over face unprecedented dangers. Those who criticize corrupt, repressive governments do so at great risk to their own safety and the safety of their families. They are regularly the targets of harassment, threats, and assassination for nothing more than doing their job. If the Saudi royal family can escape punishment for the premeditated murder of a Washington Post journalist, what does that say to journalists everywhere? What does it say about the United States, if we are willing to accept that?

Yesterday, the vote to discharge S.J. Res. 54 showed that we do not and will not accept it. If the Saudi royal family hopes to salvage its tattered reputation and relations with the United States, it will need to take far more decisive action to end the mayhem in Yemen and bring to justice all those responsible for murdering Jamal Khashoggi.

REMEMBERING LUIGI TELARA

Mr. LEAHY. Mr. President, I would like to take a moment to pay tribute to Luigi Telara, who passed away earlier this year on April 1. An Italian sculptor who hailed from the marble quarries of Carrara, Italy, Luigi's life was one of hard work, dedication, and beauty. While he spent a majority of his life in Italy, Luigi lived in Proctor, VT, where he worked for the Vermont Marble Company for 6 years. Although his time in America was short, the impact of his work can still be seen today in Vermont, New York, North Carolina, Pennsylvania, and even right here in the U.S. Capitol.

Although fostered and honed in his home country, Luigi's love for the art of sculpting spread far beyond his European roots. After attending Professional Institute for Marble, Industry, and Crafts—l'Istituto Professionale per l'Industria e l'Artigianato del Marmo—and later on Magistero d'Arte in Florence, the State of Vermont was lucky enough to become a second home and a source of inspiration for Luigi's grand marblework and refined artistry. He joined the Vermont Marble Company in 1955, where he was able to sculpt pieces we continue to feature here today, on the steps of our Capitol.

It was during his 6 years at the Vermont Marble Company that Luigi Telara made his mark on our great democratic institution with his assistance in the creation of the plaster models of the god of war and goddess of peace statues that stand atop the Capitol steps. "War" is a male figure with his head slightly titled and his gaze fixed ahead, ready to conquer what is ahead of him. To the right of "War" is "Peace," standing in a contrapposto pose, holding a fruit-bearing olive branch in her left hand, extending it towards "War."

Luigi's work should serve as a subtle reminder of what is at stake when you

are a Member of the Senate, the Nation's conscience. An important message that is too often overlooked. Next time you are running up the steps to make it for a vote, take a second to appreciate the dedication to detail that was put into the statues by Luigi, by Francesco Tonelli, by Franco Marchini, and by Geno Fregosi at the Vermont Marble Company.

Following his tenure at the Vermont Marble Company, Luigi went back to his hometown of Carrara where he became a teacher at the Instituto d'Arte Felice Palama di Massa and held the position of chair for 30 years. He never lost his passion for the art of sculpting, as he would continue to carve as a private practice.

Although not a citizen on paper, Luigi exemplified what it means to be an American. The United States is a country of immigrants after all, a great melting pot of cultures, and as Luigi's life and work demonstrated, our democratic institutions are the better for their service. Legacies like Luigi's serve as a reminder of what we as a nation lose when we put up walls and close our doors to those seeking to do what our ancestors did before us. We must not turn inward. We must continue to shine our great light and be the beacon of hope for the rest of the world.

ARMS SALES NOTIFICATION

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

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

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

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. BOB CORKER,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 19-07 concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of Poland for defense articles and services estimated to cost \$655 million. After this letter is delivered to your office, we plan to

issue a news release to notify the public of this proposed sale.

Sincerely,

GREGORY M. KAUSNER
(For Charles W. Hooper, Lieutenant
General, USA, Director).

Enclosures.

TRANSMITTAL NO. 19-07

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

(i) Prospective Purchaser: Government of Poland.

(ii) Total Estimated Value:

Major Defense Equipment* \$335 million.

Other \$320 million.

Total \$655 million.

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

Major Defense Equipment (MDE):

Twenty (20) High Mobility Artillery Rocket System (HIMARS) M142 Launchers.

Thirty-six (36) Guided Multiple Launch Rocket System (GMLRS) M31A1 Unitary.

Nine (9) Guided Multiple Launch Rocket System (GMLRS) M30A1 Alternative Warhead.

Thirty (30) Army Tactical Missile System (ATACMS) M57 Unitary.

Twenty-four (24) Advanced Field Artillery Tactical Data Systems (AFATDS).

Twenty (20) Multiple Launcher Pod Assembly M68A2 Trainers.

Twenty-four (24) M1151A1 High Mobility Multi-purpose Wheeled Vehicles (HMMWVs).

Nine (9) M1151A1 High Mobility Multi-purpose Wheel Vehicles (HMMWVs).

Non-MDE: Also included are twenty (20) Low Cost Reduced Range (LCRR) practice rockets, support equipment, communications equipment, spare and repair parts, test sets, batteries, laptop computers, publications and technical data, facility design, personnel training and equipment, systems integration support, Quality Assurance Teams and a Technical Assistance Fielding Team, United States Government and contractor engineering and logistics personnel services, and other related elements of logistics support, training, sensors, and other related elements of logistics and program support.

(iv) Military Department: Army (PL-B-UDJ).

(v) Prior Related Cases, if any: None.

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

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

(viii) Date Report Delivered to Congress: November 29, 2018.

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

POLICY JUSTIFICATION

Poland—High Mobility Artillery Rocket System (HIMARS) and Related Support and Equipment

Poland has requested to buy twenty (20) High Mobility Artillery Rocket System (HIMARS) M142 Launchers, thirty-six (36) Guided Multiple Launch Rocket System (GMLRS) M31 Unitary, nine (9) Guided Multiple Launch Rocket System (GMLRS) M30A1 Alternative Warheads, thirty (30) Army Tactical Missile System (ATACMS) M57 Unitary, twenty-four (24) Advanced Field Artillery Tactical Data Systems (AFATDS), twenty (20) Multiple Launcher Pod Assembly M68A2 Trainers, twenty-four (24) M1151A1 High Mobility Multi-purpose Wheeled Vehicles (HMMWVs), and nine (9) M1151A1 High Mobility Multi-purpose Wheel Vehicles (HMMWVs). Also included are twenty (20) Low Cost Reduced Range (LCRR) practice rockets, support equipment, com-

munications equipment, spare and repair parts, test sets, batteries, laptop computers, publications and technical data, facility design, personnel training and equipment, systems integration support, Quality Assurance Teams and a Technical Assistance Fielding Team, United States Government and contractor engineering and logistics personnel services, and other related elements of logistics support, training, sensors, and other related elements of logistics and program support. The estimated cost is \$655 million.

This proposed sale will support the foreign policy and national security of the United States by improving the security of a NATO ally which is an important force for political stability and economic progress in Europe. This sale is consistent with U.S. initiatives to provide key allies in the region with modern systems that will enhance interoperability with U.S. forces and increase security.

Poland intends to use these defense articles and services to modernize its armed forces and expand its capability to strengthen its homeland defense and deter regional threats. This will contribute to Poland's interoperability with the United States and other allies. Poland will have no difficulty absorbing this equipment into its armed forces.

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

The principal contractor will be Lockheed Martin, Grand Prairie, TX. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require U.S. Government or contractor representatives to travel to Poland for program management reviews to support the program. Travel is expected to occur approximately twice per year as needed to support equipment fielding and training.

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

TRANSMITTAL NO. 19-07

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

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The High Mobility Artillery Rocket Systems (HIMARS) is a highly mobile, all-weather indirect area fire artillery system. The HIMARS mission is to supplement cannon artillery to deliver a large volume of firepower within a short time against critical time-sensitive targets. At shorter ranges, HIMARS complements tube artillery with heavy barrages against assaulting forces as well as in the counter-fire, or defense suppression roles. The highest level of classified information that could be disclosed by a proposed sale, production, or by testing of the end item is SECRET; the highest level that must be disclosed for production, maintenance, or training is CONFIDENTIAL. Reverse engineering could reveal SECRET information. Launcher platform software, weapon operational software, command and control special application software, and command and control loadable munitions module software are considered UNCLASSIFIED. The system specifications and limitations are classified SECRET. Vulnerability data is classified up to SECRET. Countermeasures, counter-countermeasures, vulnerability/susceptibility analyses, and threat definitions are classified SECRET.

2. Guided Multiple Launch Rocket System (GMLRS) Unitary M31A1 uses a Unitary High Explosive (HE) 200 pound class warhead along with GPS aided Inertial Measurement Unit (IMU) based guidance and control for

ground-to-ground precision point targeting. The GMLRS Unitary uses an Electronic Safe and Arm Fuze (ESAF) along with a nose mounted proximity sensor to give enhanced effectiveness to the GMLRS Unitary rocket by providing tri-mode warhead functionality with point detonate, point detonate with programmable delay, or Height of Burst proximity function. GMLRS Unitary M31A1 end-item is comprised of a Rocket Pod Container (RPC) and six GMLRS Unitary Rocket(s). The RPC is capable of holding six (6) GMLRS Unitary Rockets and can be loaded in a M270A1 launcher (tracked), HIMARS M142 launcher, or European M270 (203 configuration that meets the GMLRS interface requirements) launcher from which the GMLRS rocket can be launched. The highest classification level for release of the GMLRS Unitary is SECRET, based upon the software, sale or testing of the end item. The highest level of classification that must be disclosed for production, maintenance, or training is CONFIDENTIAL.

3. Guided Multiple Launch Rocket System Alternative Warhead (GMLRS-AW) M30A1. The GMLRS-AW, M30A1, is the next design increment of the GMLRS rocket. The GMLRS-AW M30A1 hardware is over 90% common with the M31A1 GMLRS Unitary hardware. The operational range is between 15-70 kilometers, with an accuracy of less than 15 meters Circular Error Probability at all ranges, when using inertial guidance with Global Positioning System (GPS) augmentation. The system uses a proximity sensor fuze mode with a 10 meter height of burst.

The Alternative Warhead carries a 200 pound fragmentation assembly filled with high explosives which, upon detonation, accelerates two layers of pre-formed tungsten fragments optimized for effectiveness against large area and imprecisely located targets. The GMLRS-AW provides an area target attack capability that is treaty compliant (no un-exploded ordnance). It provides a 24 hour, all weather, long range attack capability against personnel, soft and lightly armored targets, and air defense targets. The GMLRS-AW uses the same motor, guidance and control systems fuze mechanisms, and proximity sensors as the M31A1 GMLRS Unitary. The highest classification level for release of the GMLRS-AW is SECRET, based upon the software, sale or testing of the end item. The highest level of classification that must be disclosed for production, maintenance, or training is CONFIDENTIAL.

4. The highest classification level for release of the ATACMS Unitary M57 FMS Variant is SECRET, based upon the software. The highest level of classified information that could be disclosed by a sale or by testing of the end item is SECRET; the highest level that must be disclosed for production, maintenance, or training is CONFIDENTIAL. Reverse engineering could reveal CONFIDENTIAL information. Fire Direction System, Data Processing Unit, and special Application software is classified SECRET. Communications Distribution Unit software is classified CONFIDENTIAL. The system specifications and limitations are classified CONFIDENTIAL. Vulnerability Data, countermeasures, vulnerability/susceptibility analyses, and threat definitions are classified SECRET or CONFIDENTIAL.

5. The GPS Precise Positioning Service (PPS) component of the HIMARS munitions (GMLRS Unitary, Alternative Warhead, and ATACMS Unitary) is also contained in the launcher Fire Direction System, is classified SECRET, and is considered SENSITIVE. The GMLRS M30A1, M31A1, ATACMS M57 and HIMARS M142 launchers employ an inertial navigational system that is aided by a Selective Availability Anti-Spoofing Module (SAASM) equipped GPS receiver. To that

end, this system requires encryption keys controlled by, and issued by, the National Security Agency. No GPS PPS design information, including GPS software algorithms, will be disclosed in the course of this sale to country. Susceptibility of GMLRS to diversion or exploitation is considered low risk.

6. AFATDS is a multi-service (U.S. Army and U.S. Marine Corp) automated, expert decision support system used for Command, Control, Communications and integration and synchronization of fires on ground targets during all phases of military conflict. AFATDS provides the automated tools that significantly augment the capability of fire support coordinators, fire support asset commanders, and their respective staffs at every echelon during the planning and execution of fire support on the dynamic battlefields in support of the Maneuver Commander and his plans.

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

8. A determination has been made that the Government of Poland can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

9. All defense articles and services listed in this transmittal have been authorized for release and export to the Government of Poland.

TRIBUTE TO DEAN HELLER

Mr. ENZI. Mr. President, as a Congress ends, it is a tradition for the Senate to pause for a moment to acknowledge and express our appreciation for the service of Senators who will not be returning for the next Congress. Today, I would like to pause in appreciation of the service of my friend and colleague Senator DEAN HELLER.

DEAN will be leaving the Senate after 30 years of dedicated public service at both the State and Federal level. During his time in Congress, he always demonstrated a willingness to consider all viewpoints, while remaining true to the principles that guided his career in public service. It is safe to say that DEAN's commitment to Nevada is as strong as ever, and his unique perspective in areas critical to his State will surely be missed in the next Congress.

Growing up in Carson City, NV, DEAN earned a bachelor of business administration from the University of Southern California in 1985. After working as a stockbroker in California, DEAN moved back to Nevada and brought the skills he gained in the business realm to the public sector when he became the deputy State treasurer for Nevada.

Learning about DEAN's time as a Nevada assemblyman was something I appreciated because of my time in the Wyoming Legislature. DEAN's hard work led him to become Nevada's secretary of State for 11 years, then to the House of Representatives in 2006, and finally he joined the Senate in 2012.

His background in both the financial sector and public service was invaluable as a colleague on the Senate Finance Committee. As a former small business owner, I appreciated his expertise and business acumen as the committee considered complex and important issues like tax reform. DEAN's insightful perspectives and willingness to work with people on different sides on key issues will surely be missed by the committee moving forward.

It was a pleasure to work with a Senator representing a State that shares so much with Wyoming. From the prominence of public lands, to welcoming visitors year-round to world class destinations, Nevada and Wyoming's similarities afforded us the opportunity to collaborate on key issues important to the people of both States.

DEAN's dedication to Nevada ensured he was a strong voice for the people who lived there. I am sure he will continue to use that voice to help others.

Diana joins in sending our best wishes and appreciation to DEAN, his wife Lynne, and his four children for his dedication to this country and the State of Nevada. His effect on the Senate was profound, and he certainly made a difference. We will always appreciate his service to the Senate and wish him the very best in whatever the future holds.

TRIBUTE TO HEIDI HEITKAMP

Mr. ENZI. Mr. President, at the end of each session of Congress, it is a tradition for the Senate to pause for a moment to acknowledge and express our appreciation for the service of each Senator who will not be returning in the next Congress. With that in mind, I would like to take a moment to express my gratitude to U.S. Senator HEIDI HEITKAMP of North Dakota.

During the past 6 years, those of us who had a chance to come to know and work with Senator HEITKAMP have been impressed with her dedication to the people of her home State, her involvement with tax issues, and her willingness to work with members on both sides of the aisle to find solutions to the problems and concerns of the people of North Dakota.

I share a connection with Senator HEITKAMP, who is a Senator from a smaller rural State. Because of this shared background, we have had the opportunity to work on various issues. But beyond our work together, I have enjoyed knowing Senator HEITKAMP. HEIDI is a remarkable person. She is the first female Senator elected from North Dakota and a survivor of breast cancer. She would feel comfortable in my home State of Wyoming, the Equality State, where we know what it is like to have women trailblazers. She may be leaving us after this Congress, but she does so knowing that during her time she has made a significant difference in the lives of North Dakotans and in our country.

She joined the U.S. Senate in 2013 and has served in a Congress often divided by partisan views. She has been willing to work with President Trump and to work across the aisle on many issues, all for the good of the people of North Dakota. I have been one of those she has worked with, and I am happy to call her a friend.

The accomplishments that brought her to the Senate are substantial. Before serving in the U.S. Senate, Senator HEITKAMP served as North Dakota's tax commissioner and, later, attorney general.

I have had the privilege of working with Senator HEITKAMP on many issues. Notably, we worked together on an issue that has long been important to Wyoming, forging parity between brick-and-mortar stores and e-commerce. During her time as tax commissioner, North Dakota sought to make an out-of-State mail order retailer, which had no physical presence in the State, collect and pay use taxes on sales into the State. After entering Congress, HEIDI cosponsored my bill, the Marketplace Fairness Act, seeking to level the playing field for brick-and-mortar retail stores and out-of-State online sellers. Later, we worked on amicus briefs with several of our colleagues, and our efforts to create this level playing fields went all the way to the Supreme Court in the case *South Dakota v. Wayfair, Inc.*, a case in which the U.S. Supreme Court sided with our position. These efforts have been such an important part of my time in the Senate, and I thank Senator HEITKAMP for her work on this issue.

HEIDI has consistently and tirelessly fought for the people of North Dakota. She has worked in the best interests of small businesses and contributed in a significant way to culture of the Senate and the Nation as a whole.

If her past is any indication of her future, I think it is clear that she will be closing the door on this great chapter of her life and moving on to something new. Whatever that may prove to be I am certain it will make good use of her abilities, background, and experience.

My best wishes to HEIDI, her husband Darwin, and their children as they enter the next chapter in their lives. I thank her for her willingness to serve the people of North Dakota and the people of the United States. There are countless ways of saying farewell, one of my favorites is: Happy Trails. Until we meet again.

WOMEN'S ENTREPRENEURSHIP AND ECONOMIC EMPOWERMENT BILL

Mr. CARDIN. Mr. President, today I wish to discuss the Women's Entrepreneurship and Economic Empowerment Act, WEEE Act, which the Senate Foreign Relations Committee reported yesterday afternoon. It has been my honor to work with Senator BOOZMAN on this legislation, which House For-

eign Affairs Committee Chairman ED ROYCE and Representative LOIS FRANKEL originally introduced. The House passed the measure on July 17, 2018. Yesterday, the Senate took a big step toward passing this important bill into law.

Both here in the U.S. and abroad, how a country treats its women is a barometer of its success. I believe that, when women succeed, so do our communities, especially economically. The WEEE Act is critical in achieving this goal. It brings attention to helping women entrepreneurs, including those living in poverty, to access the tools they need to start and grow their businesses and invest in themselves, their families, and their communities. It recognizes that women are not always on a level playing field, particularly when they face discrimination, gender-based violence and harassment, and restrictions on their opportunities.

Roughly 1 billion women around the world are currently left out of the formal financial system, which causes many to rely on informal means of saving and borrowing that are riskier and less reliable. In many countries, because men are considered legal heads of household, married women are required to receive permission from their husbands just to open a bank account. As a result, we have observed the propagation of savings groups, primarily composed of women, recognized as a vital entry point, especially for poor and very poor women, to formal financial services. There is a high demand for such groups to protect and grow the savings of women with formal financial institutions. Evidence shows that, once a savings group is linked to a bank, the average savings per member increases between 40 to 100 percent, and the average profit per member doubles. Investing in financial literacy, business leadership training, and mentorship are key elements to these outcomes.

By requiring that 50 percent of the U.S. Agency for International Development's—USAID—micro, small, and medium-sized enterprise resources are targeted to activities that reach the very poor, as well as enterprises owned, managed, and controlled by women, the WEEE Act will help break down the barriers preventing women from participating in their local economies. It will help diminish the estimated 70 percent of women-owned small and medium-sized enterprises in the formal sector that are unserved or underserved in terms of access to financial services, resulting in a financing gap of \$300 trillion for women-owned small businesses. Furthermore, the WEEE Act will modernize USAID's development assistance toolkit to include innovative credit scoring models, financial technology, financial literacy, insurance, and actions to improve property and inheritance rights.

We know that women's economic advancement can lead to greater security and resilience, as well as stronger investments in health and nutrition, edu-

cation, and safety—not only for women but for their families and communities too. According to the World Bank, for each additional year of schooling, a woman's labor earnings increase by nearly 12 percent. CARE reports that participation in village savings groups increased spending on children's school fees by 76 percent in Tanzania and nearly doubled the health spending for families in Rwanda, along with increases in their spending on food and nutrition. This is exactly the evidence-driven development work that the U.S. should be supporting.

We are making enormous strides, but there is still much to be done. Enacting the Women's Entrepreneurship and Economic Empowerment Act into law will help equip women to overcome the critical barriers they face when seeking economic opportunity and will open doors for children, families, and communities to benefit as well. A McKinsey Global Institute report estimates that achieving global gender parity in economic activity could add as much as \$28 trillion to annual global gross domestic product by 2025. These stark statistics serve both as a beacon of hope and a reminder of the great challenges that still must be overcome. The WEEE Act will help advance us towards this goal, and we must not stop fighting until such parity is reached.

THE ISRAEL ANTI-BOYCOTT ACT

Mr. BOOKER. Mr. President, today I wish to add myself as a cosponsor of S. 720, the Israel Anti-Boycott Act, and urge my colleagues to support this important legislation in its modified form. I have long and staunchly opposed the BDS movement and associated efforts to unfairly isolate Israel in international forums. This legislation will prevent international entities from imposing their will on U.S. businesses with regards to their decisions, consistent with U.S. law, to conduct commerce with our close ally Israel and its citizens.

After carefully examining the proposed changes to the legislation, I support the amended version of this bill put forward by my colleagues, Senator CARDIN and Senator PORTMAN. This revised version of the legislation makes meaningful revisions to the original language to clarify and improve First Amendment protections. Initial concerns that this bill unintentionally infringed on individuals' First Amendment rights have now been addressed by these changes, agreed upon earlier this year, and I feel confident that these modifications safeguard Americans' constitutional right to free speech.

CAMEROON

Mr. MENENDEZ. Mr. President, today I wish to raise the alarm about the escalating violence in the Anglophone regions of Cameroon and to urge the administration to develop

and execute a meaningful strategy to help prevent additional bloodshed.

For several years, Cameroon, a historically stable country bridging west and central Africa, has faced a significant security threat in its far north. Boko Haram combatants, originating from Nigeria, have crossed the border into Cameroon and carried out hundreds of attacks on local residents. Reports indicate Boko Haram killed more than 900 people in 2017 in Nigeria and the Lake Chad Basin subregion, which includes northern Cameroon. Boko Haram's Islamic State-aligned splinter faction, ISIS-West Africa, also poses a threat to the country. With U.S. help, Cameroon has been responding to the challenge, although some of these efforts have prompted concerns about its military's respect for human rights.

Now, Cameroon faces another challenge, one that some observers fear has already burgeoned into a civil war. A budding separatist insurgency emerged in Cameroon's Anglophone regions in 2017. Insurgent attacks and a brutal military crackdown have caused significant internal displacement and given rise to credible allegations of serious human rights abuses by both separatists and government security forces. The separatist movement grew out of longstanding grievances among Anglophones over their perceived political and economic marginalization. These tensions worsened in 2016 due to the central government's appointments of French-speakers to local schools and courts in Cameroon's Anglophone majority western provinces in 2016. The government violently suppressed a largely peaceful protest movement that arose in response, quashing demonstrations by force, arresting prominent civil society activists on what appear to be trumped up terrorism charges, cutting internet access to the region, and banning some civil society organizations.

On October 1, 2017, secessionists symbolically declared the independence of "Ambazonia." According to Amnesty International, security forces responded by killing at least 20 protestors and arresting over 500. Cameroonian soldiers have reportedly killed civilians, used excessive force against peaceful demonstrators, tortured and mistreated suspected separatists and detainees, and burned hundreds of homes in several villages as violence has escalated. Some extremist Anglophone separatists, meanwhile, have burned down schools; kidnapped traditional leaders, police, and government administrators; and killed civilians. More than 220 civilians have lost their lives, according to the International Crisis Group, including an American missionary killed in October when he was caught in crossfire between armed groups. As of May, at least 160,000 people were internally displaced, 80 percent of whom are reportedly hiding in forests. At least 25,000 Cameroonians have sought refuge in Nigeria since late 2017, according to UN

agencies, although some observers on the ground assess the number of refugees and internally displaced to be higher.

The separatist insurgency and the heavy handed government response has put thousands of innocent lives at risk, destabilizing an already fragile region.

There is no military solution to this problem. Immediate, strategic action by the government, the diaspora, separatist leaders, as well as the U.S. and other international partners could bring peace, but the window of opportunity to prevent widespread civil conflict is quickly closing. I therefore call on each of the aforementioned actors to take steps right away to avert the worst case scenario.

The Trump administration must develop a comprehensive strategy to prevent widespread conflict and violence. This strategy must go beyond military support. The State and Defense Departments have administered training and equipment in support of the Cameroonian military's counterterrorism efforts, as well as its peacekeeping deployment to the Central African Republic. However, disturbing reports of security force abuses in the far north and Anglophone regions merit serious attention. I trust and expect that the administration is conducting Leahy vetting on all of the individual and units with whom it is working. But we must do more. Given that security force abuses have been shown to be a major driver of extremist recruitment in Africa, the State Department should conduct a thorough policy review of our decision to partner with Cameroon on counterterrorism and in security assistance more broadly.

A critical element of the administration's approach must be support for building democratic practices, assistance aimed at opening political space, and activities to combat corruption in Cameroon. While this administration may fail to understand that democratic values, human rights, and good governance promote long-term sustainable peace, Members of this body understand that these values are and must remain a core component of U.S. foreign policy. I am pleased that the administration has finally seen fit to set aside money in Fiscal Year 2018 funds for such activities, after years of disappointing neglect for the sector. But \$1 million is far too modest an amount to have an appreciable impact. Our actions must match our rhetoric. Our Ambassador in Cameroon has been outspoken, forthright, and, as perhaps a predictable result, has been unfairly criticized by the government. State Department officials at the highest levels here in Washington must support him in speaking truth to power both publicly and in private messaging, and follow that messaging with actions that will have a tangible impact.

The government of Cameroon must take urgent steps as well. President Paul Biya's administration has applied a military solution to a political prob-

lem. It must now must take critical steps to forestall a worse-case scenario by committing to a political resolution. The highest levels of government—including President Biya—must rethink the wisdom of sending the Cameroonian military to make war upon its own citizens. It should publicly and unequivocally instruct security forces to stop targeting civilians, cease abuses and excesses, and hold those responsible for human rights abuses accountable—including through military prosecutions where appropriate—in a clear, transparent manner.

The government should facilitate access to the Anglophone regions by humanitarian organizations and independent human rights investigators. I urge the government to consider neutral third party mediation to engage organizations that represent Anglophones and facilitate a dialogue without preconditions to end the violence. In January 2018, Nigerian authorities forcibly returned 47 Anglophone activists, including reported asylum seekers, to Cameroon, where they were detained as "terrorists." To show its good faith support for a peaceful resolution, the government should release peaceful, moderate voices from the Anglophone region who represent those with legitimate political grievances. And the Biya administration must be willing to contemplate greater political decentralization to address legitimate grievances in peripheral regions—possibly including a return to federalism.

The government needs to open political space more broadly. In the wake of October's elections, President Biya, who has been in office since 1982, will serve a seventh term in office. October's elections are the latest in a string of elections marred by controversy, harassment of opposition, and other irregularities. A press conference broadcast on state-run television featuring people identified as international election observers from Transparency International—who in fact were in no way affiliated with that organizations endorsing the conduct of elections, was a brazen attempt to provide a veneer of legitimacy to a process that was deeply flawed due to restricted political space.

It is time for President Biya to cement his legacy by laying the groundwork for meaningful political competition in Cameroon. As Benin's then-President Mathieu Kerekou said in 2009 when he decided not to change the constitution and run for a third term, "if you do not leave power, power will leave you." Future elections must take place on a level playing field. In this year's elections the field was heavily tilted in favor of the ruling party. Addressing meaningful barriers to political participation may go a long way towards addressing the root causes of discontent in the Anglophone regions.

I call upon separatist leaders and their supporters to commit to seeking a peaceful, negotiated solution to the

Anglophone crisis. The separatists too must support accountability for all actors engaged in hostilities who may have committed human rights abuses. Attacks on civilians are inexcusable. All armed and political actors must unequivocally condemn human rights abuses.

Finally, the diaspora has a critical role to play. I urge members of the diaspora to clearly and unambiguously condemn violence in the Anglophone regions of Cameroon. The inflammatory rhetoric on social media by some Cameroonians at home and abroad is unhelpful. All diaspora should scrupulously investigate the charities and organizations to which they are contributing funding, lest they unwittingly send money to organizations that have engaged in violence against the very people they are trying to help.

Mr. President, the U.S. and Cameroon have a long history of cordial relations. Peace Corps has been in Cameroon since 1962. State Department and USAID-administered bilateral funding amounted to \$83 million in FY2017. And for the past decade we have partnered with Cameroon to counter terrorism and maritime piracy, with U.S. security assistance rising substantially since 2014 in response to the Boko Haram crisis. Since 2015, Cameroon has hosted hundreds of U.S. military personnel who conduct regional intelligence, reconnaissance, and surveillance operations and otherwise support counterterrorism efforts. As conditions on the ground deteriorate, the U.S. is in a position where immediate concentrated action to support a resolution of the problem might disrupt the cycle of violence and help all parties work toward a negotiated solution. Our diplomatic intervention, if well thought out, could make a difference. I urge the administration to take swift, meaningful action.

I yield the floor.

TRIBUTE TO ELIAS THOMAS

Ms. COLLINS. Mr. President, each year, the 1.4 million members of the National Association of Realtors recognize five of their own with the Good Neighbor Award for their service to others, locally or globally. I am delighted to congratulate 2018 Good Neighbor Elias Thomas of Shapleigh, ME, for inspiring contributions from his hometown to some of the poorest villages in India.

Mr. Thomas, broker-owner of EXIT Key Real Estate in Shapleigh, has spent 40 years volunteering with Rotary International. His compassionate work started with his local chapter, where he helped to build meditation gardens for those with mental illness and developed job and housing assistance programs for newly released prison inmates. His international efforts began in the late 1990s, when he travelled to Cozumel, Mexico, for a project to prevent the island's garbage dump from polluting the water system.

In 2001, Mr. Thomas journeyed to India to assist in Rotary's signature project of preventing and eradicating polio. The deplorable living conditions and the gratitude of villagers for the Rotarians' assistance convinced him that India was where his energy and commitment were most needed.

Mr. Thomas has returned to India every year since then, leading teams of volunteers and personally immunizing about 500 children against polio. He has raised \$40,000 to help pay for the corrective surgeries of some 1,000 victims of the disease. Throughout his four decades as a Rotarian, Mr. Thomas has raised more than \$350,000 for Rotary International's charitable endeavors.

During a 2008 trip to India, he became aware of another dire situation there: the lack of safe drinking water in desert communities in the northern Indian state of Rajasthan, which can lead to illness and death due to dysentery.

Mr. Thomas assembled a team of 78 volunteers from eight countries and worked with village councils on a plan to build dams to capture the runoff from monsoons for drinking water and crop irrigation. Every year for the last 10 years, Mr. Thomas has led a total of 350 volunteers from around the world, and working with local residents and without mechanized equipment, they have hand-built nine dams that provide clean and safe water to more than 45,000 people.

A fellow Rotarian who has been part of that team describes Mr. Thomas this way: "Elias has deep faith that we can bring about change. He's a man that has dreams, and while most people talk about what they wish they could do to help others, he does it. To Elias, everyone in humanity is critically important."

Elias Thomas exemplifies the motto of Rotary International, "Service Above Self." His caring spirit and boundless energy are improving and even saving lives here at home and around the world.

TRIBUTE TO HANNAH ROSENTHAL

Ms. BALDWIN. Mr. President, today I wish to recognize Hannah Rosenthal's extraordinary career as she celebrates her retirement as President and CEO of the Milwaukee Jewish Federation. Hannah has had a long and distinguished career as an influential advocate of tolerance, and her mark on the Jewish community is indelible. She is best known for building bridges between disparate factions and believing that everyone, no matter their background or perspective, deserves a seat at the table.

Hannah transferred from Mount Holyoke College in Massachusetts to the University of Wisconsin-Madison after falling in love with the city and the university during a Hebrew class she attended the summer after her sophomore year. She received her bachelor of arts degree from UW-Madison and studied for the rabbinate in Jerusalem and California.

Hannah's father was a rabbi and Holocaust survivor who inspired her to lead a life shaped by her Jewish faith. Rabbi Franz Rosenthal's experiences as a prisoner at Buchenwald and a refugee in this country helped forge his daughter's identity as an avid champion of human rights.

Hannah's extensive career includes impressive experience at State, local, national, and international levels. She served as the founding executive director of the Wisconsin Women's Council and head of the Jewish Council for Public Affairs. In 1995, she was appointed by President Bill Clinton to serve as the midwest regional director of the U.S. Department of Health and Human Services.

Although I had the pleasure of working with Hannah at many points in her remarkable career, I am especially grateful for all she taught me about effective advocacy, particularly advocacy on behalf of women. Early in my career, I worked with Hannah in her role leading the Wisconsin Women's Council to organize support for State efforts to guarantee equal pay for equal work.

Hannah is perhaps best known for her role as the U.S. Special Envoy to Monitor and Combat Anti-Semitism. Appointed by President Barack Obama in 2009, she used her role to build coalitions of sometimes unlikely allies to denounce hatred around the world. She was not afraid to confront bigotry head on. She personally took those who denied the Holocaust on tours of concentration camps. In 2010, she switched her speech on anti-Semitism at an international conference on tolerance with the Special Representative to Muslim Communities so that she condemned Islamophobia in the strongest possible terms while her Muslim counterpart strongly denounced anti-Semitism. She summed up her philosophy succinctly in an interview with the U.S. Holocaust Memorial Museum by saying, "This isn't just about the Jews, this is about hatred, and that affects everyone."

Hannah is bold, resolute, and fearless. She believes there is no room in this world for intolerance toward others, and she has made it her mission in life to speak out against hatred and bigotry in all forms. It is the mindset that shaped her legacy at the Milwaukee Jewish Federation and led her to challenge young people to volunteer at organizations that serve people unlike them through the creation of the Hours Against Hate global campaign.

Hannah deserves to be proud of her many national and international accomplishments, but her heart remains rooted at home in Wisconsin with her friends, family, and community. Hannah has made many close friends along her journey who stuck by her through thick and thin. She also takes much pride and delight in her two daughters and young grandson.

Public servant, activist, icon, and pioneer are words that only begin to

describe the contributions Hannah has made in the fight for a more kind and just world. Although Hannah's retirement marks the end of a chapter, she will never stop fighting for what she believes to be right. I will forever be grateful for Hannah's loyal advocacy and forever honored to call her my friend.

ADDITIONAL STATEMENTS

TRIBUTE TO THOMPSON E. POTTER III

• Ms. HASSAN. Mr. President, this month, I am proud to recognize as our Granite Stater of the Month an individual who has gone to great lengths to serve his community, Portsmouth police officer Thompson E. Potter III of Epping. After filling in at Portsmouth Middle School as a school resource officer, he was inspired to launch a fundraising campaign to provide the funds for six boys from traditionally underserved backgrounds to attend summer camp.

Officer Potter said that he attributes the YMCA camp he attended as a boy with helping instill in him the values of respect and responsibility, and putting him on a path to success. He also credits the camp with raising his self-esteem, and he believes that other young men could benefit from that same type of experience.

His goal was to raise \$5,000 to send five boys to the YMCA camp, and donations immediately began coming in. As Officer Potter put it, the whole community worked to "help take care of these boys," with Portsmouth Middle School staff and parents, friends, businesses, and other community members supporting the effort.

Ultimately, Officer Potter raised \$13,000, which was enough to send six boys to camp and outfit them with all of the gear they would need.

Officer Potter intends to continue his efforts next summer, with the goal of sending five boys and five girls to camp. He says that he wants to give these students something to look forward to and give them a foundation to build upon.

For his commitment to his community, the young people of Portsmouth, and the better future that these young people will build, I am proud to recognize Officer Potter as the November 2018 Granite Stater of the Month. •

TRIBUTE TO LARRY COTTER

• Ms. MURKOWSKI. Mr. President, today I wish to give special recognition to Lawrence P. Cotter on the occasion of his retirement. Larry is a great friend and dedicated Alaskan whose contributions to our State are significant and lasting, benefiting our State's fisheries and rural communities to this day and into the future.

As a resident of Alaska for almost half a century, Larry's work has taken

him from fish processing plants to the halls of our State capitol and beyond. After arriving in Alaska in 1974, he spent over 4 years as a seafood processing worker in Juneau and 8 years as a labor organizer and representative for processing workers and longshoremen.

Larry shaped critical fisheries policy through his service on the advisory panel to the North Pacific Fishery Management Council, of which he was a member for 6 years. This service was followed by an additional 6 years as a voting member on the Council during a critical time in the development of our Nation's domestic fisheries. Larry worked to ensure that foreign fishing in our exclusive economic zone was phased out and that our domestic fishing and processing capabilities were stepping up to replace the foreign fleets.

This shift to an all-domestic fleet allowed the United States to finally harvest our fishery resources for the sole benefit of American fishermen and processors. It was also during this period that allocation issues among U.S. fisheries interests were first coming to the forefront. These were challenging and exciting times, during which Larry's leadership thrived. His legacy in Alaska fisheries cannot be overstated.

Most recently, until late this year, Larry served as the founding CEO of the Aleutian Pribilof Island Community Development Association, or APICDA. As one of six community development quota organizations in western Alaska, APICDA has used the benefits of Bering Sea and Aleutian fishery resources to support its member communities in some of the most rural and remote parts of Alaska.

In helping to develop, implement, and sustain the CDQ program, Larry did perhaps his best work, accomplishing goals that will have positive impacts on western Alaskan communities for generations to come. Larry's visionary work on the formation of Alaska's CDQ program has benefited all of the participating communities through workforce, infrastructure, and economic development.

Many observers, myself included, have correctly noted that Alaska has the best managed fisheries in the country, and I know we could not have achieved this hard-earned status without Larry's tireless dedication to making our seafood industry truly sustainable.

Thank you, Larry, for your tremendous contributions to sustainable fisheries and to the participation of our coastal communities in those fisheries. I wish you a restful retirement and the best of luck in your future endeavors.

RECOGNIZING CAXTON PRINTERS

• Mr. RISCH. Mr. President, today I wish to recognize an Idaho small business that has helped spread knowledge and information across the great State

of Idaho and the entire western United States. As chairman of the Senate Committee on Small Business and Entrepreneurship, it is my honor to recognize Caxton Printers as the Small Business of the Month for November 2018. Founded over 100 years ago, Caxton Printers provides high-quality printing and publication services to the greater Boise, ID, community.

Caxton Printers' roots can be traced back to 1895 when Albert E. Gipson moved his family from Colorado to Caldwell, ID, to establish a publishing house. In 1903, Gipson's publishing company, the Gemstate Rural Publishing Company, began printing a horticultural magazine for Idaho farmers named the Gemstate Rural. Following the success of the Gemstate Rural, Gipson reorganized the company and expanded his commercial printing business. As part of this reorganization, Gipson named the company Caxton, after the famous English printer, William Caxton.

In 1907, Albert Gipson's son, James Herrick Gipson, took the reins of the company from his father and continued the family business. Under J.H. Gipson's leadership, the company grew significantly and began printing school textbooks. The State of Idaho named Caxton the official Idaho State Textbook Depository in 1927. To this day, it continues to serve as a State distribution center for textbooks, technology, and education supplies for Idaho's public schools.

In addition to printing and school services, Caxton Printers is also known for publishing original materials. The company established its publishing division in 1925 with the publication of Fred E. Lukens' Idaho Citizen, which later became a textbook in Idaho's State education curriculum. By 1936, Caxton had published over 100 books of both fiction and nonfiction. Several of the authors published by Caxton went on to become known nationally and internationally for their work, including novelists Vardis Fisher and Ayn Rand. Caxton remains active in the publishing field today and continues to support the dreams of hopeful authors.

As Caxton has grown and prospered it has remained a family-owned and -operated business throughout its history. J.H. Gipson's two sons, Jim Jr. and Gordon, grew up working in the factory alongside their father. When J.H. Gipson passed away in 1965, Jim, Jr., became company president while his brother, Gordon, became vice president. In 1991, Gordon was named president and Jim, Jr.'s son David became vice president. Currently, the company is led by the fifth generation of Gipsons, with Jim, Jr.'s grandson Scott Gipson running day-to-day operations.

Caxton continues to focus on the core services on which the company has built its reputation. The company offers custom printing solutions for a variety of needs for each client. Printing services include promotional materials, brochures, calendars, booklets,

and newsletters, as well as more niche options for customers' specific requests. Caxton believes that printing is only one part of a finished product and works with customers throughout the process to deliver the highest quality product possible.

Caxton Printers is also known for its generous support of several Idaho charities and nonprofits, such as the Caldwell Foundation for Educational Opportunity, Buy Idaho, and the University of Idaho Vandal Scholarship Fund. Several of Caxton's employees also serve on the boards of various charitable organizations including the Caldwell Chamber of Commerce, the Caldwell Economic Development Council, and the College of Idaho. Caxton Printers' rich history, commitment to education and literature, and support for local philanthropic causes exemplify our Idahoan values. I would like to extend my sincere congratulations to the Gipson family and all Caxton employees for being named the Small Business of the Month for November 2018. I wish you the best of luck, and I look forward to watching your continued growth and success. ●

REMEMBERING PHILIP H. HOFF

● Mr. SANDERS. Mr. President, Philip H. Hoff, who passed away on April 26, 2018, was one of the great Governors of the State of Vermont and someone I respected enormously. On May 12, 2018, at a memorial service in Burlington, VT, a close friend and colleague of Governor Hoff's, Rich Cassidy, delivered a very moving eulogy which I enclose.

The material follows:

A TRIBUTE TO PHILIP HENDERSON HOFF

Theodore Roosevelt said:

"It is not the critic who counts; not the man who points out how the strong man stumbles, or where the doer of deeds could have done them better. The credit belongs to the man who is actually in the arena, whose face is marred by dust and sweat and blood; who strives valiantly; who errs, who comes short again and again, because there is no effort without error and shortcoming; but who does actually strive to do the deeds; who knows great enthusiasms, the great devotions; who spends himself in a worthy cause; who at the best knows in the end the triumph of high achievement, and who at the worst, if he fails, at least fails while daring greatly, so that his place shall never be with those cold and timid souls who neither know victory nor defeat."

Philip Henderson Hoff did not shy away from the arena. He confronted the issues of the day, and often, the issues of the future.

He played high school football and tasted victory, scoring the winning touchdown in the longstanding rivalry between his hometown, Turners Falls, and arch-enemy Greenfield. He went to Williams College, but left early to do his bit in World War II. He signed up for training as a pilot, but after he damaged his third trainer, the Navy persuaded him that it was not to be. So, he volunteered for the submarine service.

He met Joan while he was training in Connecticut. On one date, he took a red kerosene lantern from a construction site and gave it to her as a gift.

Phil saw combat in the Pacific Theater aboard the USS Sea Dog, a submarine, where he earned two battle stars.

After the war, Phil returned to Williams College. Joan heard that he was back and had asked about her, so she boxed up the red lantern and sent it to him with a note: "Phil, it's your turn to polish it for a while." The lantern rekindled their romance and led on to almost 70 years of marriage.

Phil finished at Williams and went to Cornell University Law School.

In 1951, Phil accepted an invitation from another Cornell graduate, J. Boone Wilson, to come to Burlington, and join the respected law firm then known as Black and Wilson.

Phil developed a successful law practice with Boone. He was good with a jury and had the largest jury verdict in a personal injury case of the 1950s.

Phil and Joan settled in a lovely home on South Prospect Street, where they raised their 4 daughters, Susan, Dagny, Andrea, and Gretchen.

Phil is often given credit for making the Democratic Party dominant in Vermont, and for ushering Vermont into the American mainstream. He deserves a great deal of credit on both counts, but even he would not claim it all. Politics and government are team sports, and Phil would be the first to acknowledge that what was accomplished was not his alone, not by any means.

But to see how broad and deep his legacy is, it is important to put it in context. Vermont in those days was a sleepy state. Most Governors acted as caretakers. The real political power in the state rested with the towns. Vermont had more dairy cows than people.

And the Democratic Party was sleepier still. A Democrat had only held the Governorship only once in history. For many years a handful of Democratic cronies traded the nominations for statewide offices, not in hopes of getting elected, but to have a stake in distribution of political patronage from Washington.

How sleepy was it? In the 1946 election, Vermont's Democratic National Committeeman was asked who the party's candidate for Governor was. Unable to remember, he replied "Oh, some fellow from up north." "But we don't concede his defeat."

Change was in the wind. In 1950's two of Phil's friends, Bob Larrow and Bernard Leddy, ran between them, three serious campaigns for Governor. Leddy came within 719 votes of victory. In 1959, the Party hired its first full time executive director, Sam Miller, who is with us here today. We were poised for victory.

Phil ran for Burlington Board of Alderman in the winter of 1960. He lost, but politics was in his blood. That fall he was elected to the Vermont House of Representatives.

In the House, Phil helped bring together a group of young, well-educated and energetic legislators, Democrats and Republicans, who wanted to see government take a more active role in the development of the state. Its members included many who would play important roles in the days ahead. Together, among other things, they set out to end the poll tax. At the time they failed. But they started a political revolution that has not ended yet.

In 1962, Phil and Joan ran an energetic and charismatic campaign against the incumbent Governor. The Hoff's were everywhere, even at my mother's door in Rutland. With the help of about 5,000 votes on two independent party lines, Hoff prevailed. Phil told the crowd in Winooski that night: "100 years of bondage broken."

Winning is one thing; governing is another. Phil found that state government could neither forecast expenses nor revenue. Within weeks, he appointed a series of task forces made up of legislators, officials and citizens,

who reviewed the state's problems and inventoried its needs.

By the beginning of the 1964 legislative session, Hoff came forward with a substantial legislative program.

The accomplishments of his six years as Governor changed the face of Vermont: Hoff opened state government's first planning office, ended the Overseer of the Poor system of administering welfare benefits, and founded the Vermont District Court, and the Judicial Nominating Commission. He established the Governor's Commission on Women, the Vermont Council on the Arts, and the Vermont Student Assistance Corporation. He promoted regionalization in the delivery of government services, establishing regional airport and library systems. He presided over the reapportionment of the Vermont legislature to comply with the principle of one man, one vote.

And as important as those accomplishments were, the issues he took on dominated the political agenda for the rest of century and on to today.

Phil took on the cause of racial justice in Vermont. As freshman legislator he proposed prohibiting race discrimination in employment. The bill failed, but after his election as Governor, his bill was adopted and included a prohibition against discrimination based on sex. He established the Vermont Human Rights Commission with jurisdiction to prohibit discrimination in housing and public accommodations.

And then, in the aftermath of the assassination of Martin Luther King, Jr.—with more than 100 American cities still smoking from riots that followed—Phil worked with New York City Mayor John Lindsay to form the New York/Vermont Summer Youth Project, bringing hundreds of African-American and Hispanic high school students from New York City together with Vermont high school students to build understanding by working together on educational and recreational programs.

When an African-American minister's home in Irasburg was raked with shotgun fire—night rider style—some tried to blame the victim. Phil insisted on a fair investigation even in the face of stern opposition.

Phil fought to import and sell public hydroelectric power from Quebec. His plans were frustrated by the big power companies, who claimed that electricity from Vermont Yankee would be "too cheap to meter."

He sought to equalize the burden of the cost of public education and to bring efficiency to it through regionalization.

Phil had been befriended by President Lyndon Baines Johnson. In 1967, Johnson sent him to Vietnam to get a firsthand look at the "light at the end of the tunnel." But Phil knew an oncoming train when he saw one and was the first Democratic governor in the nation to split with Johnson over the Vietnam War.

Phil endorsed the antiwar candidacy of Bobby Kennedy and became an important spokesperson for him. After Kennedy's assassination, Phil laid aside his grief, and supported the campaign of Gene McCarthy. At the convention, Hubert Humphrey seriously considered offering Phil the vice-presidential spot on his ticket before settling on Phil's friend, Ed Muskie.

In 1970, Hoff challenged incumbent Senator Winston L. Prouty for a seat in the United States Senate. The war, gun control, and racial justice were dominant themes of the campaign. Although Phil mounted a vigorous effort, Prouty was reelected.

In the 1970s, Phil practiced law and in 1972 and 1973, served as chair of the Vermont Democratic Party. But most importantly, he took on his own personal demon, alcohol. He won the that battle but lived ever after with

an understanding and sympathy for the victims of addiction.

In 1982, Hoff returned to elective politics, winning a seat in the Vermont Senate and serving three terms. In the Senate, he was instrumental in revitalizing the Vermont Human Rights Commission and promoting prevention of social and health problems. Hoff remained steadfastly committed to the cause of racial justice, serving for many years on the Vermont Advisory Commission to the United States Civil Rights Commission.

Phil's efforts in the world of politics overshadow his contributions to the practice of law. But they are not to be forgotten. In the early 1980s, he chaired a blue-ribbon commission that reorganized the Vermont Bar Examination and established the first mandatory continuing education requirement for Vermont lawyers. For many years he chaired the Vermont Judicial Nominating Commission. As a trustee at Vermont Law School from 1983 to 1999, and as its President from 1990 to 1995, he helped lead the school's continuous growth in clinical and experiential education, in building a strong faculty, and in adding a new library and classroom buildings.

Phil inspired and supported scores of young people to become involved in the political process. And he supported the political campaigns of virtually every successful Democrat candidate since 1962. Most notably, in May 1966, he called a young lawyer in his law firm and told him to meet him at the Chittenden Courthouse the next day. The young lawyer was Patrick J. Leahy, and Phil swore him in as Chittenden County States Attorney. The senator still claims it's the best job he's ever had!

Phil was the first mainstream politician to endorse Bernie Sanders during his historic independent run for congress in 1990.

With his friend and former state police driver, Representative Michael Vinton, Phil was an early supporter of the adoption of civil unions and same-sex marriage.

I think Phil's attitude towards public life was summed up by his answer to a question that his grandson, Nathaniel, asked him:

"Why is it that people won't stand up for the things they really believe in anymore?"

Phil told Nathaniel, "There's been a tendency for people who are in office to simply be involved with re-election as opposed to what they really should do. If you're only interested in holding the office, what's the sake of holding the office? It seems to me you ought to stand for what you believe. You may lose, but in the overall thrust of history, you will make a difference."

Phil Hoff made a difference. He tasted victory and defeat. If you're looking for his legacy you don't have to look far. The state we live in today reflects the courage with which he grappled with the issues.

The death of Philip Henderson Hoff came as no surprise to those of us who loved him. He had certainly lived a long and full life. Still, we grieve. I am reminded of Robert Kennedy speaking on the night of the death of Martin Luther King Jr. Kennedy quoted his favorite poet, Aeschylus. He said:

"He who learns must suffer. And even in our sleep pain, which cannot forget, falls drop by drop upon the heart, until, in our own despair, against our will, comes wisdom through the awful grace of God."

I finish, as Bobby Kennedy finished later that evening, and in the spirit of the life of Philip Hoff:

"Let us dedicate ourselves to what the Greeks wrote so many years ago: to tame the savageness of man and make gentle the life of this world."

RICHARD CASSIDY.●

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Ms. Ridgway, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

In executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The messages received today are printed at the end of the Senate proceedings.)

MESSAGES FROM THE HOUSE

At 10:17 a.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 6032. An act to direct the Secretary of Commerce to conduct a study and submit to Congress a report on the state of the internet-connected devices industry in the United States.

H.R. 6753. An act to amend title XI of the Social Security Act to direct the Secretary of Health and Human Services to establish a public-private partnership for purposes of identifying health care waste, fraud, and abuse.

H.R. 7164. An act to add Ireland to the E-3 nonimmigrant visa program.

The message also announced that the House agreed to the amendment of the Senate to the bill (H.R. 2422) to amend the Public Health Service Act to improve essential oral health care for low-income and other underserved individuals by breaking down barriers to care, and for other purposes.

ENROLLED BILLS SIGNED

At 12:49 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the Speaker has signed the following enrolled bills:

S. 440. An act to establish a procedure for the conveyance of certain Federal property around the Dickinson Reservoir in the State of North Dakota.

S. 1768. An act to reauthorize and amend the National Earthquake Hazards Reduction Program, and for purposes.

S. 2074. An act to establish a procedure for the conveyance of certain Federal property around the Jamestown Reservoir in the State of North Dakota, and for other purposes.

S. 3389. An act to redesignate a facility of the National Aeronautics and Space Administration.

H.R. 1074. An act to repeal the Act entitled "An Act to confer jurisdiction on the State of Iowa over offenses committed by or against Indians on the Sac and Fox Indian Reservation".

H.R. 2422. An act to amend the Public Health Service Act to improve essential oral health care for low-income and other underserved individuals by breaking down barriers to care, and for other purposes.

H.R. 5317. An act to repeal section 2141 of the Revised Statutes to remove the prohibition on certain alcohol manufacturing on Indian lands.

The enrolled bills were subsequently signed by the President pro tempore (Mr. HATCH).

At 7:19 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bill, in which it requests the concurrence of the Senate:

H.R. 7187. An act to extend the National Flood Insurance Program until December 7, 2018.

MEASURES REFERRED

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

H.R. 6032. An act to direct the Secretary of Commerce to conduct a study and submit to Congress a report on the state of the internet-connected devices industry in the United States; to the Committee on Commerce, Science, and Transportation.

H.R. 6753. An act to amend title XI of the Social Security Act to direct the Secretary of Health and Human Services to establish a public-private partnership for purposes of identifying health care waste, fraud, and abuse; to the Committee on Finance.

ENROLLED BILLS PRESENTED

The Secretary of the Senate reported that on today, November 29, 2018, she had presented to the President of the United States the following enrolled bills:

S. 440. An act to establish a procedure for the conveyance of certain Federal property around the Dickinson Reservoir in the State of North Dakota.

S. 1768. An act to reauthorize and amend the National Earthquake Hazards Reduction Program, and for purposes.

S. 2074. An act to establish a procedure for the conveyance of certain Federal property around the Jamestown Reservoir in the State of North Dakota, and for other purposes.

S. 3389. An act to redesignate a facility of the National Aeronautics and Space Administration.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC-7284. A communication from the Deputy Secretary of the Commodity Futures Trading Commission, transmitting, pursuant to law, the report of a rule entitled "Margin Requirements for Uncleared Swaps for Swap Dealers and Major Swap Participants" (RIN3038-AE71) received in the Office of the President of the Senate on November 27, 2018; to the Committee on Agriculture, Nutrition, and Forestry.

EC-7285. A communication from the Under Secretary of Defense (Comptroller), transmitting, pursuant to law, a report relative to violations of the Antideficiency Act that involved fiscal years 2015-2017 Operation and Maintenance (O&M) Navy funds and was assigned case number 17-01; to the Committee on Appropriations.

EC-7286. A communication from the Alternate Federal Register Liaison Officer, Office

of the Secretary, Department of Defense, transmitting, pursuant to law, the report of a rule entitled "Department of Defense Identity Management" (RIN0790-AJ36) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Armed Services.

EC-7287. A communication from the Secretary of the Treasury, transmitting, pursuant to law, a six-month periodic report on the national emergency with respect to the stabilization of Iraq that was declared in Executive Order 13303 of May 22, 2003; to the Committee on Banking, Housing, and Urban Affairs.

EC-7288. A communication from the Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting, pursuant to law, a report relative to United States citizens detained in Iran and efforts to secure their release; to the Committees on Banking, Housing, and Urban Affairs; Finance; and Foreign Relations.

EC-7289. A communication from the Associate General Counsel for Legislation and Regulations, Office of General Counsel, Department of Housing and Urban Development, transmitting, pursuant to law, the report of a rule entitled "Manufactured Home Procedural and Enforcement Regulations; Clarifying the Exemption for Manufacture of Recreational Vehicles" (RIN2502-AJ33) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Banking, Housing, and Urban Affairs.

EC-7290. A communication from the General Counsel, Federal Energy Regulatory Commission, transmitting, pursuant to law, the report of a rule entitled "Standards for Business Practices of Interstate Natural Gas Pipelines; Final Rule" ((RIN1902-AF54) (Docket No. RM96-1-041)) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Energy and Natural Resources.

EC-7291. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Air Plan Approval; California; South Coast Air Quality Management District" (FRL No. 9986-9-Region 9) received in the Office of the President of the Senate on November 27, 2018; to the Committee on Environment and Public Works.

EC-7292. A communication from the Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, a report entitled "Report to Congress: Evaluation of the Independence at Home Demonstration"; to the Committee on Finance.

EC-7293. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Hurricane Michael Leave-Based Donation Programs" (Notice 2018-89) received in the Office of the President of the Senate on November 26, 2018; to the Committee on Finance.

EC-7294. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Rev. Proc. on Section 471 Costs/Negative Additional Section 263A Costs" (Rev. Proc. 2018-56) received in the Office of the President of the Senate on November 20, 2018; to the Committee on Finance.

EC-7295. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Extension of Transition Relief Under Rev. Rul. 2018-17 on

Withholding and Reporting with Respect to Payments from IRAs to State Unclaimed Property Funds" (Notice 2018-90) received in the Office of the President of the Senate on November 26, 2018; to the Committee on Finance.

EC-7296. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Moral Exemptions and Accommodations for Coverage of Certain Preventative Services Under the Affordable Care Act" (RIN1545-BN91) received in the Office of the President of the Senate on November 26, 2018; to the Committee on Health, Education, Labor, and Pensions.

EC-7297. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Religious Exemptions and Accommodations for Coverage of Certain Preventative Services Under the Affordable Care Act" (RIN1545-BN92) received in the Office of the President of the Senate on November 26, 2018; to the Committee on Health, Education, Labor, and Pensions.

EC-7298. A communication from the Secretary of Education, transmitting, pursuant to law, the Department's Semiannual Report of the Office of the Inspector General for the period from April 1, 2018 through September 30, 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7299. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Inspector General, Department of Homeland Security, received in the Office of the President of the Senate on November 28, 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7300. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Deputy Secretary, Department of Homeland Security, received in the Office of the President of the Senate on November 28, 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7301. A communication from the Administrator, Federal Emergency Management Agency, Department of Homeland Security, transmitting, pursuant to law, a report relative to the cost of response and recovery efforts for FEMA-3399-EM in the State of Hawaii having exceeded the \$5,000,000 limit for a single emergency declaration; to the Committee on Homeland Security and Governmental Affairs.

EC-7302. A communication from the Director, National Science Foundation, transmitting, pursuant to law, the Uniform Resource Locator (URL) for the Foundation's fiscal year 2018 Agency Financial Report; to the Committee on Homeland Security and Governmental Affairs.

EC-7303. A communication from the Director of the National Gallery of Art, transmitting, pursuant to law, a report relative to the Gallery's compliance with the Inspector General Act of 1978; to the Committee on Homeland Security and Governmental Affairs.

EC-7304. A communication from the Treasurer, National Gallery of Art, transmitting, pursuant to law, the Gallery's Performance and Accountability Report for the year ended September 30, 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7305. A communication from the Vice Chairman, Merit Systems Protection Board,

transmitting, pursuant to law, the Board's Agency Financial Report for fiscal year 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7306. A communication from the Staff Director, U.S. Commission on Civil Rights, transmitting, pursuant to law, the Commission's Performance and Accountability Report for fiscal year 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7307. A communication from the Assistant Secretary for Legislation, Office of the Secretary, Department of Health and Human Services, transmitting, pursuant to law, the Uniform Resource Locator (URL) for the Department's Agency Financial Report for fiscal year 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7308. A communication from the Acting Chairman, Federal Maritime Commission, transmitting, pursuant to law, the Commission's Performance and Accountability Report for fiscal year 2018; to the Committee on Homeland Security and Governmental Affairs.

EC-7309. A communication from the Secretary of the Commission, Bureau of Consumer Protection, Federal Trade Commission, transmitting, pursuant to law, the report of a rule entitled "Test Procedures and Labeling Standards for Recycled Oil" (RIN3084-AB48) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7310. A communication from the Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Pacific Ocean Perch in the Bering Sea Subarea of the Bering Sea and Aleutian Islands" (RIN0648-XG509) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7311. A communication from the Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "'Other Rockfish' in the Aleutian Islands Subarea of the Bering Sea and Aleutian Islands" (RIN0648-XG510) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7312. A communication from the Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Reopening of Federal Waters off Georgia to Penaeid Shrimp Fishing" (RIN0648-XG231) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7313. A communication from the Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "2018 Closure of the Northern Gulf of Maine Scallop Management Area" (RIN0648-XG202) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7314. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Dusty Rockfish in the Western Regulatory Area of the Gulf of Alaska" (RIN0648-XG505) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7315. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled

“Fisheries of the Exclusive Economic Zone Off Alaska; Northern Rockfish in the Western Regulatory Area of the Gulf of Alaska” (RIN0648-XG504) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7316. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Hook-and-Line Catcher/Processors in the Western Regulatory Area of the Gulf of Alaska” (RIN0648-XG501) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7317. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Pot Catcher/Processors in the Bering Sea and Aleutian Islands Management Area” (RIN0648-XG398) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7318. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Exchange of Flatfish in the Bering Sea and Aleutian Islands Management Area” (RIN0648-XG508) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7319. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 620 in the Gulf of Alaska” (RIN0648-XG529) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7320. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 610 in the Gulf of Alaska” (RIN0648-XG528) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7321. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Deep-Water Fishery by Vessels Using Trawl Gear in the Gulf of Alaska” (RIN0648-XG225) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7322. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Vessels Using Jig Gear in the Central Regulatory Area of the Gulf of Alaska” (RIN0648-XG285) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7323. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Greenland Turbot in the Aleutian Islands

Management Area of the Bering Sea and Aleutian Islands” (RIN0648-XG193) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7324. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Northern Rockfish in the Bering Sea and Aleutian Islands” (RIN0648-XG492) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7325. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Atlantic Highly Migratory Species; Commercial Aggregated Large Coastal Shark and Hammerhead Shark Management Group Retention Limit Adjustment” (RIN0648-XG181) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7326. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries Off West Coast States; Modifications of the West Coast Commercial and Recreational Salmon Fisheries; Inseason Action 1” (RIN0648-XG222) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7327. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Atlantic Highly Migratory Species; Atlantic Bluefin Tuna Fisheries; Inseason General Category Retention Limit Adjustment” (RIN0648-XG216) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7328. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Gulf of Maine Cod Trimester Total Allowable Catch Area Closure for the Common Pool Fishery” (RIN0648-XG175) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7329. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “2018 Closure of the Closed Area 1 Scallop Access Area for the Limited Access” (RIN0648-XG267) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7330. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Atlantic Highly Migratory Species; Atlantic Bluefin Tuna Fisheries; Closure of the Angling Category Gulf of Mexico Trophy Fishery” (RIN0648-XG237) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7331. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Commercial Harvest Closure for Yellowtail Snapper in the South Atlantic” (RIN0648-XG253) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

EC-7332. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Commercial King Mackerel Gulf of Mexico Western Zone Closure” (RIN0648-XG523) received in the Office of the President of the Senate on November 28, 2018; to the Committee on Commerce, Science, and Transportation.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. THUNE, from the Committee on Commerce, Science, and Transportation, with an amendment in the nature of a substitute:

S. 3277. A bill to reduce regulatory burdens and streamline processes related to commercial space activities, and for other purposes (Rept. No. 115-397).

By Mr. HOEVEN, from the Committee on Indian Affairs, without amendment:

H.R. 2606. A bill to amend the Act of August 4, 1947 (commonly known as the Stigler Act), with respect to restrictions applicable to Indians of the Five Civilized Tribes of Oklahoma, and for other purposes (Rept. No. 115-398).

H.R. 4032. A bill to confirm undocumented Federal rights-of-way or easements on the Gila River Indian Reservation, clarify the northern boundary of the Gila River Indian Community's Reservation, to take certain land located in Maricopa County and Pinal County, Arizona, into trust for the benefit of the Gila River Indian Community, and for other purposes (Rept. No. 115-399).

By Mr. THUNE, from the Committee on Commerce, Science, and Transportation, with an amendment in the nature of a substitute:

S. 3119. A bill to allow for the taking of sea lions on the Columbia River and its tributaries to protect endangered and threatened species of salmon and other nonlisted fish species (Rept. No. 115-400).

By Mr. HOEVEN, from the Committee on Indian Affairs, with an amendment in the nature of a substitute and an amendment to the title:

S. 664. A bill to approve the settlement of the water rights claims of the Navajo in Utah, to authorize construction of projects in connection therewith, and for other purposes (Rept. No. 115-401).

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, without amendment:

S. 90. A bill to survey the gradient boundary along the Red River in the States of Oklahoma and Texas, and for other purposes.

By Mr. ALEXANDER, from the Committee on Health, Education, Labor, and Pensions, without amendment:

H.R. 3119. A bill to amend the Public Health Service Act to distribute maternity care health professionals to health professional shortage areas identified as in need of maternity care health services.

By Mr. CORKER, from the Committee on Foreign Relations, with an amendment in the nature of a substitute and with an amended preamble:

S. Res. 562. A resolution expressing the sense of the Senate that the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) continues to make an invaluable contribution to United States and international security, 50 years after it opened for signature on July 1, 1968.

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, without amendment:

S. 941. A bill to withdraw certain National Forest System land in the Emigrant Crevise

area located in the Custer Gallatin National Forest, Park County, Montana, from the mining and mineral leasing laws of the United States, and for other purposes.

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, with an amendment in the nature of a substitute:

S. 1219. A bill to provide for stability of title to certain land in the State of Louisiana, and for other purposes.

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, without amendment:

S. 1787. A bill to reauthorize the National Geologic Mapping Act of 1992.

By Mr. CORKER, from the Committee on Foreign Relations, without amendment:

H.R. 1872. To promote access for United States diplomats and other officials, journalists, and other citizens to Tibetan areas of the People's Republic of China, and for other purposes.

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, with an amendment in the nature of a substitute and an amendment to the title:

H.R. 2075. To adjust the eastern boundary of the Deschutes Canyon-Steelhead Falls and Deschutes Canyon Wilderness Study Areas in the State of Oregon to facilitate fire prevention and response activities to protect private property, and for other purposes.

By Mr. ALEXANDER, from the Committee on Health, Education, Labor, and Pensions, with an amendment in the nature of a substitute:

S. 2076. A bill to amend the Public Health Service Act to authorize the expansion of activities related to Alzheimer's disease, cognitive decline, and brain health under the Alzheimer's Disease and Healthy Aging Program, and for other purposes.

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, with an amendment in the nature of a substitute and an amendment to the title:

S. 2249. A bill to permanently reauthorize the Rio Puerco Management Committee and the Rio Puerco Watershed Management Program.

By Mr. CORKER, from the Committee on Foreign Relations, with an amendment in the nature of a substitute:

H.R. 2646. A bill to reauthorize the United States-Jordan Defense Cooperation Act of 2015, and for other purposes.

By Mr. ALEXANDER, from the Committee on Health, Education, Labor, and Pensions, without amendment:

S. 3482. A bill to amend the Public Health Service Act to reauthorize the Emergency Medical Services for Children program.

By Mr. ALEXANDER, from the Committee on Health, Education, Labor, and Pensions, with an amendment in the nature of a substitute:

S. 3657. A bill to reauthorize the Traumatic Brain Injury program.

By Mr. CORKER, from the Committee on Foreign Relations, without amendment:

H.R. 4819. A bill to promote inclusive economic growth through conservation and biodiversity programs that facilitate transboundary cooperation, improve natural resource management, and build local capacity to protect and preserve threatened wildlife species in the greater Okavango River Basin of southern Africa.

H.R. 4989. A bill to require the Department of State to establish a policy regarding the use of location-tracking consumer devices by employees at diplomatic and consular facilities, and for other purposes.

By Ms. MURKOWSKI, from the Committee on Energy and Natural Resources, with an amendment in the nature of a substitute and an amendment to the title:

H.R. 5655. A bill to establish the Camp Nelson Heritage National Monument in the

State of Kentucky as a unit of the National Park System, and for other purposes.

EXECUTIVE REPORTS OF COMMITTEE

The following executive reports of nominations were submitted:

By Mr. ALEXANDER for the Committee on Health, Education, Labor, and Pensions.

*John P. Pallasch, of Kentucky, to be an Assistant Secretary of Labor.

*Gordon Hartogensis, of Connecticut, to be Director of the Pension Benefit Guaranty Corporation for a term of five years.

*Erhard R. Chorle, of Illinois, to be a Member of the Railroad Retirement Board for a term expiring August 28, 2022.

*Robert L. King, of Kentucky, to be Assistant Secretary for Postsecondary Education, Department of Education.

*Nomination was reported with recommendation that it be confirmed subject to the nominee's commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

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

By Mr. LANKFORD (for himself and Mr. PETERS):

S. 3675. A bill to amend the Federal Assets Sale and Transfer Act of 2016 to ensure that the Public Buildings Reform Board has adequate time to carry out the responsibilities of the Board, and for other purposes; to the Committee on Environment and Public Works.

By Mr. GARDNER (for himself and Mr. BENNET):

S. 3676. A bill to amend the Energy Policy and Conservation Act to provide Federal financial assistance to States to implement State energy security plans, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. GARDNER (for himself and Mr. BENNET):

S. 3677. A bill to provide for certain programs and developments in the Department of Energy concerning the cybersecurity and vulnerabilities of, and physical threats to, the electric grid, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. PETERS (for himself and Mr. LANKFORD):

S. 3678. A bill to amend the Federal Assets Sale and Transfer Act of 2016 to provide flexibility with respect to the leaseback of certain Federal real property, and for other purposes; to the Committee on Environment and Public Works.

By Mr. CASEY (for himself, Ms. KLOBUCHAR, Ms. DUCKWORTH, Mr. BLUMENTHAL, Mr. VAN HOLLEN, Mrs. MURRAY, and Ms. HASSAN):

S. 3679. A bill to ensure that older adults and individuals with disabilities are prepared for disasters, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. MERKLEY:

S. 3680. A bill to require the Secretary of Health and Human Services to establish reference prices for prescription drugs for purposes of Federal health programs; to the Committee on Health, Education, Labor, and Pensions.

By Ms. KLOBUCHAR (for herself and Mr. CORNYN):

S. 3681. A bill to amend the Animal Health Protection Act to establish an Animal Disease and Disaster Prevention, Surveillance, and Rapid Response Program and a National Livestock Vaccine Bank, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Mr. PERDUE:

S. 3682. A bill to require the appropriate Federal banking agencies to recognize the exposure-reducing nature of client margin for cleared derivatives; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. CASEY:

S. 3683. A bill to require the Secretary of Veterans Affairs to conduct a study on the accessibility of websites of the Department of Veterans Affairs to individuals with disabilities, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. HATCH:

S. 3684. A bill to add Ireland to the E-3 nonimmigrant visa program; to the Committee on the Judiciary.

By Mr. YOUNG (for himself and Mr. JONES):

S. 3685. A bill to amend the Public Health Service Act to expand the authority of the Secretary of Health and Human Services to permit nurses to practice in health care facilities with critical shortages of nurses through programs for loan repayment and scholarships for nurses; to the Committee on Health, Education, Labor, and Pensions.

By Mr. DURBIN:

S. 3686. A bill to promote minimum State requirements for the prevention and treatment of concussions caused by participation in school sports, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Ms. DUCKWORTH:

S. 3687. A bill to amend title XVIII of the Social Security Act to provide coverage for custom fabricated breast prostheses following a mastectomy; to the Committee on Finance.

By Mr. BLUMENTHAL (for himself and Mr. BOOKER):

S. 3688. A bill to amend title 18, United States Code, to make it a criminal offense for individuals to engage in sexual acts while acting under color of law or with individuals in their custody, to encourage States to adopt similar laws, and for other purposes; to the Committee on the Judiciary.

By Mr. GRASSLEY (for himself and Mr. WHITEHOUSE):

S. 3689. A bill to amend chapter 11 of title 11, United States Code, to address reorganization of small businesses, and for other purposes; to the Committee on the Judiciary.

By Mr. LEE (for himself and Mr. HATCH):

S. 3690. A bill to designate the outstation of the Department of Veterans Affairs in North Ogden, Utah, as the Major Brent Taylor Vet Center Outstation; to the Committee on Veterans' Affairs.

By Ms. DUCKWORTH (for herself and Mr. DURBIN):

S. 3691. A bill to modernize the National Air Toxics Assessment, the Integrated Risk Information System, and the Agency for Toxic Substances and Disease Registry, and for other purposes; to the Committee on Environment and Public Works.

By Mr. DAINES:

S. 3692. A bill to amend part A of title IV of the Social Security Act, and for other purposes; to the Committee on Finance.

By Mr. HATCH:

S. 3693. A bill to amend title XVIII of the Social Security Act to provide for the treatment of certain cancer hospitals; to the Committee on Finance.

By Mrs. GILLIBRAND (for herself and Mr. SCHUMER):

S. 3694. A bill to designate the Manhattan Campus of the New York Harbor Health Care System of the Department of Veterans Affairs as the "Margaret Cochran Corbin Campus of the New York Harbor Health Care System"; to the Committee on Veterans' Affairs.

By Ms. KLOBUCHAR (for herself and Mr. SULLIVAN):

S. 3695. A bill to promote international exchanges on best election practices, cultivate more secure democratic institutions around the world, and for other purposes; to the Committee on Foreign Relations.

By Mr. CARDIN (for himself, Mr. YOUNG, Mr. MERKLEY, Mr. DURBIN, Mr. SCHATZ, Mr. VAN HOLLEN, Mr. BOOKER, Mr. MARKEY, Ms. COLLINS, Mr. COONS, Ms. CANTWELL, Mrs. SHAHEEN, Mr. WYDEN, Ms. HARRIS, Mr. CASEY, Mr. KAINE, and Mr. RUBIO):

S. 3696. A bill to promote democracy and human rights in Burma, and for other purposes; to the Committee on Foreign Relations.

By Mr. PETERS (for himself and Mrs. CAPITO):

S. 3697. A bill to amend the Internal Revenue Code of 1986 to exclude certain post graduation scholarship grants from gross income in the same manner as qualified scholarships to promote economic growth; to the Committee on Finance.

By Mr. PAUL:

S.J. Res. 66. A joint resolution relating to the disapproval of the proposed export to the Government of Qatar of certain defense articles and services; to the Committee on Foreign Relations.

By Mr. PAUL:

S.J. Res. 67. A joint resolution relating to the disapproval of the proposed export to the Government of Egypt of certain defense articles and services; to the Committee on Foreign Relations.

By Mr. PAUL:

S.J. Res. 68. A joint resolution relating to the disapproval of the proposed export to the Government of Egypt of certain defense articles and services; to the Committee on Foreign Relations.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Ms. DUCKWORTH (for herself, Mr. HATCH, Mr. ROBERTS, Mrs. MURRAY, and Mr. REED):

S. Res. 711. A resolution designating November 2018 as "National Runaway Prevention Month"; to the Committee on the Judiciary.

By Mr. BLUNT (for himself and Ms. KLOBUCHAR):

S. Res. 712. A resolution authorizing the use of official office funds to purchase the pocket version of the Constitution of the United States; considered and agreed to.

By Ms. WARREN (for herself and Mr. MARKEY):

S. Con. Res. 53. A concurrent resolution honoring the 75th anniversary of the All-American Girls Professional Baseball League; to the Committee on Commerce, Science, and Transportation.

By Mr. BLUNT (for himself and Ms. KLOBUCHAR):

S. Con. Res. 54. A concurrent resolution authorizing the printing of the 26th edition of the pocket version of the Constitution of the United States; considered and agreed to.

ADDITIONAL COSPONSORS

S. 8

At the request of Mr. CASSIDY, the name of the Senator from Colorado (Mr. GARDNER) was added as a cosponsor of S. 8, a bill to amend the Department of Energy Organization Act to address insufficient compensation of employees and other personnel of the Federal Energy Regulatory Commission, and for other purposes.

S. 281

At the request of Mr. LEE, the name of the Senator from Colorado (Mr. BENNET) was added as a cosponsor of S. 281, a bill to amend the Immigration and Nationality Act to eliminate the per-country numerical limitation for employment-based immigrants, to increase the per-country numerical limitation for family-sponsored immigrants, and for other purposes.

S. 352

At the request of Mr. CORKER, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 352, a bill to award a Congressional Gold Medal to Master Sergeant Rodrick "Roddie" Edmonds in recognition of his heroic actions during World War II.

S. 720

At the request of Mr. CARDIN, the name of the Senator from New Jersey (Mr. BOOKER) was added as a cosponsor of S. 720, a bill to amend the Export Administration Act of 1979 to include in the prohibitions on boycotts against allies of the United States boycotts fostered by international governmental organizations against Israel and to direct the Export-Import Bank of the United States to oppose boycotts against Israel, and for other purposes.

S. 802

At the request of Mr. PORTMAN, the name of the Senator from South Dakota (Mr. THUNE) was added as a cosponsor of S. 802, a bill to award a Congressional Gold Medal in honor of Lawrence Eugene "Larry" Doby in recognition of his achievements and contributions to American major league athletics, civil rights, and the Armed Forces during World War II.

At the request of Mr. BROWN, the names of the Senator from Pennsylvania (Mr. CASEY), the Senator from Washington (Ms. CANTWELL), the Senator from New Mexico (Mr. UDALL) and the Senator from New York (Mrs. GILLIBRAND) were added as cosponsors of S. 802, *supra*.

S. 998

At the request of Mr. DAINES, the name of the Senator from Washington (Mrs. MURRAY) was added as a cosponsor of S. 998, a bill to amend the Tariff Act of 1930 to protect personally identifiable information, and for other purposes.

S. 1112

At the request of Ms. HEITKAMP, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 1112, a bill to support States in their

work to save and sustain the health of mothers during pregnancy, childbirth, and in the postpartum period, to eliminate disparities in maternal health outcomes for pregnancy-related and pregnancy-associated deaths, to identify solutions to improve health care quality and health outcomes for mothers, and for other purposes.

S. 1503

At the request of Ms. WARREN, the names of the Senator from West Virginia (Mrs. CAPITO), the Senator from Delaware (Mr. COONS), the Senator from Kansas (Mr. MORAN), the Senator from Louisiana (Mr. CASSIDY) and the Senator from Hawaii (Ms. HIRONO) were added as cosponsors of S. 1503, a bill to require the Secretary of the Treasury to mint coins in recognition of the 60th anniversary of the Naismith Memorial Basketball Hall of Fame.

S. 1713

At the request of Mrs. SHAHEEN, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 1713, a bill to require certain financial assistance under the State energy program and the Weatherization Assistance Program to be distributed without undue delay to support State and local high-impact energy efficiency and renewable energy initiatives.

S. 2076

At the request of Ms. CORTEZ MASTO, the name of the Senator from California (Ms. HARRIS) was added as a cosponsor of S. 2076, a bill to amend the Public Health Service Act to authorize the expansion of activities related to Alzheimer's disease, cognitive decline, and brain health under the Alzheimer's Disease and Healthy Aging Program, and for other purposes.

S. 2127

At the request of Ms. MURKOWSKI, the names of the Senator from New Jersey (Mr. MENENDEZ) and the Senator from Florida (Mr. RUBIO) were added as cosponsors of S. 2127, a bill to award a Congressional Gold Medal, collectively, to the United States merchant mariners of World War II, in recognition of their dedicated and vital service during World War II.

S. 2147

At the request of Mr. BROWN, the names of the Senator from Rhode Island (Mr. WHITEHOUSE) and the Senator from California (Ms. HARRIS) were added as cosponsors of S. 2147, a bill to amend the Internal Revenue Code of 1986 to create a Pension Rehabilitation Trust Fund to establish a Pension Rehabilitation Administration within the Department of the Treasury to make loans to multiemployer defined benefit plans, and for other purposes.

S. 2227

At the request of Mr. PORTMAN, the name of the Senator from Massachusetts (Mr. MARKEY) was added as a cosponsor of S. 2227, a bill to reauthorize the Money Follows the Person Demonstration Program.

S. 2459

At the request of Mr. WHITEHOUSE, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 2459, a bill to amend the Internal Revenue Code of 1986 to provide for current year inclusion of net CFC tested income, and for other purposes.

S. 2572

At the request of Mr. CASEY, the name of the Senator from New Mexico (Mr. UDALL) was added as a cosponsor of S. 2572, a bill to amend the Elementary and Secondary Education Act of 1965 to address and take action to prevent bullying and harassment of students.

S. 2821

At the request of Ms. SMITH, the name of the Senator from New Jersey (Mr. BOOKER) was added as a cosponsor of S. 2821, a bill to amend title 38, United States Code, to provide for the treatment of veterans who participated in the cleanup of Enewetak Atoll as radiation exposed veterans for purposes of the presumption of service-connection of certain disabilities by the Secretary of Veterans Affairs, and for other purposes.

S. 2918

At the request of Ms. HARRIS, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 2918, a bill to amend the Religious Freedom Restoration Act of 1993 to protect civil rights and otherwise prevent meaningful harm to third parties, and for other purposes.

S. 3130

At the request of Ms. WARREN, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 3130, a bill to amend title 38, United States Code, to provide for the disapproval of any course of education for purposes of the educational assistance programs of the Department of Veterans Affairs unless the educational institution providing the course permits individuals to attend or participate in courses pending payment by Department, and for other purposes.

S. 3247

At the request of Mr. CORKER, the name of the Senator from Colorado (Mr. GARDNER) was added as a cosponsor of S. 3247, a bill to improve programs and activities relating to women's entrepreneurship and economic empowerment that are carried out by the United States Agency for International Development, and for other purposes.

S. 3447

At the request of Mr. ROUNDS, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 3447, a bill to amend title 38, United States Code, to require the Secretary of Veterans Affairs to provide information about whether educational institutions allow individuals to stay enrolled in courses of education pending receipt of educational assistance from the Department of Veterans Affairs, and for other purposes.

S. 3638

At the request of Mr. KYL, the names of the Senator from Arkansas (Mr. COT-

TON) and the Senator from Arkansas (Mr. BOOZMAN) were added as cosponsors of S. 3638, a bill to amend the Internal Revenue Code of 1986 to reduce the rate of tax on estates, gifts, and generation-skipping transfers.

S. 3649

At the request of Mr. GRASSLEY, the names of the Senator from Louisiana (Mr. CASSIDY) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. 3649, a bill to provide for programs to help reduce the risk that prisoners will recidivate upon release from prison, and for other purposes.

S. RES. 562

At the request of Mr. MERKLEY, the names of the Senator from Delaware (Mr. COONS) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. Res. 562, a resolution expressing the sense of the Senate that the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) continues to make an invaluable contribution to United States and international security, 50 years after it opened for signature on July 1, 1968.

S. RES. 708

At the request of Mr. MERKLEY, the name of the Senator from Delaware (Mr. CARPER) was added as a cosponsor of S. Res. 708, a resolution expressing the need for bold climate action in response to the release of the United Nations report entitled "Global Warming of 1.5 C, an IPCC special report on the impacts of global warming of 1.5 C above pre-industrial levels and related global greenhouse gas emission pathways, in the context of strengthening the global response to the threat of climate change, sustainable development, and efforts to eradicate poverty" and the Fourth National Climate Assessment report entitled "Volume II: Impacts, Risks, and Adaptation in the United States" by the United States Global Change Research Program.

S. RES. 709

At the request of Mr. JOHNSON, the names of the Senator from Tennessee (Mr. CORKER), the Senator from New Jersey (Mr. MENENDEZ), the Senator from Oregon (Mr. MERKLEY), the Senator from Montana (Mr. DAINES), the Senator from Connecticut (Mr. BLUMENTHAL), the Senator from Rhode Island (Mr. REED), the Senator from Wisconsin (Ms. BALDWIN), the Senator from Rhode Island (Mr. WHITEHOUSE), the Senator from Indiana (Mr. YOUNG), the Senator from Maryland (Mr. CARDIN), the Senator from Massachusetts (Ms. WARREN), the Senator from South Carolina (Mr. GRAHAM), the Senator from Georgia (Mr. PERDUE), the Senator from South Dakota (Mr. ROUNDS), the Senator from Virginia (Mr. KAINE), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Oregon (Mr. WYDEN), the Senator from Wyoming (Mr. ENZI), the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from Pennsylvania (Mr. CASEY) and the Senator from New York (Mrs. GILLIBRAND) were added as cosponsors of S. Res. 709, a resolution condemning Russia's provocative actions in the Kerch Strait against the Ukrainian navy.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DURBIN:

S. 3686. A bill to promote minimum State requirements for the prevention and treatment of concussions caused by participation in school sports, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

Mr. DURBIN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

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

Mr. DURBIN. Mr. President, when we encourage our students to be active and play school sports, it's because we want to promote healthy habits and team-building skills. Yet every year, more than 140,000 student athletes sustain a concussion—and that's just the reported count. We can be sure that many more go unreported and untreated.

The benefits of competing in school sports are undermined if students are staying out on the field after an injury—especially concussions. And there is more evidence than ever about the detrimental long term effects of concussions.

That's why I'm reintroducing the Protecting Student Athletes from Concussions Act. My bill would direct States to develop concussion safety plans for public schools that include a concussion safety awareness component. Certain States like Illinois already have such procedures in place, but it's high time we make this true for all States. By equipping our schools and communities with evidence-based guidance for responding to concussions; we can keep our students, and their futures safe.

The bill would also require States to adopt a "when in doubt, sit it out" policy. If there is even the possibility that a student athlete has suffered a concussion, their health and safety ought to be the number one priority. That means, if an athlete is suspected of having sustained a concussion, they should sit out and not be allowed to return to play the same day and, after that, only once evaluated and cleared by a qualified health care professional.

Unfortunately, many student athletes return to play prematurely—to the detriment of both their health and academic performance.

Let's be clear: a concussion is a traumatic brain injury that affects brain function. It is, by no means, something we can simply shake or walk off. The still-developing brains of students make them more susceptible to injury, making concussions all the more dangerous.

A "when in doubt, sit it out" policy, endorsed by the American College of Sports Medicine and the American Academy of Neurology, will take the decision to return to the game out of the hands of a coach or an injured athlete who may not want to look "weak"

to their teammates. It will prevent students from experiencing successive injuries by staying in the game when they are not fit. It will give injured athletes the time to heal to help ensure that short term symptoms do not become long term effects.

For school sports to be a safe option, we have to put the necessary, common-sense procedures for preventing, detecting, responding to, and treating concussions in place. This bill would help do that.

It's why my bill is endorsed by the American College of Sports Medicine, the American Academy of Neurology, the National Collegiate Athletic Association, the National Football League, the National Basketball Association, Major League Baseball, the National Hockey League, the National Parent Teacher Association, the National Association of Secondary School Principals, the Sports & Fitness Industry Association, the Korey Stringer Institute, and Safe Kids World Wide.

I hope my colleagues will join me in this common-sense, evidence-based approach to protecting student athletes. Thank you.

S. 3686

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Protecting Student Athletes from Concussions Act of 2018".

SEC. 2. MINIMUM STATE REQUIREMENTS.

(a) MINIMUM REQUIREMENTS.—Each State that receives funds under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) and does not meet the requirements described in this section, as of the date of enactment of this Act, shall, not later than the last day of the fifth full fiscal year after the date of enactment of this Act (referred to in this Act as the "compliance deadline"), enact legislation or issue regulations establishing the following minimum requirements:

(1) LOCAL EDUCATIONAL AGENCY CONCUSSION SAFETY AND MANAGEMENT PLAN.—Each local educational agency in the State, in consultation with members of the community in which such agency is located, shall develop and implement a standard plan for concussion safety and management that—

(A) educates students, parents, and school personnel about concussions, through activities such as—

(i) training school personnel, including coaches, teachers, athletic trainers, related services personnel, and school nurses, on concussion safety and management, including training on the prevention, recognition, and academic consequences of concussions and response to concussions; and

(ii) using, maintaining, and disseminating to students and parents—

(I) release forms and other appropriate forms for reporting and record keeping;

(II) treatment plans; and

(III) prevention and post-injury observation and monitoring fact sheets about concussion;

(B) encourages supports, where feasible, for a student recovering from a concussion (regardless of whether or not the concussion occurred during school-sponsored activities, during school hours, on school property, or during an athletic activity), such as—

(i) guiding the student in resuming participation in athletic activity and academic ac-

tivities with the help of a multi-disciplinary concussion management team, which may include—

(I) a health care professional, the parents of such student, a school nurse, relevant related services personnel, and other relevant school personnel; and

(II) an individual who is assigned by a public school to oversee and manage the recovery of such student; and

(ii) providing appropriate academic accommodations aimed at progressively reintroducing cognitive demands on the student; and

(C) encourages the use of best practices designed to ensure, with respect to concussions, the uniformity of safety standards, treatment, and management, such as—

(i) disseminating information on concussion safety and management to the public; and

(ii) applying uniform best practice standards for concussion safety and management to all students enrolled in public schools.

(2) POSTING OF INFORMATION ON CONCUSSIONS.—Each public elementary school and each public secondary school shall post on school grounds, in a manner that is visible to students and school personnel, and make publicly available on the school website, information on concussions that—

(A) is based on peer-reviewed scientific evidence (such as information made available by the Centers for Disease Control and Prevention);

(B) shall include information on—

(i) the risks posed by sustaining a concussion;

(ii) the actions a student should take in response to sustaining a concussion, including the notification of school personnel; and

(iii) the signs and symptoms of a concussion; and

(C) may include information on—

(i) the definition of a concussion;

(ii) the means available to the student to reduce the incidence or recurrence of a concussion; and

(iii) the effects of a concussion on academic learning and performance.

(3) RESPONSE TO CONCUSSION.—If an individual designated from among school personnel for purposes of this Act, one of whom must be in attendance at every school-sponsored activity, suspects that a student has sustained a concussion (regardless of whether or not the concussion occurred during school-sponsored activities, during school hours, on school property, or during an athletic activity)—

(A) the student shall be—

(i) immediately removed from participation in a school-sponsored athletic activity; and

(ii) prohibited from returning to participate in a school-sponsored athletic activity on the day that student is removed from such participation; and

(B) the designated individual shall report to the parent or guardian of such student—

(i) any information that the designated school employee is aware of regarding the date, time, and type of the injury suffered by such student (regardless of where, when, or how a concussion may have occurred); and

(ii) any actions taken to treat such student.

(4) RETURN TO ATHLETICS.—If a student has sustained a concussion (regardless of whether or not the concussion occurred during school-sponsored activities, during school hours, on school property, or during an athletic activity), before such student resumes participation in school-sponsored athletic activities, the school shall receive a written release from a health care professional, that—

(A) states that the student is capable of resuming participation in such activities; and

(B) may require the student to follow a plan designed to aid the student in recovering and resuming participation in such activities in a manner that—

(i) is coordinated, as appropriate, with periods of cognitive and physical rest while symptoms of a concussion persist; and

(ii) reintroduces cognitive and physical demands on such student on a progressive basis only as such increases in exertion do not cause the reemergence or worsening of symptoms of a concussion.

(b) NONCOMPLIANCE.—

(1) FIRST YEAR.—If a State described in subsection (a) fails to comply with subsection (a) by the compliance deadline, the Secretary of Education shall reduce by 5 percent the amount of funds the State receives under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) for the first fiscal year following the compliance deadline.

(2) SUCCEEDING YEARS.—If the State fails to so comply by the last day of any fiscal year following the compliance deadline, the Secretary of Education shall reduce by 10 percent the amount of funds the State receives under that Act for the following fiscal year.

(3) NOTIFICATION OF NONCOMPLIANCE.—Prior to reducing any funds that a State receives under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) in accordance with this subsection, the Secretary of Education shall provide a written notification of the intended reduction of funds to the State and to the appropriate committees of Congress.

SEC. 3. RULE OF CONSTRUCTION.

Nothing in this Act shall be construed to affect civil or criminal liability under Federal or State law.

SEC. 4. DEFINITIONS.

In this Act:

(1) CONCUSSION.—The term "concussion" means a type of mild traumatic brain injury that—

(A) is caused by a blow, jolt, or motion to the head or body that causes the brain to move rapidly in the skull;

(B) disrupts normal brain functioning and alters the mental state of the individual, causing the individual to experience—

(i) any period of observed or self-reported—

(I) transient confusion, disorientation, or impaired consciousness;

(II) dysfunction of memory around the time of injury; or

(III) loss of consciousness lasting less than 30 minutes; or

(ii) any 1 of 4 types of symptoms, including—

(I) physical symptoms, such as headache, fatigue, or dizziness;

(II) cognitive symptoms, such as memory disturbance or slowed thinking;

(III) emotional symptoms, such as irritability or sadness; or

(IV) difficulty sleeping; and

(C) can occur—

(i) with or without the loss of consciousness; and

(ii) during participation in any organized sport or recreational activity.

(2) HEALTH CARE PROFESSIONAL.—The term "health care professional"—

(A) means an individual who has been trained in diagnosis and management of traumatic brain injury in a pediatric population; and

(B) includes a physician (M.D. or D.O.) or certified athletic trainer who is registered, licensed, certified, or otherwise statutorily recognized by the State to provide such diagnosis and management.

(3) LOCAL EDUCATIONAL AGENCY; STATE.—The terms "local educational agency" and

"State" have the meanings given such terms in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801).

(4) **RELATED SERVICES PERSONNEL.**—The term "related services personnel" means individuals who provide related services, as defined under section 602 of the Individuals with Disabilities Education Act (20 U.S.C. 1401).

(5) **SCHOOL-SPONSORED ATHLETIC ACTIVITY.**—The term "school-sponsored athletic activity" means—

(A) any physical education class or program of a school;

(B) any athletic activity authorized during the school day on school grounds that is not an instructional activity;

(C) any extra-curricular sports team, club, or league organized by a school on or off school grounds; and

(D) any recess activity.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 711—DESIGNATING NOVEMBER 2018 AS "NATIONAL RUNAWAY PREVENTION MONTH"

Ms. DUCKWORTH (for herself, Mr. HATCH, Mr. ROBERTS, Mrs. MURRAY, and Mr. REED) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 711

Whereas results from the Voices of Youth Count national survey, as published by Chapin Hall at the University of Chicago in "Missed Opportunities: Youth Homelessness in America", indicates that an estimated 4,200,000 youth and young adults between 13 and 24 years of age experienced homelessness during a 12-month period ending in 2017, including—

(1) an estimated 700,000 children between 13 and 17 years of age who experienced unaccompanied homelessness; and

(2) an estimated 3,500,000 young adults between 18 and 24 years of age;

Whereas the rates of youth experiencing homelessness are similar in rural and nonrural areas;

Whereas runaway youth often have been expelled from their homes by their families, have experienced abuse and trauma, are involved in the foster care system, are too poor to secure their own basic needs, and may be ineligible or unable to access medical or mental health resources;

Whereas runaway and homeless youth are at an increased risk for exploitation and becoming victims of sex and labor trafficking, and between 19 percent and 49 percent of young people who experience homelessness will become victims of trafficking;

Whereas youth who run away from home or from foster care are more likely to be coerced into participating in criminal activity, joining a gang, or using illegal drugs, which lead to a higher likelihood of involvement in the criminal justice system;

Whereas preventing youth from running away from home or from foster care and supporting youth in high-risk situations is a family, community, and national responsibility;

Whereas the future well-being of the Nation is dependent on the value placed on youth and the opportunities provided for youth to acquire the knowledge, skills, and abilities necessary to help youth successfully develop into safe, healthy, and productive adults;

Whereas effective programs supporting runaway youth and assisting youth and their

families in providing safe and stable homes succeed because of partnerships created among families, youth-based advocacy organizations, community-based human service agencies, law enforcement, schools, faith-based organizations, and businesses; and

Whereas the National Runaway Safeline and the National Network for Youth are leading the promotion of National Runaway Prevention Month in November 2018—

(1) to raise awareness of the runaway and homeless youth crisis and the issues these young people face; and

(2) to educate the public about solutions and the role they can play in ending youth homelessness: Now, therefore, be it

Resolved, That the Senate—

(1) designates November 2018 as "National Runaway Prevention Month"; and

(2) recognizes and supports the goals and ideals of National Runaway Prevention Month.

SENATE RESOLUTION 712—AUTHORIZING THE USE OF OFFICIAL OFFICE FUNDS TO PURCHASE THE POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES

Mr. BLUNT (for himself and Ms. KLOBUCHAR) submitted the following resolution; which was considered and agreed to:

S. RES. 712

Resolved,

SECTION 1. POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES.

Section 2(3) of Senate Resolution 294 (96th Congress), agreed to April 29, 1980, is amended—

(1) by striking "and copies" and inserting "copies"; and

(2) by inserting ", and copies of the pocket version of the Constitution of the United States published by the Government Publishing Office" after "Historical Society".

SENATE CONCURRENT RESOLUTION 53—HONORING THE 75TH ANNIVERSARY OF THE ALL-AMERICAN GIRLS PROFESSIONAL BASEBALL LEAGUE

Ms. WARREN (for herself and Mr. MARKEY) submitted the following concurrent resolution; which was referred to the Committee on Commerce, Science, and Transportation:

S. CON. RES. 53

Whereas the manpower demands of World War II forced many minor league baseball teams to disband as players were drafted, resulting in a dearth of minor league teams by late 1942;

Whereas, in late 1942, the Federal Government warned major league baseball teams that increased manpower mobilization could result in cancellation of the 1943 baseball season, which threatened to shutter Major League Baseball parks across the country;

Whereas the All-American Girls Professional Baseball League (AAGPBL) was established, and spring training for the League started on May 17, 1943, to address the shortage of baseball players;

Whereas, from 1943 to 1954, the League provided more than 600 women the chance to play professional baseball, an opportunity never before afforded to female athletes in the United States;

Whereas Penny Marshall's film, "A League of Their Own," familiarized millions of peo-

ple in the United States with the history of the League; and

Whereas at least 29 women from the Commonwealth of Massachusetts played in the League, including Noella Leduc Alverson, Rita Briggs, Patricia Brown, Jean Buckley, Cynthia Esposito Normine Capritta, Joan Tysver Chiancola, Clara Chiano, Patricia Courtney, Mary Dailey, Alice DeCambrá, Madeline English, Annie Gosbee, Dorothy Green, Josephine Hasham, Lillian DeCambrá Kelley, Marie Mansfield Kelley, Helen Ketola LaCamera, Rhoda Leonard Linehan, Marie Eileen Albright Lockhart, Georgette Vincent Mooney, Helen Nordquist, Beatrice Arbour Parrott, Katherine Pechulis, Lucille Stone Richards, Grace Rogato, Mary Sheehan, Barbara Parks Young, Sue Parsons Zipay, and Mary Pratt of Quincy, who is celebrating her 100th birthday this year: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress honors the 75th anniversary of the All-American Girls Professional Baseball League.

SENATE CONCURRENT RESOLUTION 54—AUTHORIZING THE PRINTING OF THE 26TH EDITION OF THE POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES

Mr. BLUNT (for himself and Ms. KLOBUCHAR) submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 54

Resolved by the Senate (the House of Representatives concurring),

SECTION 1. POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES.

(a) **IN GENERAL.**—The 26th edition of the pocket version of the Constitution of the United States shall be printed as a Senate document under the direction of the Joint Committee on Printing.

(b) **ADDITIONAL COPIES.**—In addition to the usual number, there shall be printed the lesser of—

(1) 480,500 copies of the document, of which 255,500 copies shall be for the use of the House of Representatives, 200,000 copies shall be for the use of the Senate, and 25,000 copies shall be for the use of the Joint Committee on Printing; or

(2) such number of copies of the document as does not exceed a total production and printing cost of \$226,250, with distribution to be allocated in the same proportion as described in paragraph (1), except that in no case shall the number of copies be less than 1 per Member of Congress.

(c) **DISTRIBUTION.**—The copies of the document printed for the use of the House of Representatives and the Senate under subsection (a) shall be distributed in accordance with—

(1) a distribution plan approved by the chair and ranking minority member of the Committee on House Administration of the House of Representatives, in the case of the copies printed for the use of the House of Representatives; and

(2) a distribution plan approved by the chair and ranking minority member of the Committee on Rules and Administration of the Senate, in the case of the copies printed for the use of the Senate.

AMENDMENTS SUBMITTED AND PROPOSED

SA 4067. Mr. CORKER submitted an amendment intended to be proposed by him to the

bill H.R. 600, to promote Internet access in developing countries and update foreign policy toward the Internet, and for other purposes; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 4067. Mr. CORKER submitted an amendment intended to be proposed by him to the bill H.R. 600, to promote Internet access in developing countries and update foreign policy toward the Internet, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

SEC. 5. COST LIMITATION.

No additional funds are authorized to be appropriated to carry out the provisions of this Act.

AUTHORITY FOR COMMITTEES TO MEET

Mr. KENNEDY. Mr. President, I have 5 requests for committees to meet during today's session of the Senate. They have the approval of the Majority and Minority leaders.

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

COMMITTEE ON ARMED SERVICES

The Committee on Armed Services is authorized to meet during the session of the Senate on Thursday, November 29, 2018, at 9:30 a.m., to conduct a hearing on the following nominations: Thomas McCaffery, of California, to be an Assistant Secretary of Defense, and William Bookless, of California, to be Principal Deputy Administrator, National Nuclear Security Administration, Department of Energy.

COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

The Committee on Banking, Housing, and Urban Affairs is authorized to meet during the session of the Senate on Thursday, November 29, 2018, at 10 a.m., to conduct a hearing entitled "Combating Money Laundering and other forms of illicit finance: Regulator and Law Enforcement perspectives on Reform."

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

The Committee on Environment and Public Works is authorized to meet during the session of the Senate on Thursday, November 29, 2018, at 10:30 a.m., to conduct a hearing entitled "The Global Fight to End Modern Slavery."

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

The Committee on Health, Education, Labor, and Pensions is authorized to meet during the session of the Senate on Thursday, November 29, 2018, at 10:30 a.m., to conduct a business meeting and hearing on the nomination of Erhard R. Chorle, of Illinois, to be a Member of the Railroad Retirement Board, Gordon Hartogensis, of Connecticut, to be Director of the Pen-

sion Benefit Guaranty Corporation, Robert L. King, of Kentucky, to be Assistant Secretary of Education for Postsecondary Education, and John P. Pallasch, of Kentucky, to be an Assistant Secretary of Labor.

SUBCOMMITTEE ON ENERGY

The Subcommittee on Energy of the Committee on Energy and Natural Resources is authorized to meet during the session of the Senate on Thursday, November 29, 2018, at 10 a.m., to conduct a hearing.

PRIVILEGES OF THE FLOOR

Mr. SULLIVAN. Mr. President, I ask unanimous consent that my defense fellow, Amy Williams; my Coast Guard fellow, Thomas Mansour; and my State Department fellow, Mary Eileen Earl, be granted floor privileges for the remainder of the Congress.

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

EXTENDING THE NATIONAL FLOOD INSURANCE PROGRAM TO DECEMBER 7, 2018

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H.R. 7187.

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

The senior assistant legislative clerk read as follows:

A bill (H.R. 7187) to extend the National Flood Insurance Program to December 7, 2018.

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

Mr. KENNEDY. I ask unanimous consent that the bill be considered read a third time.

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

The bill was ordered to a third reading and was read the third time.

Mr. KENNEDY. I know of no further debate on the bill.

The PRESIDING OFFICER. If there is no further debate, the bill having been read the third time, the question is, Shall the bill pass?

The bill (H.R. 7187) was passed.

Mr. KENNEDY. Mr. President, I ask unanimous consent that the motion to reconsider be considered made and laid upon the table.

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

NATIONAL FLOOD INSURANCE PROGRAM EXTENSION ACT

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Committee on Banking, Housing, and Urban Affairs be discharged from further consideration of S. 3628 and the Senate proceed to its immediate consideration.

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

The senior assistant legislative clerk read as follows:

A bill (S. 3628) to reauthorize the National Flood Insurance Program.

There being no objection, the committee was discharged and the Senate proceeded to consider the bill.

Mr. KENNEDY. Mr. President, I ask unanimous consent that the bill be considered read a third time.

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

The bill was ordered to be engrossed for a third reading and was read the third time.

Mr. KENNEDY. I know of no further debate on the bill.

The PRESIDING OFFICER. If there is no further debate, the bill having been read the third time, the question is, Shall the bill pass?

The bill (S. 3628) was passed, as follows:

S. 3628

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "National Flood Insurance Program Extension Act".

SEC. 2. REAUTHORIZATION OF NATIONAL FLOOD INSURANCE PROGRAM.

(a) FINANCING.—Section 1309(a) of the National Flood Insurance Act of 1968 (42 U.S.C. 4016(a)) is amended by striking "November 30, 2018" and inserting "May 31, 2019".

(b) PROGRAM EXPIRATION.—Section 1319 of the National Flood Insurance Act of 1968 (42 U.S.C. 4026) is amended by striking "November 30, 2018" and inserting "May 31, 2019".

(c) RETROACTIVE EFFECTIVE DATE.—If this Act is enacted after November 30, 2018, the amendments made by subsections (a) and (b) shall take effect as if enacted on November 30, 2018.

Mr. KENNEDY. I ask unanimous consent that the motion to reconsider be considered made and laid upon the table.

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

EXPRESSING CONCERN OVER THE DISAPPEARANCE OF DAVID SNEDDON

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of Calendar No. 309, S. Res. 92.

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

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 92) expressing concern over the disappearance of David Sneddon, and for other purposes.

The PRESIDING OFFICER. There being no objection, the Senate proceeded to consider the resolution, which had been reported from the Committee on Foreign Relations.

Mr. LEE. Mr. President, David Sneddon was a 24-year-old Brigham Young University student who tragically vanished while traveling in the Yunnan Province of China in August of 2004. After a cursory investigation, Chinese officials concluded that David must have died while hiking alone through Tiger Leaping Gorge, but the officials' story didn't add up.

For starters, David was an avid and experienced hiker, unlikely to make a mistake that would have led to his death on the trail. Over 14 years later, a body has never been found. David's family retraced his steps and found eyewitnesses that both interacted with him on the trail and saw him in a Chinese city at the end of the hiking route, suggesting that he made it safely through the other side of the gorge.

In fact, there is much evidence to suggest that the North Korean government was responsible for David's disappearance.

For starters, he was traveling near the so-called Asian Underground Railroad, a network of mostly Christian missionaries who help North Korean defectors flee to safety. North Korean agents are known to operate along the route, ruthlessly hunting down defectors and returning them to execution or permanent captivity on the gulag peninsula of North Korea.

Second, David was last seen leaving a Korean restaurant. Korean restaurants are reportedly used as outposts for North Korean espionage and illicit enterprise.

Finally, and perhaps most tellingly, 1 month before David's disappearance, North Korea took the rare step of releasing an American captive, 64-year-old Charles Jenkins. North Korea forced Jenkins to teach English to its spies at a military university during his almost 40-year captivity. After his release, the regime would have needed a substitute teacher.

David Sneddon, unfortunately, would perfectly fit the bill. A highly educated Asian languages major, he spoke fluent Korean and was learning Mandarin.

Subsequent intelligence from inside North Korea has strongly supported these facts. David Sneddon was taken by the North Korean regime in 2004. He likely has been held captive in that country ever since.

I, along with my colleagues Senators HATCH, COONS, FISCHER, SASSE, RUBIO, FLAKE, GARDNER, and SULLIVAN have introduced a resolution expressing our grave concern about the disappearance of David Sneddon.

Our resolution directs the State Department and intelligence community to investigate all plausible explanations for David's disappearance including abduction by North Korea. Further, it encourages them to reinvigorate diplomatic efforts and work closely with our allies in the region.

Lastly, it calls upon the State Department and intelligence community to continue to work with and inform Congress and the Sneddon family on efforts to recover David and resolve his disappearance.

We owe it to David, who had his whole life ahead of him before setting out to hike the Tiger Leaping Gorge on that fateful day in August 2004. We owe to the Sneddon family, who have waited, prayed, and tirelessly advocated for his safe recovery.

I urge my colleagues to vote in favor of this resolution.

Mr. KENNEDY. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table.

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

The resolution (S. Res. 92) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in the RECORD of March 23, 2017, under "Submitted Resolutions.")

EXPRESSING SUPPORT FOR THE DESIGNATION OF THE WEEK OF NOVEMBER 19 THROUGH NOVEMBER 23, 2018, AS "NATIONAL FAMILY SERVICE LEARNING WEEK"

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Health, Education, Labor, and Pensions Committee be discharged from further consideration and the Senate now proceed to S. Res. 688.

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

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 688) expressing support for the designation of the week of November 19 through November 23, 2018, as "National Family Service Learning Week."

There being no objection, the committee was discharged, and the Senate proceeded to consider the resolution.

Mr. KENNEDY. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table.

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

The resolution (S. Res. 688) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in the RECORD of November 15, 2018, under "Submitted Resolutions.")

CONDEMNING RUSSIA'S PROVOCATIVE ACTIONS IN THE KERCH STRAIT AGAINST THE UKRAINIAN NAVY

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Foreign Relations Committee be discharged from further consideration and the Senate now proceed to S. Res. 709.

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

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 709) condemning Russia's provocative actions in the Kerch Strait against the Ukrainian navy.

There being no objection, the committee was discharged, and the Senate proceeded to consider the resolution.

Mr. KENNEDY. Mr. President, I ask unanimous consent that the resolution

be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table.

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

The resolution (S. Res. 709) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in the RECORD of November 27, 2018, under "Submitted Resolutions.")

AUTHORIZING THE PRINTING OF THE 26TH EDITION OF THE POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Senate proceed to immediate consideration of S. Con. Res. 54.

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

The senior assistant legislative clerk read as follows:

A concurrent resolution (S. Con. Res. 54) authorizing the printing of the 26th edition of the pocket version of the Constitution of the United States.

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

Mr. KENNEDY. Mr. President, I ask unanimous consent that the concurrent resolution be agreed to and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The concurrent resolution (S. Con. Res. 54) was agreed to.

(The resolution, is printed in today's RECORD under "Submitted Resolutions.")

AUTHORIZING THE USE OF OFFICIAL OFFICE FUNDS TO PURCHASE THE POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES

Mr. KENNEDY. Mr. President, I ask unanimous consent that the Senate proceed to consideration of S. Res. 712, submitted earlier today.

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

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 712) authorizing the use of official office funds to purchase the pocket version of the Constitution of the United States.

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

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

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

The resolution (S. Res. 712) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today's RECORD under "Submitted Resolutions.")

AUTHORITY TO SIGN DULY ENROLLED BILLS OR JOINT RESOLUTIONS

Mr. KENNEDY. Mr. President, I ask unanimous consent that the majority leader and the senior Senator from Alaska be authorized to sign duly enrolled bills or joint resolutions on Friday, November 30, 2018.

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

ORDERS FOR MONDAY, DECEMBER 3, 2018

Mr. KENNEDY. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 3 o'clock p.m., Monday, December 3; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that the Senate proceed to executive session and resume consideration of Executive Calendar No. 1153 and that notwithstanding rule XXII, the cloture vote on that nomination occur at 5:30 p.m.

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

ORDER FOR ADJOURNMENT

Mr. KENNEDY. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 7:46 p.m., adjourned until Monday, December 3, 2018 at 3 p.m.

NOMINATIONS

Executive nominations received by the Senate:

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. DUKE Z. RICHARDSON

IN THE ARMY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be brigadier general

COL. KEVIN D. ADMIRAL
COL. TIMOTHY D. BROWN
COL. JOSHUA M. RUDD
COL. PAUL T. STANTON

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. TERRY R. FERRELL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 12203:

To be brigadier general

COL. TIMOTHY D. CONNELLY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 12203:

To be brigadier general

COL. GERALD R. KRIMBILL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 12203:

To be brigadier general

COL. STACY M. BABCOCK

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

LT. GEN. ERIC J. WESLEY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. ANDREW P. POPPAS

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES NAVY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be vice admiral

REAR ADM. ROBERT D. SHARP

IN THE AIR FORCE

THE FOLLOWING NAMED AIR NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE AIR FORCE UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12212:

To be colonel

MOHAN S. AKELLA
LAURA LYNN AMBERS
CHRISTOPHER G. BATTERTON
PAUL MAURICE BISHOP
ERIC CARROLL BURDGE
DOREEN MARIE CHEMOTTI
LYN A. CLEVELAND
PATRICK WILLIAM COX
CHAD B. CROCKER
BARRY F. DEIBERT
CHARLES D. DEMARQUE
WILLIAM PETER J. DESAUTELLE
STEPHEN JAMES DILLON
CHRISTOPHER FRANCIS DOUGHERTY
JAMES F. EHRLMAN
DOMINIC STEPHEN FAGO
ANGEL FIGUEROA
SONYA LYNETTE FINCH
KENNETH S. FINK
DANETTE SHERRI GARCIA
JEREMIAH SHI GENTRY
CHRISTOPHER JOHN GERMANN
CHRISTOPHER DUANE GRIES
TODD M. GUAY
JEREMY GUY GUENET
VICTORIA T. HABAS
SPENCER D. HANSEN
EMILE HUGO HAWKINS, SR.
CHAD MICHAEL HYNNEK
CHAD ROBERT JAMES
BRIAN RAYMOND JUSSEAUME
CORY JAMES KESTEL
BRIAN DION KILE
CHARLES TIMOTHY KILLIAN
MATTHEW SHINICHIRO KOMATSU
SHEILA ANN LANG
PAUL WAYNE LAYMON
TIMOTHY JOHN LINCOLN
AARON T. LINDSEY
CHRISTOPHER T. LINTON
JEFFERY R. LOCKE
PHILLIP L. MALLORY
BRIAN JOHN MARBACH
WILLIAM JOSEPH MCCRINK III
ERIC J. NEWMAN
ELLEN R. NOBLE
REID J. NOVOTNY
JOHN R. OBERST
WILHELMINA J. PANZER
DENISE M. PRONESTI
QUAID HASAN QUADRI, JR.
JASON S. RABIDEAU
JEFFREY MICHAEL RENGEL
THOMAS CLIFFORD RUDD
PAUL ANIBAL SALAS
CLAYTON ARTHUR SCHAEFER
MICHAEL D. SCHANER
CHARLES P. SCORONCE
RONALD LEON SELVIDGE, JR.
CYNTHIA LEA SMITH
DAVID C. SMITH
MONICA NAVARRO SMITH
SANDY MELISSA SMOCK
JOSEPH MICHAEL STAHL
BRIAN M. TENBRUNSEL
ADAM B. THOMAS
JAMIELYN G. THOMPSON

MICHAEL W. TODD
ROXANNE THERESE TOY
ROBERT QUIMBY TROY
JEREMIAH SANTIAGO TUCKER
TODD L. WALTON
JEREMY T. WHITE
SHELDON BERNARD WILSON
MATTHEW DAVID WOOLUMS
WILLIAM E. ZUTELL III

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE GRADES INDICATED IN THE REGULAR AIR FORCE UNDER TITLE 10, U.S.C., SECTION 531:

To be lieutenant colonel

JENNIFER L. GURGANUS

To be major

APRIL H. CLEMMENSEN

IN THE ARMY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY JUDGE ADVOCATE GENERAL'S CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND 3064:

To be lieutenant colonel

RAYMOND R. ADAMS III
TREVOR I. J. BARNA
CHRISTOPHER B. BERHOW
CHRISTOPHER A. CALLICOTT
JOHN W. CAULWELL
JOHN K. CHOIKE
STEPHANIE R. COOPER
BRADLEY M. COWAN
EMILEE O. ELBERT
TRAVIS W. ELMS
JESSICA M. FARRELL
MADELINE F. GORINI
LAURA A. GRACE
JESSE T. GREENE
JENNIFER M. HEALY
CHAD E. HIGHFILL
RYAN A. HOWARD
THOMAS P. HYNES
ELLIOTT G. JOHNSON
PETER G. JUETTEN
BRIAN J. KARGUS
RYAN K. KERWIN
KEVIN D. KORNEGAY
FRANK E. KOSTIK, JR.
CHRISTOPHER A. LACOUR
MICHAEL H. LAMPHIER
KEVIN M. LEY
DANIEL D. MAURER
DANIEL L. MAZZONE
ALLISON D. MCFEATTERS
DAVID M. ODEA
JENNIFER A. PARKER
JESS R. RANKIN
MICHAEL A. RIZZOTTI
JESS B. ROBERTS
MICHAEL E. SCHAUSS
BRETT C. SHEPARD
TODD W. SIMPSON
WILLIAM J. STEPHENS
ANDRES VAZQUEZ, JR.
WENER VIEUX
REBECCA D. WHITE
WAYNE H. WILLIAMS
MATTHEW E. WRIGHT

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be lieutenant colonel

PAUL M. FUGERE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be lieutenant colonel

CLARENCE K. GRAHAM

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be colonel

JACKSON A. KURTZMAN

THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 531:

To be major

JEREMY T. TENNENT

THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 531:

To be major

JONATHAN D. THOMPSON

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be captain

THOMAS J. ZERR

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be captain

SHELTON L. LYONS II

IN THE MARINE CORPS

To be major

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT
IN THE GRADE INDICATED IN THE REGULAR MARINE CORPS UNDER TITLE 10, U.S.C. SECTION 531:

ROBERT A. GREEN, JR.
JESUS S. MENDEZ

EXTENSIONS OF REMARKS

HONORING DR. NANCY KOTOWSKI

HON. JIMMY PANETTA

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. PANETTA. Mr. Speaker, I rise today to honor the service of Dr. Nancy Kotowski, who is retiring after serving three terms as the Monterey County Superintendent of Schools. Dr. Kotowski dedicated forty-six years to a career in education. Throughout this time, she made invaluable contributions to educational opportunities offered to students on the central coast of California.

Dr. Kotowski earned a Bachelor of Science degree from the University of Dayton, a Master's degree from Northwestern University, and a Ph.D. from the University of Southern California. During this time, Dr. Kotowski also served as a Peace Corps volunteer in Cameroon where she was recognized as a "Volunteer of the Year" for her development work in education. This experience provided the basis for a lifelong dedication to improving education systems, especially in economically disadvantaged communities.

Dr. Kotowski's career on the Central Coast began at the Monterey County Office of Education (MCOE) in 1992. She quickly advanced to Assistant Superintendent of Educational Services, where she served with distinction for ten years, followed by another three years as Associate Superintendent of Educational Services. Her dedication and distinct talent in these positions led to her election as Monterey County Superintendent of Schools, where she began in January of 2007. She was reelected twice as voters continued to recognize her true devotion to students and unique ability to ensure that our education system serves student bodies that are diverse in culture, language, and socio-economic status.

As Monterey County Superintendent, Dr. Kotowski streamlined MCOE operations, secured numerous grants to expand MCOE programs, and implemented a new accounting system and solar power project. She worked closely with Monterey County's twenty-four school districts, local higher education institutions, and directly with community members to improve the quality of education delivered to Monterey County students. Dr. Kotowski's commitment to public service has been recognized by many organizations. She was honored with the Champion of Education for Students of California by the California County Superintendents Association in 2010, Public Official of the Year Award by the Monterey Peninsula Chamber of Commerce in 2013, Talcott Bates Award by the Child Abuse Prevention Council of Monterey County in 2015, and the Summer Matters Bridge Builder Award by California Department of Education in 2016.

Dr. Nancy Kotowski's legacy of public service is impressive and has made an immeasurably positive impact on the lives of students on the Central Coast. I am honored to recog-

nize this legacy, and ask my colleagues to join me in wishing Dr. Kotowski all the best on her well-earned retirement.

TRIBUTE TO HOLLYWOOD UNITED
METHODIST CHURCH

HON. ADAM B. SCHIFF

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. SCHIFF. Mr. Speaker, I rise today to recognize Hollywood United Methodist Church in Hollywood, a unique neighborhood of Los Angeles, California, upon the twenty-fifth anniversary of its Red Ribbons of Hope.

Hollywood United Methodist Church (HUMC) was founded in 1909, when the first congregants began organizing. As the congregation grew, a decision was made to build a new home for the church. Designed by renowned architect Thomas P. Barber and based partially on the English Gothic style of London's Westminster Hall, construction began in 1927 and in 1930, the stately church was unveiled, lauding its illustrious reign as a Hollywood landmark. In 1981, the church was declared as a Historic-Cultural Monument by the City of Los Angeles, and in 2015, a second campus, the Toluca Lake Campus of Hollywood United Methodist Church was opened.

Since its inception, HUMC has provided spiritual guidance and tangible support to the Hollywood area community—working to fulfill its mission to be an inclusive, vibrant, diverse congregation that welcomes all people. This ideology is apparent in the church's many programs and ministries that include Homeless Ministry, Youth Programs and participation in mission efforts assisting those in need by rebuilding lives and homes in the U.S. and abroad.

Perhaps the church's most recognized ministry however, is its compassionate hospitality to people living with HIV/AIDS. For many years, the church has offered pastoral counseling and supportive services referrals to persons and their families living with HIV/AIDS. HUMC supports outreach efforts for Project Angel Food, The NAMES Project AIDS Memorial Quilt, The Wall/Las Memorias and the Pediatric AIDS Foundation, and congregants participate in the annual AIDS Walk Los Angeles. In 1993, HUMC installed its Red Ribbons of Hope—red ribbons being the universal symbol of support and awareness for those living with HIV/AIDS—on both campuses to proclaim the church as "a sanctuary of hope and love."

I am proud to recognize Hollywood United Methodist Church's on the twenty-fifth anniversary of its Red Ribbons of Hope, and I invite all Members to join me in honoring this momentous occasion.

CELEBRATING THE 25TH PASTORAL ANNIVERSARY IN WESTERN NEW YORK OF REV. DR. T. ANTHONY BRONNER AND THE 19TH CHURCH ANNIVERSARY OF ELIM CHRISTIAN FELLOWSHIP

HON. BRIAN HIGGINS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. HIGGINS of New York. Mr. Speaker, I proudly rise to acknowledge Bishop Bronner, Senior Pastor of Elim Christian Fellowship on his 25th Pastoral Anniversary in Western New York and the 19th Church Anniversary of Elim Christian Fellowship. In keeping with the theme of this celebration, "And the Journey Continues" we are all confident that Bishop Bronner will continue his visionary leadership in faith, his powerful sermons and his traditional and progressive ministerial approaches to producing spiritual growth and development. Just as Bishop Bronner did early on when he began his pastoral experience in 1992, his crusade to reach souls in regional prayer meetings and grow the church and its ministries continues.

Bishop Bronner purposefully builds churches. As an Undergraduate at Temple University, Bronner founded Bridge the Gap Christian Campus Ministry. Fresh out of the Colgate-Rochester Divinity School, Bishop Bronner was called to Calvary Baptist Church in Buffalo and the Church grew exponentially under his leadership. From there, Bishop Bronner founded Elim Christian Fellowship in 1999 and a second church in Rochester bearing the same name in 2002. Bishop Bronner ensures these churches maintain vision and purpose by creating a ministry network called, Turning the World Upside Down Covenant Fellowship, Inc. This all-encompassing ministry offers seminars, workshops, revival meetings and teaching materials that are spiritually relevant.

Elim, "known as a place of refreshing" offers ministries that speak to the human condition in ways that are sensitive to the needs of all individuals. It's no wonder that Elim Christian Fellowship and Bishop Bronner in particular, attract such a following. Bishop Bronner has made it his mission to embrace all people without regard for differences or stations in life. This evening, we see Bishop Bronner's vision come to life. Elim is a diverse community strongly supporting racial, gender, cultural and denominational reconciliation.

Mr. Speaker, I am humbled and honored to join the members of Elim Christian Fellowship as they commemorate their Church Anniversary and the 25th Pastoral Anniversary of Rev. Dr. T. Anthony Bronner. May the church and its leadership continue its quest for renewal and growth in God's love and care.

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.

HONORING CAMERON SILVEUS

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise today, on behalf of the entire 6th Congressional District of Indiana, to recognize Cameron Silveus for his contribution to our state.

During my entire tenure in Congress, Cameron has been a loyal friend and wise adviser. Cameron is also a leader in Indiana's agriculture industry, serving as an executive at Silveus Insurance Group. Our state is better off today because of his extraordinary leadership and service.

On a personal note, Cameron is a brother in Christ. I have appreciated his prayers and encouragement over the years. I want to thank him for his friendship and support of my work in Congress. I wish him continued success in all that God has planned for his family.

IN MEMORY OF MRS. EUNICE L. MIXON

HON. SANFORD D. BISHOP, JR.

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. BISHOP of Georgia. Mr. Speaker, it is with a heavy heart and solemn remembrance that I rise today to pay tribute to a distinguished educator, political activist, and dear friend of longstanding, Mrs. Eunice L. Mixon. Sadly, Eunice departed to her eternal reward on Thursday, November 22, 2018. On Sunday, December 2, 2018, friends and family will gather to celebrate the wonderful life of this exceptional woman at a homegoing service held at First Baptist Church in Tifton, Georgia.

Eunice Lastinger Mixon was born in Tifton, Georgia on November 1, 1931, to the union of the late Robert and Carrie Lastinger. A product of the Tift County School System, she went on to attend classes at Abraham Baldwin Agricultural College, Norman Park Junior College, Valdosta State College, and the University of Georgia where she earned both Master's and Specialist Degrees in Science Education.

Winston Churchill said, "We make a living by what we get, but we make a life by what we give." Through every stage of her life, Eunice always gave herself to others. She served as an educator for 30 years within the Tift County School System and at Abraham Baldwin Agricultural College before redirecting her passion to politics. Her first official post in politics came in 1974 when she became the Tift County campaign chair for former Governor George Busbee. She also served as a delegate to the 1988 and 1992 National Democratic Conventions, and as a member of the Georgia Democratic Executive Committee. Over the years, she has helped campaign and fundraise for several political figures including former Georgia Lieutenant Governors Zell Miller, and Pierre Howard, former Georgia Governors Roy Barnes, Joe Frank Harris, and Sonny Perdue, former Georgia Commissioner of Agriculture Tommy Irvin, former Georgia Secretary of State Max Cleland, U.S. Representative Charles Hatcher, former U.S. Sen-

ator Sam Nunn, former U.S. Presidents Jimmy Carter and Bill Clinton as well as yours truly.

Eunice's distinguished civic service was mirrored by her extensive involvement in her community. In conjunction with her professional accomplishments in politics, she served on several boards, including the Georgia Student Finance Commission; Vocational Education Task Force; Advisory Council on Consolidation of Education Programs; Georgia Civil War Commission; Joint Board Liaison Committee; and the Georgia State Bar Disciplinary Board. She has served as the doorkeeper to the Georgia State Senate, and has served on the State Bar of Georgia's Investigative Panel; the Tifton/Tift County Library Board; the Coastal Plain Regional Library Board; the Heritage Trust Commission Board; and the State Election Board.

Eunice received several awards for her extensive achievement, service, and public distinction. These include induction into the Tift County Chamber of Commerce's Wall of Fame in 2014; the Liberty Bell Award by the Tifton Judicial Circuit Bar Association in 2016; the Eunice Mixon Award from the State Bar of Georgia in 2010; the Distinguished Older Georgian by the Georgia Council on Aging in 2018; and a listing as one of the 40 Most Influential South Georgians.

Eunice is survived by her loving sons, Johnny and Jimmy; and a host of other family members and friends.

On a personal note, I was blessed to know Eunice and her husband, Albert, for many years and I can say without reservation that she was one of the most passionate and warm-hearted individuals I have ever met. I am proud to have considered Eunice and the Mixon family as friends of longstanding.

Mr. Speaker, I ask my colleagues to join my wife Vivian and me, along with the more than 730,000 people of the Second Congressional District, and all across the state of Georgia, in paying tribute to Mrs. Eunice Lastinger Mixon, for her legacy of service to state of Georgia, and extending our deepest condolences to Eunice's family, friends, and loved ones. We pray that we will all be consoled and comforted by an abiding faith and the Holy Spirit in the days, weeks, and months ahead.

IN APPRECIATION OF THE SERVICE OF JOAN O'DONNELL CONDON

HON. EDWARD R. ROYCE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. ROYCE of California. Mr. Speaker, I rise today to express my appreciation for Joan O'Donnell Condon, a Senior Professional Staff Member who has served on the Committee on Foreign Affairs for more than 18 years.

I first came to know Joan while I was chairing the Africa Subcommittee, during which time she helped me advance key initiatives to promote security, rule of law, and economic opportunity across the continent. She worked tirelessly to bring attention to the atrocities of the Lord's Resistance Army, genocide in Darfur, and the rise of al Qaeda-aligned terrorist organizations in East Africa and the Maghreb. In recognition for her efforts to support the peace processes in Liberia, Si-

erra Leone, and Cote d'Ivoire, she was invited to attend the opening arguments against Liberian warlords Charles Taylor before the Special Court for Sierra Leone, and then joined me in celebrating as he was sentenced to life in prison for war crimes and crimes against humanity.

As Chairman of the Committee, I knew I wanted Joan on my team. When I asked her where she would travel if she could go anywhere in the world—and she responded with a list of disaster zones—I knew I had made the right choice. She now serves as one of my trusted senior staff, covering the U.S. foreign assistance portfolio. Her diligence, commitment, and integrity have earned her the respect of her colleagues. She has helped bring nearly two dozen Public Laws across the finish line, including four bills to authorize and extend the President's Emergency Plan for AIDS Relief and the first bill to authorize International Disaster Assistance in 30 years. I look forward to seeing what she does next as I depart the chairmanship. I know she will continue her excellent work.

HONORING RICHIE MOORE

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a tenacious young man, Mr. Richie Moore. Mr. Moore has shown what can be done through hard work, dedication and the desire to serve his community honorably.

Richie Moore, a resident of the Benton Community was named General Manager of the Public Service Commission of Yazoo City. He came to the job with several years of experience. He has worked for Yazoo Valley Electric Power Association and Entergy where he served in different positions ranging from groundman to journeyman lineman, and also held leadership roles in engineering and design, distribution operations, and utility performance.

While working fulltime, Moore obtained a Bachelor's Degree in Accounting and a Master's Degree in Business Administration from Mississippi College.

Richie is married to Amy and they have two children, Julian and Emily. Moore is the son of Verstine Moore and Frizell Casey.

Mr. Speaker, I ask my colleagues to join me in recognizing Mr. Richie Moore for his dedication and tenacity to serving his community and desire to be an example for all.

GUN VIOLENCE

HON. ROBIN L. KELLY

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Ms. KELLY of Illinois. Mr. Speaker, I rise today because Americans are still being taken from us by gun violence.

The Republican majority's strong ties with the NRA—an organization that has blocked commonsense, lifesaving legislation and told America's doctors, our public health experts,

that addressing gun violence ‘isn’t in their lane’—has prevented this Congress from acting.

Why is that Mr. Speaker? Could your caucus be so beholden because of the millions of dollars the NRA funnels into your campaign accounts and leadership PACs?

As the NRA was telling doctors to ‘stay in their lane’, a domestic abuser entered Chicago Mercy Hospital—a hospital, a place a refugee, healing and wellness—and took the lives of:

32-year-old Dr. Tamara O’Neal,

28-year-old Chicago Police Officer Samuel Jimenez, and

25-year-old pharmacy resident Dayna Less, PharmD.

These are just three of the more than 90 Americans lost to gun violence each and every day in America.

Mr. Speaker, how many times do we have to see American lives lost to senseless gun violence before we act? When will we be part of stopping violence?

Unfortunately, this long list does not end with them. These are the names of the Americans that this Republican-controlled House has failed with our failure to pass common-sense gun legislation:

1. Nathan Majors, 8
2. Hayden Mayes, 2
3. Amy Hayes, 5
4. Ronald Rocket
5. Patrick Smith, 41
6. Ke’Anthony Jelks, Jr., 2
7. Lauren McCluskey, 21
8. Florence County Deputy Farrah B. Turner
9. Nicole Barker
10. Antoine Hartwell
11. D’Onjay Jackson
12. Selina Rowsell
13. Aries Rowsell, 15
14. Avi Rowsell, 5
15. Michael Franco
16. Qa’id Muhammad, 29
17. Darren Scott Stroh
18. Onexis Del Valle Delair
19. Dustin John Delair
20. Claudia Cordero Garcia, 20
21. Diosdan Benitez-Cruz, 25
22. Ted Williams Hale
23. Joanne Lynn Strussenderg
24. Glenn Strussenderg
25. Donna McElfresh
26. Matthew Minkler, 17
27. Raheem Anthony Rice, 23
28. Michael Lamar Ragland
29. Mia Banks
30. Undra Colbert
31. Zachary Ragusa
32. Jesse Ordonez
33. Dylan Ray Martin
34. Martha Johnson
35. Richard Dean Johnson
36. Weldeyoanes Zelealem
37. Edward Budd
38. Christopher Hodgkin
39. Nicole Nguyen
40. James Charles Powell
41. Giovanni Melton, 14
42. Craig O’Driscoll
43. Nicholas Joseph Diamond, 29
44. Darrion Bolden, 26
45. Gabriel Valenzuela,
46. Bradley Whitis
47. Anthony Garrett, 16
48. Karen Michelle Jackson
49. John Lunetta Jr., 11 months
50. John Henry Lunetta

51. Eric Brooks, 18
52. Anthony Stearns, 17
53. Margaret Distler
54. Clarence Distler
55. Angel Thompson
56. Andres Guillen
57. Holly Ann Guillen
58. Kimberlee Ann Kincaid-Hill
59. Paul Carr Palmer, III
60. Fabriccio Patti, 13
61. Ethan Hogan, 25
62. Joshua Lee, 20
63. Jon “Rabbit” Gomez
64. Sydney Land, 21
65. Nehemiah Kauffman, 21
66. Javier Munoz, 28
67. Kaji Goode, 22
68. Rex Vance Wilson
69. Christopher Stewart
70. Aleksandr Khutsishvili
71. Lamar Dale Reid, 22
72. Paulette King
73. Felipe George
74. Gianni Corsentino, 18
75. Art Wulf
76. Jan Wulf
77. Aaron Wulf
78. Mark Santee
79. Vincent G. Maltese
80. Kevin Michael Hockar
81. Matt Christensen, 24
82. Lanard Wilson
83. Jaime Borja Molina
84. Donald Jecusco
85. Devry Moore, 22
86. Steven Wayne Spurlin, 27
87. Johnny Dee Haney II, 26
88. Kevin Clanton
89. Mbayi Ngenza
90. Marcell Titus
91. James Smyth
92. Tristan Taylor Green, 19
93. Clayton James Singleton, 8
94. Jennifer Bagley Donoso
95. Lex Donoso, 8
96. Joe Frankulin
97. Marquic Williams, 26
98. Kye McClendon, 21
99. Derrick Patterson, 46
100. Geovany Garcia, 19
101. Jerelle Javanta Lamb
102. Jerelle Lamb
103. Melroz A. Klungseth
104. Charles Schroeder
105. Zoey Schroeder
106. John Noble
107. John Allen
108. Androples Lewis
109. Veronica Caldwell
110. Cory Childers, 21
111. Yvonne Reyes, 18
112. Blake Widmar, 21
113. Won Jae Lee, 26
114. Jiyeon Lee, 23
115. Phia Vang, 25
116. Monty Gibson
117. Deanna Serano
118. Marvin Surrell, 22
119. Timothy Donnelly
120. Alabama’s 17th Judicial Circuit District Attorney Greg Griggers
121. Clayton Wesley Bronson, 18
122. Evan Plunkett, 25
123. Arcenio Lujan
124. Zachary Wayne Girdner, 23
125. Joseph Lucero, 27
126. Cecil Johnson
127. Officer Samuel Solorio

128. Dejanay Stanton, 24
129. Eh Thon Gar, 22
130. Jamymell Ray
131. Yvonne Woodard
132. Allen Troyer, 21
133. James Lonaker
134. Ventura County Sheriff Sgt. Ron Helus
135. Sean Adler
136. Cody Coffman, 22
137. Alaina Housley, 18
138. Daniel Manrique
139. Justin Meek, 23
140. Kristina Morissette, 20
141. Telemachus Orfanos, 27—a survivor of the mass shooting in Las Vegas who was killed in another mass shooting in Thousand Oaks, CA

142. Noel Sparks, 21
143. Mark Meza, Jr., 20
144. Blake Dingman, 21, and
145. Jacob Dunham, 21.

Mr. Speaker, this Congress—led by Republicans—has failed to implement commonsense gun safety legislation. This leaves the door open for chaos to take place, day in and day out, in our movie theatre, hospital, country concerts, synagogues and bars.

So I ask you again, Mr. Speaker: ‘When will it stop?’

HONORING TRACY SMITH

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a longtime member of my staff, Tracy Smith, for her work in my office and her service to our state.

Tracy is based in Indiana and worked for our team during my entire time in Congress. Tracy has an incredible work ethic and was a tremendous asset to our organization. She brought a wealth of experience and knowledge to our team and was extremely reliable.

On a personal note, I have known Tracy for almost 20 years. She is loyal, smart, decent and kind. I want to thank Tracy for her friendship and her hard work in our office. I wish her continued success in all that God has planned for her family.

HONORING GEORGE C. WASHINGTON III

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor Dr. George C. Washington III graduated from Carver High School in Gadsden and received his B. S. degree in Arts and Sciences (Biology and Chemistry) from Alabama A and M College. Dr. Washington graduate degrees were received from Indiana University, Bloomington, Indiana. His professional experience included teaching and band director at Trenholm High School, Tuscumbia, Alabama and Council Training School, Normal, Alabama prior to migrating to Jackson, Mississippi in 1957 to teach at Jackson State College. He retired from Jackson

State University in 1999 as Associate Professor of Biology and Associate Director of Preprofessional Health Careers Program, although he continued as an adjunct professor for a number of years.

Dr. Washington married the love of his life, Dora Scruggs, in 1958, and together they began a teaching career in higher education.

Dr. Washington received many civic and church-related awards, including "Kappa Man of the Year" from the Jackson Alumni Chapter of Kappa Alpha Psi Fraternity and the "Lifetime Achievement Award," given at the 71st Southwestern Provincial meeting in Little Rock, Arkansas. He served as a trustee of the Gulfside Association and as a member of the Board of Trustees, Piney Wood School.

As a member of Aldersgate United Methodist Church, he served as a choir member, a member of Prime Timers Ministry, the Board of Trustees, and the United Methodist Men's organization, from which he received a Lifetime Award.

Beyond the local church, he served as president and vice president of the Conference United Methodist men and on the Episcopacy Committee.

Dr. Washington is survived by his wife, Dr. Dora Washington of Jackson, Mississippi; children, Dr. E. Patrice Colbert, George C. Washington IV and Tamara Y. Washington.

Mr. Speaker, I ask my colleagues to join me in recognizing Dr. George C. Washington III.

TEXAS TRADITION—AGGIE MUSTER

HON. TED POE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. POE of Texas. Mr. Speaker, ok, so I may not exactly be the biggest Texas A&M fan around. And, I possibly ruffle a few maroon feathers from time-to-time poking fun at the Aggies. But, one thing I can say without a doubt is that there is no other school that has as loyal a following and dedication to tradition as Texas A&M.

Texas A&M is famous for its traditions, ranging from the Aggie War Hymn, the 12th Man, Midnight Yell, Gig 'em, Reville and of course, the ring. But above all else, there is one tradition that I have the greatest respect for—Aggie Muster.

Every year on April 21st, Aggies from all over the world come together to honor the memories of fellow A&M men and women whose death prevents their answering the Roll Call at the annual Muster. (It is no small coincidence that April 21st is also the anniversary of the battle of San Jacinto—where Texas gained independence from Mexico in 1836.) The Roll is a symbolic Roll Call of all students and former students whom death has taken from the Aggie ranks, but whose memory lives on in Aggie hearts. As each name is called, a comrade will answer "here" in their stead.

This time-honored tradition began in June of 1883 as a reunion of sorts of former students reliving their college days from the ball field to the battlefield. By 1889 it had evolved into a celebration of Texas Independence, and in 1922 it became the official ceremony it is today to account for every Aggie around the world by honoring the "Roll Call of the Ab-

sent" every year on San Jacinto Day, April 21st—the day marking Texas' Independence in 1836.

According to tradition, "if there is an A&M man in one hundred miles of you, you are expected to get together, eat a little, and live over the days you spent at the A&M College of Texas." The most famous example of this edict was the Muster of 1942 under the command of General George Moore during World War II. Amid fierce enemy fire, hunched in the trenches on Corregidor Island in the Philippines, General Moore and 25 fellow Aggies answered the Roll Call for the Aggies who no longer could.

A war correspondent observed the make-shift ceremony and the world was introduced to the Aggie spirit.

During times of war, Muster is especially poignant. Texas A&M has produced more officers in the United States military than even West Point. It has the distinction, other than West Point, of having more Medal of Honor winners than any other university in the United States. When General George Patton was in Europe going to combat in the Third Army, he made a comment about the Texas Aggies and the soldiers that he had under his command. He said, "Give me an army of West Point graduates and I will win a battle. You give me a handful of Texas Aggies, and I will win the war."

The Aggies' long tradition of duty and service to our great nation dates back to their beginning, to the days when A&M was an all-male military academy. Texas A&M trained nearly 4000 troops during World War I and over 20,000 Aggies served in World War II, 14,000 as officers. The entire graduating classes of 1941 and 1942 enlisted in the military. The Aggie War Hymn was written on envelope by Aggie Marine J.V. "Pinky" Wilson while standing guard on the Rhine River during World War I and it remains the most recognizable school fight song across the country—probably the world.

Today, Muster is observed in more than 400 places worldwide and this year's "Roll Call of the Absent" honored 1015 people around the world, including those remarkable young men and women who gave their lives for our country today. The family of former U.S. first lady Barbara Bush elected to defer her recognition at Aggie Muster to 2019, when her family will have the opportunity to participate. When her name is called, Aggies all over the world will whisper "here".

Muster is a time to honor those that have died, and a time for all Aggies to come together to reconnect and celebrate a way of life known only to those that proudly hail from Aggieland. This somber tradition illustrates the deep bond among all Aggies and is a key part of the rich heritage of tradition that sets Texas A&M apart from all the rest.

Gig 'em Aggies.

And that's just the way it is.

TRIBUTE TO MR. CRAIG LAMOUNTAIN

HON. PETER A. DeFAZIO

OF OREGON

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. DeFAZIO. Mr. Speaker, today I would like to honor Mr. Craig LaMountain for his

dedication and accomplishments in establishing the Vietnam War Foundation and Museum for the purpose of memorializing those who fought in Vietnam as well as to educate succeeding generations concerning these veterans' experiences, sacrifices, service, and devotion to duty.

Mr. LaMountain is a Vietnam veteran, drafted into the U.S. Army in October 1966 and coming home in August 1968. Mr. LaMountain began collecting memorabilia and visiting schools in New York after his brother, LT Vetel Charles LaMountain, a Naval aviator crashed while on a mission during the Vietnam War and whose remains were never recovered. When Mr. LaMountain's close cousin, Mickey Addy, died of cancer from Agent Orange, the collection was expanded to further present to schools the opportunity for veterans to share their experiences. Like so many Vietnam veterans, Mr. LaMountain continues to sacrifice to this day in fighting his own battle against the effects of Agent Orange.

Upon retirement, Mr. LaMountain incorporated his collection as the Vietnam War Foundation (VWF), a non-profit 501(c)(3) public education foundation. The VWF provides schoolchildren and the general public the opportunity to learn about the military legacy of the 1960s in a "hands-on", free of charge environment, hear its Vietnam veterans share their stories, and see and touch restored, historic military aircraft and vehicles. No other known educational foundation in the U.S. is totally dedicated to preserving this unique Vietnam era equipment and memorabilia for future generations of schoolchildren and the general public to experience. Mr. LaMountain has devoted himself to this mission for over 30 years.

It is my privilege to honor Mr. Craig LaMountain today, and my sincere hope that you'll join me in recognizing him for his extraordinary effort to present the Vietnam era story and experiences to schools, veterans and their families, historians and the general public.

HONORING RYAN HOFMANN

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a dedicated member of my staff, Ryan Hofmann, for his work in my office and his service to our state.

Ryan has been on our team for over a year and has worked in several capacities in our Washington, D.C. office. He started as a policy intern last summer in our leadership office, the Republican Policy Committee. He was then hired as a full time staffer in February and is responsible for producing the Legislative Digest, handling tour requests, managing our internship program and advising me on a variety of policy issues.

On a personal note, I admire Ryan's loyalty, intellect and work ethic. He has been a valuable member of our team, and I have no doubt Ryan's future is very bright. I want to thank Ryan for his friendship and his hard work in our office. I wish him continued success in all that God has planned for him and his family.

CONDEMNING THE USE OF CHEMICAL AGENTS ON UNARMED ASYLUM SEEKERS

HON. DANNY K. DAVIS

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. DANNY K. DAVIS of Illinois. Mr. Speaker, the cruelty, heartlessness and failure of the Trump administration immigration policy have reached a new low point with the reprehensible use of chemical agents against unarmed asylum seekers including children. The unilateral, unlawful policy requires those seeking asylum in the U.S. to remain in Mexico after adding their names to an interminable waiting list facing deteriorating living conditions in what increasingly have come to resemble detention camps. The use of violence and fear to deter legal asylum applications ignores the real social, political and economic forces driving emigration and the role of current and historical U.S. foreign and economic policies in creating those conditions. A nation of immigrants such as the United States deserves, demands, a policy collectively-negotiated with our neighbors grounded in democracy and human rights and dedicated to mutual social and economic development.

HONORING CHIEF PETTY OFFICER NORVEL BAPTISTE KING

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a valiant and selfless community servant, Chief Petty Officer Norvel Baptiste King. Chief Petty Officer King has shown what can be done through hard work, dedication and the desire to serve his country honorably.

Norvel, a resident of Benton, Mississippi, is a 1988 graduate of Yazoo City High School.

Norvel Baptiste King joined the Navy in 1987, prior to graduation on the delayed entry program. On September 6, 1988, he went to boot camp in San Diego, CA. His first ship was the USS *Midway* CV-41 in Yokosuka, Japan. In October 1991, he left active duty and in November of the same year, he joined the Navy Reserves in Jackson, MS. In 2008, he was mobilized to Kuwait and assigned to the Custom Unit. He held several positions during his Navy career: Assistant Command Career Counselor, Assistant Department Head, First Class Petty Officer and Chief Petty Officer.

Chief Petty Officer King is married to Tracy Collier-King and they are the parents of seven children and five grandchildren.

Mr. Speaker, I ask my colleagues to join me in recognizing Chief Petty Officer Norvel Baptiste King for his dedication and tenacity to serving his country and desire to be an example for all.

HONORING MEGAN ROBERTSON

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a former member of my staff, Megan Robertson, for her work in my office and her service to our state.

Megan worked on our team during my first term in office, serving as Communications Director. In that role, Megan advised me on communications strategy and served as my spokesperson. She brought a wide breadth of political knowledge from her experience on campaigns, which helped us establish the framework for our communications operation. She's also a huge Bears fan and I always enjoyed talking about the NFL with her too.

I would like to thank Megan for her hard work in our office. I wish her and Katie continued success in all that remains ahead for their family.

HONORING MARY MCCULLOUGH

HON. JIMMY PANETTA

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. PANETTA. Mr. Speaker, today I rise to honor Mary McCullough for a lifetime of service to her community, including her extraordinary efforts to address healthcare needs in Hollister, California. Ms. McCullough has been recognized by many local civic and community organizations for these efforts, most recently as the Hazel Hawkins Hospital Foundation's 2018 "Heart for Hazel" award recipient.

After moving to Hollister in 1963, Ms. McCullough immediately immersed herself in the community. She joined several community organizations and quickly distinguished herself as a leader in local preschools, concert associations, Girl Scouts, Woman's Fund, and the United Way. In addition to her volunteerism and community work, Ms. McCullough also made time to help establish the Community Foundation for San Benito County, which serves as a hub for philanthropic work in the area.

Most notably, Ms. McCullough chose to dedicate her time and efforts to improving healthcare at local and statewide levels. In 1963, Ms. McCullough joined the Hospital Auxiliary as a volunteer and, in 1982, began serving on the San Benito Health Care District Board of Directors, where she remained until her retirement earlier this year. She was also appointed to the Association of California Healthcare Districts Board of Directors where she has served since 2002. In these roles, Ms. McCullough committed to herself to supporting healthcare facilities and locations to better serve patients and their families.

During Ms. McCullough's tenure, the San Benito Health Care District Board oversaw the construction of a skilled nursing facility, extension of the main hospital, and development of a state-of-the-art emergency department and women's center. As Ms. McCullough prepares for her retirement from these positions, I am thankful for her work and feel confident that she will remain an active member of our community.

I am deeply grateful for Ms. McCullough's commitment to public service to the residents of San Benito County and state of California. As she celebrates her retirement, I am proud to recognize her for the invaluable work she has completed. Mr. Speaker, I ask that my colleagues join me in recognizing Mary McCullough on her lifetime of service and congratulate her on a well-earned retirement.

PLEASANTON VETERANS POST OFFICE

HON. HENRY CUELLAR

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. CUELLAR. Mr. Speaker, I rise today to present H.R. 1210, which will re-name the post office facility located at 122 W. Goodwin Street, Pleasanton, Texas, as the "Pleasanton Veterans Post Office." This bill will show our appreciation for the veterans of Pleasanton, Texas, and ensure their service and sacrifices to our country is not forgotten.

Across my district, fine men and women of all walks of life have honorably served our country. It is critical that we honor their service and dedication to our nation. Pleasanton alone is home to over 600 veterans. Dedication this post office to our veterans will serve as an enduring reminder of the sacrifices that our friends, neighbors, and family made while serving their country. These individuals put country ahead of self, and I am proud to recognize them with the dedication of this post office facility.

Today, I acknowledge the service of Judge Robert "Bob" L. Hurley of Pleasanton, TX. Judge Hurley served in the United States Air Force as a medic and eventually rose to the rank of Staff Sergeant. He was NCOIC of the U.S. Air Force Academy Cadet Medical Clinic—Medical Records and Appointments Department. After the completion of his service, he moved back to Pleasanton. He later became president of two companies and served his hometown as both a councilmember and mayor. He now serves as a Judge for Atascosa County, a position he's held since 2014.

We owe our freedom to veterans like Judge Hurley, which is why I am recognizing him with the dedication of this post office. He is just one example of the many veterans who prioritize service to their country. The bravery and commitment of these men and women to our nation demonstrates what it really means to be an American.

I would also like to take a moment to thank the veterans' organizations throughout my district for their tireless work in providing the care our veterans need. And in the words of President John F. Kennedy, "A nation reveals itself not only by the men it produces but also by the men it honors, the men it remembers."

HONORING DR. TIMOTHY QUINN

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a dynamic young man of our community, Dr. Timothy Quinn.

Dr. Timothy Quinn is a native Mississippian and graduate of Belhaven University in Jackson, Mississippi. He earned his medical degree from Meharry Medical College in Nashville, Tennessee and completed his residency work at Martin Luther King Drew Medical Center in Los Angeles, California.

In 2003, Dr. Quinn began practicing Family Medicine in Jackson, Mississippi, with emphases on physical fitness and wellness. Currently, Dr. Quinn serves as Medical Director at Quinn Healthcare, where he commits his life to serve the people of Mississippi, focusing on preventative health care and traditional medicine. Since 2010, Quinn Healthcare has served over 22,506 patients.

Dr. Quinn has lectured on physical fitness and obesity prevention. Since 2012, he has been writing health articles for The Jackson Free Press Newspaper and published many articles in the Clarion Ledger from 2005 through 2012. He has also been a contributing medical expert for the following local television news stations: WLBT; WAPT; WJTV; and FOX40, since 2005. Dr. Quinn is a familiar voice on WJMI and WKXI Radio Stations' segment, "Health Tips" since 2004. In 2009, Dr. Quinn was featured as an expert physician for the Black Entertainment Television (BET) Network Special, "Heart of the City: Dying to Eat in Jackson", hosted by Star Jones. In 2012, he was named one of Mississippi Business Journal's, "Top Forty Under 40". He also provides a weekly medical commentary for two shows, the "Dr. Frank McCune Health and Prosperity Show" and the "Women for Progress Show" on WMPR 90.1 Radio Station. In March 2015, he was featured as an expert physician and appeared on NBC Nightly News regarding the State of Mississippi's proposed House Bill 130 (Authorize Exemptions from Vaccinations for Medical Reasons or Conscientious Beliefs). According to Nielson's Ratings, Dr. Quinn reached 566,023 television viewers' households through his television appearances that began in the year 2010 and is consistently increasing. As per Magnolia Clipping Service, Dr. Quinn appeared as an Expert Physician in the news, well over 100 times, since 2010 in all Mississippi and Alabama publications.

On July 2, 2014, Dr. Quinn led Mayor Tony Yarber's Medical Task Force for a Healthier Jackson to identify individuals and implement measures to improve their health and through this initiative, Dr. Quinn has screened hundreds of individuals through community health screenings and health fairs.

Dr. Quinn received: the George Washington Stutts, Sr. Award on June 18, 2015 at the 26th Annual Honors Program sponsored by the Robinson-Watson Book Company; the Best Doctor Award from The Jackson Free Press Newspaper and Quinn Healthcare received the Best Clinic Award in July 2015.

Mr. Speaker, I ask my colleagues to join me in recognizing this dynamic man, Dr. Timothy Quinn, for aspiring to increase the health and education of the 2nd Congressional District of Mississippi.

HONORING JOHN WILSON

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a former member of my staff, John Wilson, for his work in my office and his service to our state.

John worked on our team for over two years, serving as a Staff Assistant and later as a Legislative Correspondent in my Washington, D.C. office. In this role, John was responsible for advising me on a variety of policy issues, managing our internship program, handling tour requests, and writing constituent mail. Since leaving our office, he has gone on to serve as a Legislative Assistant with Rep. Jim Banks and now works at Heritage Action for America as a Senior Legislative Assistant.

On a personal note, John Wilson is my friend. I admire his loyalty, intellect and work ethic. He was a valuable member of our team, and I have no doubt his future is very bright. I want to thank John for his friendship and his hard work in our office. I wish him continued success in all that God has planned for him and his family.

IN APPRECIATION OF THE SERVICE OF ANDY TAYLOR

HON. EDWARD R. ROYCE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. ROYCE of California. Mr. Speaker, I rise to recognize the work of Andy Taylor, who has been the lead staffer for global economic competitiveness on the Foreign Affairs Committee. Andy has worked tirelessly to advance America's international economic interests abroad, leading bipartisan staff delegations overseas, conducting rigorous oversight of the executive branch, and advancing a robust legislative agenda.

I thank Andy for his service to me and our committee and for his professionalism as a staffer. He is creative and collaborative in his approach to developing legislation and dogged in his advocacy for our committee members' bills.

Andy came to Capitol Hill in 2010 and has worked on a wide range of policy issues, from biomedical research and drug development for patients with rare diseases, to energy and financial services policy, and Puerto Rico's public debt crisis. On the Foreign Affairs Committee, Andy ushered legislation to boost American leadership in cyberspace, advance women's entrepreneurship and economic empowerment, modernize our anti-money laundering and counter-terrorism financing regime, and bolster U.S. energy diplomacy.

In October, the President signed the BUILD Act into law, major legislation Andy was critical to creating a \$60 billion U.S. International Development Finance Corporation. This new entity will mobilize private capital in support of broad-based economic growth and provide countries a robust alternative to state-directed investments by authoritarian governments.

I am grateful to Andy for his service promoting American foreign policy and U.S. engagements overseas.

HONORING FIREFIGHTER FRANCIS COOK FOR 50 YEARS OF SERVICE

HON. ELISE M. STEFANIK

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Ms. STEFANIK. Mr. Speaker, I rise today to honor and recognize Firefighter Francis Cook for fifty years of active service with the Crown Point Fire Department.

Firefighter Francis Cook has been an instrumental member of the Crown Point Fire Department since he joined in 1968. He has held numerous positions in the Department, including Fire Chief for two years. Throughout his 50 years of service, Firefighter Cook demonstrated a superb work ethic and a commitment to becoming an outstanding firefighter. In 2018 alone, he responded to 96 emergency calls and attended 43 training events, totaling just over 223 active hours. He also took advantage of opportunities to become a card holder for CPR and First Aid to assist with first response calls, and earned multiple NYS Firefighting Certifications.

Mr. Cook devoted 50 years of his life to fire protection, and is an exemplary member of his community. On behalf of New York's 21st District, I would like to thank Firefighter Cook for a lifetime of sacrifices and dedication to keeping the Crown Point community safe.

HONORING SHAKIRA CAIN-BELL

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor Dr. Shakira Cain-Bell, is a 1992 Bachelor of Science, 1995 Masters of Public Policy and Administration, 2002 Doctor of Education, and a 2012 Masters of Arts in Sociology graduated of Jackson State University, she is a native of Canton, Mississippi with more than 16 years of experience as a motivational speaker, educator, conference organizer, advisor, compliance officer, community organizer, head start reviewer, college SACS team member, 6th grade teacher, assistant principal, early childhood program developer, early childhood childcare center designer, and an early childhood consultant.

Dr. Cain-Bell as the academic dean and adjunct professor of Sociology at the Jackson Campus Academic Technical Center Hinds Community College. She is a certified online learning professor through Jackson State University and the Institution of Higher Learning. She is the former director of the Minority Male Leadership Initiative Higher Learning. She is the former director of the Minority Male Leadership Initiative (M2M). Dr. Cain-Bell was the first assistant professor hired in the Interdisciplinary Studies Department at Jackson State University.

Dr. Cain-Bell also has a Masters in Higher Education from Mississippi College. She was the first and second cohort of GIFTS Scholars selected at Jackson State University; while co-authoring the book Foundations in Global Inquiry Institutional Guide—Jackson State University, which was collected and edited by Dr. Robert Blaine as part of the Apple iPad Initiative at Jackson State University. Dr. Cain-Bell

designed the first child watch program for pupils who were in need of adequate childcare watch; while attending classes in the Research and Development Center at Jackson State University.

Dr. Shakira Cain-Bell is married to Pastor Charles E. Bell, Jr. and they have three children, Zerrian, Zachariah, and Shakira.

Mr. Speaker, I ask my colleagues to join me in recognizing Dr. Shakira Cain-Bell for her dedication to serving.

HONORING THE LIVES AND DEDICATED SERVICE OF BOYD AND RALPH HENDERSON OF POCA TELLO, IDAHO

HON. MICHAEL K. SIMPSON

OF IDAHO

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. SIMPSON. Mr. Speaker, I rise today to recognize an outstanding set of twins from Idaho: Boyd Frank Henderson and Ralph Jay Henderson, who recently celebrated their 100th birthday. Those 100 years were marked by dedicated service to their country, church, and community, and I wish to recognize them for their outstanding contributions to Idaho.

As young men in 1941, the Henderson twins joined the United States Army. That same year, they left their wives and entered World War II in the 183 Field Artillery Battalion, fighting in North Africa and Europe. After being injured in combat, Boyd was awarded the Purple Heart and the Bronze Star for heroic achievement. Ralph showed extreme bravery and was awarded the Silver Star. Both learned and grew from their experiences in the United States Army and utilized these talents and skills throughout their lives.

Before joining the Army, the Henderson twins enjoyed many of life's accomplishments together. They both graduated from Pocatello High School in 1936, and in 1937 participated in Boy Scout and an Eagle Scout Courts of Honor. In 1941, both were married: Boyd to Ethel Chilton and Ralph to Lena Rawlins.

At the end of their tours of duty, the Henderson twills returned to Pocatello, Idaho. Boyd returned to his wife Ethel and had nine children. Ralph returned to his wife Lena and had five children. After Lena's passing, Ralph married LeNore Thompson Smedley in 2002.

Boyd and Ralph opened Henderson Lumber shortly after returning from the war. The twins contributed substantially to building the community of Pocatello. They also contributed politically and served in various leadership positions in the community. Boyd served as a Bannock County Commissioner for six years.

Boyd and Ralph were also both active in their church. In 1927, they were baptized into the Church of Jesus Christ of Latter Day Saints. Both held unpaid, lay clergy positions that helped countless members of their church, and both were called to serve as Bishops in their geographical area. Boyd also held the position of Stake President and Regional Representative, as well as serving for three years in Australia as a Mission President.

Few people live to be 100 years old and even fewer can share that day with a twin. Boyd and Ralph Henderson accomplished that on September 6, 2018. They shared their

100th birthday with each other, their families, and their friends. The 100 years that Boyd and Ralph have lived have helped shape Pocatello into the place it is today. Unfortunately, Ralph passed away on November 5, 2018. He will be missed by many, but undoubtedly none more than his twin brother, Boyd.

The family, friends, and community who have had the privilege of knowing Boyd and Ralph Henderson are proud of the lives they both have lived.

CELEBRATING JAMES "JIM" CAMPION

HON. JOHN J. FASO

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. FASO. Mr. Speaker, I rise today with great respect and admiration to recognize James "Jim" Campion, the President of Columbia-Greene Community College in Hudson, New York. Jim is retiring at the end of the 2019 academic year, culminating an impressive and nearly fifty-year career in higher education.

An outstanding leader and mentor, Jim has consistently displayed an unyielding dedication to improving New York's community college system. Under his leadership, Columbia-Greene Community College has expanded educational opportunities, improved campus safety and amenities, and provided more innovative curriculum and career training for students.

The tireless commitment of educators like Jim is fundamental to the success of our communities, our state, and our nation. Mr. Speaker, I ask that my colleagues join me in congratulating Jim on his retirement and thanking him for his many years of dedicated service to New York State.

IN RECOGNITION OF THE 30TH ANNIVERSARY OF THE ROAD TO RESPONSIBILITY

HON. WILLIAM R. KEATING

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. KEATING. Mr. Speaker, I rise today in recognition of the 30th Anniversary of the Road to Responsibility of Marshfield, Massachusetts.

Road to Responsibility, a Marshfield-based nonprofit, has been serving our area since 1988 with the goal of "making life better, one person at a time." This exceptional organization works to provide adults with disabilities the means, opportunity, and support to be integrated into our community. This charitable organization is made up of a dedicated staff working tirelessly to provide all people the chance to have dignified and meaningful lives.

The celebration of the Road to Responsibility's 30th anniversary gives us a reason to reflect on the far-reaching impact this non-profit has had on the South Shore. Since its incorporation, this organization has provided employment services, therapy and therapeutic activities, day programs, and residential services. Recognizing the needs of its community,

Road to Responsibility quickly expanded its residential homes and programs to serve over 1,200 individuals with disabilities and their families. It now proudly operates 48 residential homes and 64 different programs across the Commonwealth, expanding its services to include recreational and art programs in the area of Autism services.

Mr. Speaker, I am proud to honor the 30th Anniversary of the Road to Responsibility for their dedication to bettering our community and increasing the quality to life for people living with a disability in our district. I ask that my colleagues join me in thanking them for their invaluable service and wishing them all the best in the many years to come.

HONORING KYLE KASTINGS

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a former member of my staff, Kyle Kastings, for his work in my office and his service to our state.

I've known Kyle for more than two decades and during that time, he has become a close friend and trusted adviser. Kyle has proven himself to be one of our state's top political minds. There's no doubt that I wouldn't be where I am today without Kyle's counsel and help every step of the way.

On a personal note, Kyle is a talented leader and loyal friend. He has already impacted our state in extraordinary ways. But, I am certain that his biggest impact is yet to come.

I want to thank Kyle for his friendship and dedication to our work. I wish him continued success in all that God has planned for his family.

HONORING LOUISE STEWART

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable community servant, Louise Stewart. Louise has shown what can be done through hard work, dedication and the desire to live a long and fruitful life.

Louise Stewart was born in Delta, Louisiana. She is the oldest of three children and the only girl of the late John A. Murray, Sr. and Nona Ellis Murray.

Louise is a graduate of the Vicksburg Public School System, class of 1948 Bowman High School. Louise participated in the study of Progressive Education in Black High Schools (1940-46), which Magnolia High School of Vicksburg was included in the study.

Louise married the late Charles L. Stewart. The Stewart's relocated to Chicago, IL in search of better opportunities. While in Chicago Louise enrolled in Chicago City Junior College, the Malcom X Branch, graduating with an Associate in Arts degree and continued her studies at Chicago City Teachers College majoring in Elementary Education. She became employed at the University of Illinois Medical Center.

After returning to Vicksburg in 1970, Louise worked in the Vicksburg School System as a Substitute Teacher. Later, she began working at Sears in sales and training as coordinator. She retired after 21 years of service.

Louise is a member of Mount Calvary M.B. Church. She has been a member of the Vicksburg Homecoming Benevolent Club since 1986. Louise has served as assistant treasurer, treasurer, and financial secretary for the club. She has a heart to serve as needed. She loves life, reading, traveling and having fun.

Mr. Speaker, I ask my colleagues to join me in recognizing Mrs. Louise Stewart for her dedication and tenacity to serving her community and desire to be an example for all.

HONORING THE LIFE AND LEGACY
OF REVEREND JOSEPHUS
EGGELLETON, JR.

HON. ALCEE L. HASTINGS

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. HASTINGS. Mr. Speaker, it is with great sadness that I rise today to honor the life and legacy of my dear friend and longtime Broward County politician, Reverend Josephus Eggelletion, Jr.

Joe was born on April 23, 1949, in Miami, Florida, to a family that, though of humble means, was rich in love for one another and their community. He graduated from Dillard High School in Fort Lauderdale and completed his undergraduate studies at Florida A&M University, before starting a life dedicated to public service and his community.

As one of Broward County's longest-serving black elected officials, his political career began in 1990 on the Lauderdale Lakes City Council, where he filled the vacancy of the late Sol Rossman. Joe went on to become Broward County's first African American mayor. He then served in Florida's House of Representatives from 1992 through 1998. His political career continued when he was elected to the Broward County Commission, where he served until 2009.

After a long battle with prostate cancer, Joe died on November 21, 2018 at the age of 69. He will be remembered as a caring friend and committed public servant whose career spanned more than 20 years.

Mr. Speaker, I want to extend my deepest sympathies to Joe's wife, Carolyn and his entire family. While he is no longer with us, his spirit and loving memory will always live on, and he will be dearly missed.

FAITH, FAMILY, PHILANTHROPY,
AND FOOTBALL: REMEMBERING
BOB MCNAIR

HON. TED POE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. POE of Texas. Mr. Speaker, Houstonians will never forget October 6, 1999, when the NFL announced that the 32nd NFL franchise had been awarded to American businessman, Robert C. McNair. This adopted

Texan will forever be remembered as the man that brought professional football back to Houston.

McNair grew up in Forest City, North Carolina, and graduated from the University of South Carolina in 1958. He and his wife, Janice, moved to Houston two years later. McNair founded Cogen Technologies, which became the largest privately owned cogeneration company in the world. He then sold the bulk of it to Enron in 1999 for \$1.1 billion with an eye toward becoming a National Football League owner.

During his nearly two decades as an NFL owner, McNair left a lasting mark on the city of Houston. His leadership and determination brought the NFL back to Houston, built a spectacular stadium, and was instrumental in bringing two Super Bowls to Houston.

Football was not the only good thing McNair gave to Houston. Throughout his life, McNair and his charitable foundations gave more than \$500 million to a countless number of scientific, literary, educational, and faith-based organizations. McNair chaired the Robert and Janice McNair Foundation and the Houston Texans Foundation for more than 25 years. Ten years before he became known to most of us and before he was awarded the Texans franchise, McNair and his wife started the Robert and Janice McNair Educational Foundation to ensure all students in his hometown who so desired, would have the opportunity to attend college. Thousands of individuals have now received a better education; changing their lives because of McNair's selfless character.

McNair passed away on Friday, November 23, 2018 at the age of 81. He is survived by his wife, Janice; two sons, Cal and Cary; two daughters, Ruth and Melissa, 15 grandchildren, and two great grandsons. McNair was once asked by the NFL Network how he would like to be remembered. He replied "I'd like to think that I'd be remembered as an honorable man, as a good Christian man, and that I always did things in a first-class manner and treated people honestly. I think that would be a good legacy."

Mr. Speaker, Bob McNair lived his life always revolving around four main values: Faith, Family, Philanthropy, and Football. May we all strive to live a life well lived around those kind of values, and to leave a positive impact like Bob McNair.

And that's just the way it is.

HONORING PHOENIX PROJECT
COMMUNITY DEVELOPMENT
FOUNDATION, INC.

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a dynamic non-profit organization, Phoenix Project Community Development Foundation, Inc.

Phoenix Project Community Development Foundation, Inc. (PPCDF, Inc.) is a development corporation headquartered at 997 Main Street in Fayette, Mississippi. The name of this organization was derived from the myth of the Phoenix bird, which fell to Earth and burned to ashes yet rose from the ashes to at-

tain greater heights. This is the "Phoenix Vision" for Southwest Mississippi.

This organization was founded in 1995 by Walter Huston, Executive Director and Volley Davis, Deputy Director.

PPCDF, Inc. serves the residents and citizens of Southwest Mississippi by aiding in community and economic development matters such as: Workforce Development, Community Leadership Programs, Grant Writing and Community Education Programs. PPCDF, Inc. also aids individuals, government entities, nonprofits, churches and fraternal organizations. The focus for this organization is to devise strategies that: reduce pervasive poverty, alleviate high systemic unemployment; elevate educational achievement for youth and adults and to raise the standard of living for all residents of Southwest Mississippi.

PPCDF, Inc. received the "Making Things Better Award" at the 2003 Low-Income Customer Summit, in New Orleans, Louisiana sponsored by ENTERGY Corporation and in 2001 this organization conducted "Leadership Jefferson", a nine-month community leadership development program for citizens of Jefferson County, Mississippi.

PPCDF, Inc. also operated "Phoenix AOP" (Adolescent Opportunity Program) a program for adolescent offenders ages 12 to 17. This program assisted participants in: Character Building, Leadership, Academic and Social Skills and operated from 2008 until April 2016 in Claiborne, Jefferson and Pearl River Counties.

In Fiscal Year, 2016–2017, PPCDF, Inc. entered into a partnering agreement with Families First of MS, offering an afterschool tutoring for youth's in grades 1 through 12, which included: ACT Prep and On-Line Diploma Program for Dropouts and Adult Learners. Also, other services are: Workforce Readiness, Youth Development, Financial Literacy, and Parenting classes.

The mission to reduce poverty, high unemployment, and elevate educational achievement gaps will be met while teaching students Alternative Life and Workforce Readiness Skills. Phoenix Project Community Development Foundation, Inc. is also a designated ACT WORKKEYS Assessment Site.

Mr. Speaker, I ask my colleagues to join me in recognizing this great organization, Phoenix Project Community Development Foundation, Inc., that is serving and giving back to the community in Fayette, MS and the surrounding areas.

HONORING AWILDA RIVERA

HON. JOSÉ E. SERRANO

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. SERRANO. Mr. Speaker, it is with great pleasure that I rise today to honor Awilda Rivera, who is a Senior Congressional Assistant and Caseworker in my district office and is retiring after more than 30 years of service. She has been a key part of my team for almost the entirety of my time in Congress, and my staff and I will sorely miss her.

Awilda began her work on behalf of Bronxites in 1988, with my predecessor, Congressman Robert Garcia. She later joined my staff, and has been with my office for more

than 27 years. Her work was always stellar, and she consistently went above and beyond the call of duty to help constituents with whatever problems they had. She had a hard time saying no to assisting individuals in need. Helping others is, and I believe will always be, her passion.

Although she has worked on a number of casework areas, Awilda primarily focused on immigration issues. Awilda's knowledge of our immigration laws likely outstrips that of many immigration attorneys, and other elected officials frequently sought out her advice and assistance on casework issues. It is not an exaggeration to say that she has helped literally thousands of my constituents obtain citizenship, resolve visa issues, and help family members living at home and abroad. I cannot tell you the number of times that people relate stories to me about how she helped them or a close family member resolve a problem.

Awilda's passion for The Bronx is evident in her work and in her commitment to our community. She has lived in The Bronx all her life and raised both of her children in our borough. Today, she is a mother of two, Octavia Rivera and Jazmine Velez, and grandmother to Timothy, Noah, Camille and Andre.

Awilda comes from a musical family. Her father plays the guitar and her son, Octavia Rivera, is a well-known artist who goes by Toby Love. Her brother is also a musician. Awilda loves music, dancing, and—above all—her family. In fact, she plans to help care for her father in Puerto Rico in the future.

My constituents will deeply miss Awilda's advocacy, her compassion, and her selflessness. She is a legend in the community. I am deeply grateful for Awilda's dedication to helping others, and to the work that she has done for my office and my constituents. Mr. Speaker, I ask my colleagues to join me in paying tribute to Awilda Rivera for her distinguished service and extensive contributions to The Bronx and to the Nation.

HONORING TYLER SILVEUS

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise today, on behalf of the entire 6th Congressional District of Indiana, to recognize Tyler Silveus for his contribution to our state.

During my entire tenure in Congress, Tyler has been a loyal friend and wise adviser. Tyler is also a leader in Indiana's agriculture industry, serving as an executive at Silveus Insurance Group. He also served as a member of the 6th District Agriculture Advisory Committee where he met with my team regularly to discuss emerging agriculture issues. Our state is better off today because of his extraordinary leadership and service.

On a personal note, Tyler is a brother in Christ. I have appreciated his prayers and encouragement over the years. I would like to thank him for his friendship and support of my work in Congress. I wish him continued success in all that God has planned for Tyler and his family.

HONORING FONDA MAGEE

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker and fellow colleagues I rise today to honor a worthy member of our society, Mrs. Fonda Magee.

She earned her bachelor's degree in accounting from Alcorn State University. After graduating with a degree in Accounting she worked for the IRS in Atlanta. She moved back to Mississippi and worked as a project manager for Skytel for 9 years. She taught 6th grade and 8th grade math at Siwell middle school.

Later, she opened her own accounting firm named LKT Professional Tax where she has been in business for 18 years and her business continue to grow each year.

Mrs. Magee founded a young girls group called YLOTS where she mentors girls and has a girls only summer camp. Her passion is working with the youth and helping to make changes in this world. She takes countless number of youths all over the states on HBCU tours, encourage each student to attend college as well as educating them of the many choices out there. Mrs. Magee serves on the Youth department at her church Emmanuel Baptist to help raise money to send students to college. Mrs. Magee has been married for 25 years and together they have two girls and three foster sons.

Mr. Speaker, I ask my colleagues to join me in recognizing Mrs. Fonda Magee.

PERSONAL EXPLANATION

HON. JIMMY GOMEZ

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. GOMEZ. Mr. Speaker, on Wednesday, November 14, 2018, I was inadvertently detained on roll call vote 418. Had I been present to vote, I would have voted "nay."

CELEBRATING THE ASIAN AMERICAN PHYSICIAN ASSOCIATION'S PHYSICIAN OF THE YEAR DR. LIVELEEN M. GILL

HON. BRIAN HIGGINS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. HIGGINS of New York. Mr. Speaker, I proudly rise to acknowledge the extraordinary achievements of Dr. Liveleen M. Gill who is recognized by the Asian American Physician Association (AAPA) as the Physician of the Year. AAPA is a not-for-profit organization comprised of 100 doctors of Indian origin. Their efforts help to utilize their expertise as physicians to serve the community by holding free health fairs and enabling inner-city students the opportunity to experience the many medical advancements in today's practice.

Dr. Gill's passion for medicine started a world away in India where she excelled in biol-

ogy-related coursework. She was a gold medalist on her Higher Secondary Exam and she went on to complete an M.B. B.S. curriculum at Delhi University. Prior to the start of an internship, Liveleen met Harbinder Singh Gill who was visiting India from the United States. History took its course and Liveleen joined Harbinder overseas in America.

Dr. Liveleen Gill represents the best of the Western New York community. Dr. Gill wasted no time in becoming a diligent practitioner of medicine, starting her residency in Internal Medicine at Millard Fillmore Gates Circle. Although a relatively unknown physician at the time, Dr. Gill's medical skills quickly won her the respect and admiration of her colleagues. Dr. Gill went on to a rotation at Roswell Park Cancer Institute and because of her hard work and expertise, she earned a fellowship. Dr. Gill established herself in the community by creating her own practice starting in a series of part-time, rented office spaces and growing that into her private practice which contains several examination rooms, an infusion room, nursing, billing and administrative staff.

Dr. Gill is Board Certified in Medical Oncology and Internal Medicine earning her New York State Medical License in 1982. She belongs to the AAPA and the American Society of Clinical Oncology. Dr. Gill's practice thrived thanks to her impressive clinical skills, her conservative approach to treatment and the many wonderful relationships she developed in the field. On top of her tremendous professional success, Dr. Gill is also the proud mother of 2 grown children Jay and Sabrina.

Mr. Speaker, I thank you for allowing me to take a few moments to recognize Dr. Liveleen M. Gill. Her story of success showcases the vibrant and talented immigrants we have here in Western New York who work tirelessly to support our diverse community. I am honored to recognize the many wonderful contributions that Dr. Liveleen Gill has made to the medical field and thank her for the great care she has shown so many fellow Western New Yorkers.

HONORING HATTIE YOUNG

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable public servant, Pastor Hattie Young.

Pastor Young was born and raised in Grace, Mississippi. Her parents migrated to Scott, Mississippi and later to Greenville, Mississippi.

Pastor Young defied all odds as high school dropout who dared to dream and through many heartaches and pains as a single parent with three children dug her way out of poverty through faith in God.

Pastor Young has received her Bachelor and Master of Science degree in Elementary Education (Mississippi Valley State University), Master of Science degree in Administration and Supervision (Delta State University), and a Bachelor of Arts degree in Biblical Studies (Exodus School of the Bible).

After retiring as a principal in the Greenville Public School District where through her leadership at Weddington Elementary School she received high scholastic marks with local, regional and state recognition.

Moving forward, Pastor Young became an entrepreneur. She is the owner of Hattie's Kitchen. Also, she founded Word of God Ministries, Inc. seventeen years ago.

Mr. Speaker, I ask my colleagues to join me in recognizing Pastor Hattie Young for her dedication to serving others and giving back to the community.

HONORING FIREFIGHTER FRANCIS COOK FOR 50 YEARS OF SERVICE

HON. ELISE M. STEFANIK

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Ms. STEFANIK. Mr. Speaker, I rise today to honor and recognize Firefighter Francis Cook for fifty years of active service with the Crown Point Fire Department.

Firefighter Francis Cook has been an instrumental member of the Crown Point Fire Department since he joined in 1968. He has held numerous positions in the Department, including Fire Chief for two years. Throughout his 50 years of service, Firefighter Cook demonstrated a superb work ethic and a commitment to becoming an outstanding firefighter. In 2018 alone, he responded to 96 emergency calls and attended 43 training events, totaling just over 223 active hours. He also took advantage of opportunities to become a card holder for CPR and First Aid to assist with first response calls, and earned multiple NYS Firefighting Certifications.

Mr. Cook devoted 50 years of his life to fire protection, and is an exemplary member of his community. On behalf of New York's 21st district, I would like to thank Firefighter Cook for a lifetime of sacrifices and dedication to keeping the Crown Point and the surrounding communities safe.

PERSONAL EXPLANATION

HON. ERIC SWALWELL

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. SWALWELL of California. Mr. Speaker, I missed votes on Friday, November 16. Had I been present, I would have voted as follows: Roll Call Vote Number 419 (Passage of H.R. 5787, the Strengthening Coastal Communities Act): YES; Roll Call Vote Number 420 (Passage of H.R. 6439, the Manage our Wolves Act): NO.

HONORING THE CAREER OF MR. JIM PAGLIARINI, PRESIDENT & CEO OF TWIN CITIES PBS

HON. BETTY McCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Ms. McCOLLUM. Mr. Speaker, I rise today to congratulate Mr. Jim Pagliarini, on his remarkable 21 years as the President and CEO of Twin Cities PBS or Twin Cities Public Television (TPT). Under Jim's leadership, TPT has become one of this nation's most successful,

innovative and prolific public television stations. While not only launching and producing popular programming and community facing initiatives, the successes of TPT have gone on to become nationwide models for how other PBS stations interact with their audiences and the communities they serve.

After seeing the power that television has to educate communities, and children especially, Jim earned a Master's degree in education from Temple University and went on to found the PBS station in Reno Nevada. He was one of the youngest station leaders in the nation at 29 years old. After successfully running the Reno PBS station, he was encouraged to apply for the position of President and CEO of TPT here in Saint Paul, Minnesota. His arrival in Saint Paul in 1997 marked the beginning of a new era for TPT.

Jim is often spoken of as a keen listener who cares about the thoughts and visions of those around him. His strategic vision, as well as the staff and leadership team he oversees, has enabled TPT to be a national leader in serving the community with a variety of offerings both on television and the web. Twin Cities Public Television is consistently one of the most viewed stations in the country and excels in offering programming and content to people at every stage of life, spanning from early childhood to later adulthood. Jim has not only been an enormous positive force for TPT, but has leveraged his talents and knowledge for the betterment of public broadcasting nationwide. In addition to serving and being re-elected to the national PBS board, in 2006 he took a partial leave of absence to lead strategic planning for all public television stations around the country.

One of the many successes that TPT has had during Jim's tenure as President and CEO has been a partnership with the state's non-profits to help them use the power of media to broadcast their values and missions to viewers across Minnesota. This initiative helped to launch the Minnesota Channel in 2003, which became a national model for public broadcasting community partnerships. During Jim's time at TPT, the station completed a \$40 million campaign to modernize their headquarters and invest in new digital work. It was the most ambitious campaign in TPT's history.

Under Mr. Pagliarini's leadership, Twin Cities Public Television has thrived and grown into a model public broadcaster. TPT is a shining jewel for Minnesota, and the Fourth Congressional District, where it is located in Saint Paul. Mr. Speaker, please join me in wishing Jim all the best in his retirement, and to honor him for his years of educating and enriching the lives of Minnesota residents through his work at Twin Cities Public Television.

HONORING SCOTT SILVEUS

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise today, on behalf of the entire 6th Congressional District of Indiana, to recognize Scott Silveus for his contribution to our state.

During my entire tenure in Congress, Scott has been a loyal friend and wise adviser.

Scott is also a leader in Indiana's agriculture industry, serving as an executive at Silveus Insurance Group. Our state is better off today because of his extraordinary leadership and service.

On a personal note, Scott is a brother in Christ. I have appreciated his prayers and encouragement over the years. I want to thank him for his friendship and support of my work in Congress. I wish him continued success in all that God has planned for his family.

CELEBRATING THE 25TH ANNIVERSARY OF A PLACE CALLED HOME

HON. LUCILLE ROYBAL-ALLARD

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Ms. ROYBAL-ALLARD. Mr. Speaker, I rise to recognize the 25th anniversary of A Place Called Home, a nonprofit organization in South Los Angeles which provides a safe, nurturing environment for local youth and families.

Debrah Constance created A Place Called Home in 1993 to provide a safe haven for teens needing to escape gang violence on the streets of South Central L.A. From its humble beginnings in the basement of a church, the organization has grown into a beacon of hope and opportunity that has served more than 20,000 young people and their families.

Today, under the leadership of executive director Jonathan Zeichner and a committed board of directors and staff, A Place Called Home offers programs that prepare young people for employment or higher education. These young people also receive opportunities to access counseling, tutoring, college scholarships, vocational preparation, and internships. The organization offers classes for parents as well.

A Place Called Home is a focal point for many community activities. Its Marion Brucker Community Auditorium hosts a theater program, as well as cultural events, town hall meetings, and candidate debates. The organization also hosts events for the community throughout the year, including meals and distributions of food, beds, clothing, books, toys, and school supplies.

In addition, A Place Called Home teaches the importance of civic and community engagement, and provides opportunities for community service throughout the year. It also features three gardens where young people grow and harvest organic fruits, vegetables and flowers.

As A Place Called Home reaches 25 years of service, it remains fully committed to elevating the lives and futures of young people growing up in challenging circumstances, so they can become the leaders, healers, teachers, scientists, farmers, and builders our country needs. The organization embraces social and economic justice for all. It stands for the rights and well-being of all peoples, no matter who they are, where they come from, or how they worship.

Mr. Speaker, in recognition of all the students, families, and communities helped by A Place Called Home, I urge my colleagues to join me in congratulating this distinguished organization on its 25th anniversary. I wish A Place Called Home the very best as it continues its mission of helping underserved

youth improve their economic conditions and lead healthy, fulfilling, and purposeful lives.

HONORING MORNING STAR
BAPTIST CHURCH

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable historical church, Morning Star Baptist Church of Robinsonville, Mississippi.

Morning Star Baptist Church has been a cornerstone for many Black Families in the Robinsonville, MS area since the late 1800's. Morning Star Baptist Church is in northwest Mississippi in Tunica County, Mississippi at 4816 Kirby Road, Robinsonville, MS 38664. Over the 120-year history of Morning Star Baptist Church, the leadership and members have endeavored to serve the community.

Morning Star Baptist Church began in August the 14th day of 1898 as a spiritual space for the Dunn Family and Kirby Plantation. It began on Kirby Road on this very same land site in a log cabin with a small group of Christians. Morning Star Church started with a prayer meeting and Sunday School. Mr. Walter Dunn, Sr. and Mrs. Lizzie Dunn family was granted the use of the land for Morning Star Church in the late 1800s by Mr. John Anderson Kirby.

The Pastors of Morning Star Baptist Church have worked to show strong leadership in the community. Pastor Sam Brown was the 1st Pastor and he laid the first Corner Stone in 1898. Morning Star Church has a list of Pastors "Godly Shepherds" who have helped to advance the important work in northwest Mississippi: 1.—Pastor Sam Brown, 2.—Pastor Tom Matton, 3.—Pastor Stackhouse, 4.—Pastor E.P. Johnson, 5.—Pastor Wallace, 6.—Pastor London, 7.—Pastor Brown, 8.—Pastor Warn Thomas, 9.—Pastor Gabe White, 10.—Pastor Brown, 11.—Pastor Underwood, 12.—Pastor Jenkins (Great Worker), 13.—Pastor Henry, 14.—Pastor C.H. Payne [He laid the second corner stone in 1926], 15.—Pastor R.B. Starks, 16.—Pastor Holden, 17.—Pastor J.L. Linzy, 18.—Pastor R.H. Hendrick, 19.—Pastor A.W. Parker, 20.—Pastor I.S. Lewis, 21.—Pastor Lundy Jones, Jr., and 22.—Pastor Charles Bowles (current Pastor).

Mr. Willie Dunn, the son of Mr. Walter Dunn, Sr., carried on the productive church work of his father at Morning Star Baptist Church for many years. As a community family church, Morning Star Baptist Church evolved from the original log cabin, to a wooden structure, to a concrete block building, to the current new brick church.

The "Old White Brick" Morning Star Baptist Church building was a "good building" that had simply worn down over time since it was rebuilt in 1963. During the early 1990's to 2003, the Morning Star Church Members under the leadership of Pastor Lundy Jones, Jr. and Deacon Louis Harris, Sr. had to do several major structural repairs to the building. The plumbing, septic tank, and the floors had to be repaired and replaced. The shifting of the building foundation caused the walls to crack and a cable system had to be attached to the walls to keep them from falling.

During the winter months, it was bone chilling cold and during the summer months, it was sweltering hot because the building only had ceiling and floor fans. The Deacons would also arrive early on Sunday mornings to chase out the snakes, wasps, and other pests. After years of doing construction work to maintain the Old Church Building, and with the need to expand the Old White Brick Church building, a critical decision had to be made. Around the new Millennium of 2000, Deacon James E. Dunn provided leadership and shared his vision with the Church Leaders that it would be more cost effective to build a new church than to continue to repair the old building along with the expansion project. Morning Star Church Members under the leadership of the Deacons started to talk about the need for a new Sanctuary. After twelve months or more of talking, planning, thinking, and praying, the process to build a new Morning Star Church-Sanctuary was agreed upon.

In January of 2002, under the inspirational leadership of Deacon James E. Dunn, the beginning concept of the "New Building" for Morning Star M.B. Church was accepted by the Morning Star Leadership. In January of 2003, Deacon James E. Dunn transformed his ideas and his professional building designs for the (New) Morning Star Church into a working building plan that was developed with the assistance of Architects Wenzel and Associates on May 14, 2003.

On April 19, 2003, a ground-breaking ceremony was conducted for the expansion of Morning Star Baptist Church Building. At that time, the Morning Star Church Family was presented with the Deed of Trust for the land by Mr. James and Mrs. Louise (Kirby) Ellis.

October of 2004, was the start of the physical construction of the ("New") Morning Star Church Building. Deacon James E. Dunn volunteered his time and service along with Taylor Construction to lay the concrete.

On July 3, 2005, the Morning Star Baptist Church Congregation walked over from the Old Morning Star Church to the (New) Morning Star Sanctuary for the 1st Sunday Worship. Since that time, Morning Star Baptist Church Family has continued to grow physically and spiritually.

Morning Star Baptist Church continues today along with other churches in Tunica County to serve the needs of the African American Communities.

Mr. Speaker, I ask my colleagues to join me in recognizing Morning Star Baptist Church for its dedication to serving our community and great country.

ENCINAL VETERANS POST OFFICE

HON. HENRY CUELLAR

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. CUELLAR. Mr. Speaker, I rise today to present H.R. 1211, which will re-name the post office facility located at 400 N. Main Street, Encinal, Texas, as the "Encinal Veterans Post Office". This bill, shows our appreciation to our veterans and ensures their service and sacrifices to our country is not forgotten.

Across my district, fine men and women of all walks of life have honorably served our

country. It is critical that we honor their service and dedication to our nation. Dedicating this post office to our veterans will serve as an enduring reminder of the sacrifices that our friends, neighbors, and family made while serving their country. These individuals put country ahead of self, and I am proud to recognize them with the dedication of this post-office facility.

Today, I want to acknowledge the service of Judge Frank Weikel of Encinal. Judge Weikel enlisted in the United States Navy after high school and served for eight years. After his discharge from the Navy he worked at several companies before serving on the Encinal City Council and as Mayor Pro tempore. Eventually, he was elected Justice of the Peace for Precinct 2 in La Salle County.

The courage and dedication of Judge Weikel represents what it really means to be an American. He is amongst the many veterans in the State of Texas, and across the nation, who have served their country faithfully.

I would also like to take a moment to thank the veterans' organizations throughout my district for their tireless work in providing the care our veterans need. And in the words of President John F. Kennedy, "as we express our gratitude, we must never forget that the highest appreciation is not to utter words, but to live by them".

RECOGNIZING AUDRA McGEORGE

HON. EDWARD R. ROYCE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. ROYCE of California. Mr. Speaker, I want to express my heartfelt gratitude to the Foreign Affairs Committee's Communications Director, Audra McGeorge, for her nearly 13 years of service to my team. Her honesty, intelligence, dedication and humor have been tremendous assets to my office.

While serving in my personal office, Audra's tireless hard work was consistently recognized and applauded by peers, constituents and congressional liaison offices. Starting as a staff associate and working her way into a senior staff position as my communications director, Audra excelled in the Hill's challenging and demanding work environment. She helped me navigate the new opportunities provided by digital media, including telephone town halls and website redesigns. It was also her creativity and hard work that started my first annual women's conference and made following conferences a success. While excelling at her demanding work duties, Audra concurrently earned a master's degree in national security.

When I became Chairman of the Foreign Affairs Committee six years ago, I knew Audra would provide critical insight, so I had her bring her talents to the Committee. From demanding CODELs to high profile hearings to prominent foreign dignitary meetings to landmark legislation, Audra has handled her duties with expertise and a charming spirit. She has been a critical part of the Committee's many accomplishments—reforming food aid, combating the significant obstacles facing women and girls worldwide, and tackling wildlife trafficking.

I cannot thank Audra enough—especially for all of the laughs we've shared over the years.

It is without question that she will succeed in her future endeavors. Best wishes, Audra.

HONORING JOSH OWENS

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a former member of my staff, Josh Owens, for his work in my office and his service to our state.

Josh served in my Washington, D.C. office as an economic policy adviser during my first term in Congress. In that role, he served as the staff lead for our work on the House Budget Committee, he helped develop legislation, and advised me on economic policy issues. Since leaving our office, Josh has taught economics at Butler and Indiana University and now serves as the CEO of SupplyKick, a thriving Indianapolis-based online marketplace retailer.

On a personal note, I cherish my friendship with Josh and his parents. Josh and I are both proud alums of Wabash College too. I wish him and Andy continued success in all that remains ahead for their family.

IN RECOGNITION OF SERGEANT
MICHAEL CHESNA

HON. WILLIAM R. KEATING

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. KEATING. Mr. Speaker, I rise today to honor the life of Weymouth Police Sergeant, Michael Chesna. Sergeant Chesna's life was defined by many things but, above all else, the word we keep hearing alongside his name is "service."

He dreamed of being a police officer, while growing up in the town he would one day come to serve. Those dreams would be deferred, as he was called to serve his country overseas first.

His two tours of duty in Iraq and Afghanistan during 2007 and 2010 with the 10th Mountain Division were the deadliest years of each campaign. Michael served with distinction in the United States Army and was awarded the Purple Heart.

After leaving the military, Michael realized his dream career as a police officer, something he had wanted to do since he was 5

years old. It was in that time, he bought a house with his loving wife, Cynthia, and two children, Olivia and Jack, in Hanover. In that role, he had the opportunity to work in and around a community he held so dear.

Tragically, Sergeant Chesna was killed one day before his sixth anniversary on the force, but his commitment to duty, his family, and his community will be remembered for years to come. Throughout his 42 years, Sergeant Michael Chesna dedicated his life to serving something greater than himself, and ultimately gave his life protecting others.

Mr. Speaker, I am proud to honor the life of Sergeant Michael Chesna. I ask that my colleagues join me in recognizing his many years of dedication to his community and his country.

AMERICA MUST DENY PUTIN HIS
IMPERIAL AMBITIONS

HON. TED POE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. POE of Texas. Mr. Speaker, Vladimir Putin has again reminded the world that he has no respect for international law, sovereignty of neighboring states, or peace in our world. Since 2014, Russia has illegally occupied Crimea and fueled a war in Eastern Ukraine. That followed Moscow's 2008 invasion of Georgia where its forces still occupy Georgian territory. Now, Russian forces have conducted another act of unprovoked aggression by blocking the Kerch Strait and attacking Ukrainian naval vessels in the Black Sea.

This act of war is just another chapter in Putin's violent conquest of his neighbors' territory. His goal is to restore the power of Russia's imperial past. To do so requires seizing the lands and waters that were once controlled by Moscow and denying the right of free peoples to determine their own fate. Putin, an authoritarian thug, fears the democratic aspirations of nations that have shed the tyranny of the old Russian and Soviet orders. The success of the Color Revolutions in Ukraine and Georgia and their growing integration with the West strikes fear into the heart of a dictator like Putin, who relies on brutality and fear to cling to power. To survive, he has falsely framed the rising tide of democracy in the post-Soviet space as a threat to Russia, when in fact it is only a threat to Putin and his oligarch friends.

The illegal annexation of Crimea and this week's seizure of the Sea of Azov are Putin's attempt to intimidate and undermine Ukraine's

nascent democracy. By controlling these key strategic points, Putin believes he can demonstrate that only the Kremlin can ensure security and prosperity in the region and that Europe and America care little for the plight of Ukrainians. Instead it shows that Putin is a belligerent thug who only has violence and despair to offer.

We Americans must stand with Ukraine. The Ukrainian people want to share in the freedom and wealth we long ago secured for ourselves by breaking the chains of foreign tyranny. Americans did not fight alone when we gained our independence, and Ukraine should not be left to fight alone either. We must develop a grand strategy to halt Putin's aggression and liberate the areas he illegally seized. This does not mean a direct conflict between the United States and Russia, but it does require us to act before Putin becomes so confident that he does attempt a direct assault on us or our NATO allies. America has the tools and leverage to thwart Putin's wicked ambitions—it's time to use them.

And that's just the way it is.

HONORING KENZIE KITTLE

HON. LUKE MESSER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 29, 2018

Mr. MESSER. Mr. Speaker, I rise to recognize a former member of my staff, Kenzie Kittle, for her work in my office and her service to our state.

Kenzie served in my Washington, D.C. office during my first and second term in Congress, as a staff assistant and later as our press secretary. In that role, she helped lead our communications effort on social media and assisted countless constituents from our District. Since leaving our office, Kenzie has managed social media accounts for major U.S. companies and now works as a Social Media Strategist at the Indianapolis Motor Speedway. In addition, she runs a thriving life and style blog, called Simply J&K, covering fashion, food, drinks and more.

On a personal note, Kenzie is a positive spirit and kind soul with a big smile. Literally, every day, Kenzie made our office a better place to work, and she was a valuable member of our team.

I want to thank Kenzie for her friendship and her hard work in our office. I wish her and Jordan continued success in all that God has planned for their family.

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S7197–S7249

Measures Introduced: Twenty-three bills and seven resolutions were introduced, as follows: S. 3675–3697, S.J. Res. 66–68, S. Res. 711–712, and S. Con. Res. 53–54. **Pages S7241–42**

Measures Reported:

S. 3277, to reduce regulatory burdens and streamline processes related to commercial space activities, with an amendment in the nature of a substitute. (S. Rept. No. 115–397)

H.R. 2606, to amend the Act of August 4, 1947 (commonly known as the Stigler Act), with respect to restrictions applicable to Indians of the Five Civilized Tribes of Oklahoma. (S. Rept. No. 115–398)

H.R. 4032, to confirm undocumented Federal rights-of-way or easements on the Gila River Indian Reservation, clarify the northern boundary of the Gila River Indian Community's Reservation, to take certain land located in Maricopa County and Pinal County, Arizona, into trust for the benefit of the Gila River Indian Community. (S. Rept. No. 115–399)

S. 3119, to allow for the taking of sea lions on the Columbia River and its tributaries to protect endangered and threatened species of salmon and other nonlisted fish species, with an amendment in the nature of a substitute. (S. Rept. No. 115–400)

S. 664, to approve the settlement of the water rights claims of the Navajo in Utah, to authorize construction of projects in connection therewith, with an amendment in the nature of a substitute. (S. Rept. No. 115–401)

H.R. 315, to amend the Public Health Service Act to distribute maternity care health professionals to health professional shortage areas identified as in need of maternity care health services.

H.R. 1872, to promote access for United States diplomats and other officials, journalists, and other citizens to Tibetan areas of the People's Republic of China.

H.R. 2075, to adjust the eastern boundary of the Deschutes Canyon-Steelhead Falls and Deschutes Canyon Wilderness Study Areas in the State of Or-

egon to facilitate fire prevention and response activities to protect private property, with an amendment in the nature of a substitute.

H.R. 2646, to reauthorize the United States-Jordan Defense Cooperation Act of 2015, with an amendment in the nature of a substitute.

H.R. 4819, to promote inclusive economic growth through conservation and biodiversity programs that facilitate transboundary cooperation, improve natural resource management, and build local capacity to protect and preserve threatened wildlife species in the greater Okavango River Basin of southern Africa.

H.R. 4989, to require the Department of State to establish a policy regarding the use of location-tracking consumer devices by employees at diplomatic and consular facilities.

H.R. 5655, to establish the Camp Nelson Heritage National Monument in the State of Kentucky as a unit of the National Park System, with an amendment in the nature of a substitute.

S. Res. 562, expressing the sense of the Senate that the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) continues to make an invaluable contribution to United States and international security, 50 years after it opened for signature on July 1, 1968, with an amendment in the nature of a substitute and with an amended preamble.

S. 90, to survey the gradient boundary along the Red River in the States of Oklahoma and Texas.

S. 941, to withdraw certain National Forest System land in the Emigrant Crevice area located in the Custer Gallatin National Forest, Park County, Montana, from the mining and mineral leasing laws of the United States.

S. 1219, to provide for stability of title to certain land in the State of Louisiana, with an amendment in the nature of a substitute.

S. 1787, to reauthorize the National Geologic Mapping Act of 1992.

S. 2076, to amend the Public Health Service Act to authorize the expansion of activities related to Alzheimer's disease, cognitive decline, and brain health under the Alzheimer's Disease and Healthy Aging Program, with an amendment in the nature of a substitute.

S. 2249, to permanently reauthorize the Rio Puerco Management Committee and the Rio Puerco Watershed Management Program, with an amendment in the nature of a substitute.

S. 3482, to amend the Public Health Service Act to reauthorize the Emergency Medical Services for Children program.

S. 3657, to reauthorize the Traumatic Brain Injury program, with an amendment in the nature of a substitute. **Pages S7240–41**

Measures Passed:

National Flood Insurance Program Extension: Senate passed H.R. 7187, to extend the National Flood Insurance Program until December 7, 2018. **Page S7246**

National Flood Insurance Program Extension Act: Committee on Banking, Housing, and Urban Affairs was discharged from further consideration of S. 3628, to reauthorize the National Flood Insurance Program, and the bill was then passed. **Page S7246**

Disappearance of David Sneddon: Senate agreed to S. Res. 92, expressing concern over the disappearance of David Sneddon. **Pages S7246–47**

National Family Service Learning Week: Committee on Health, Education, Labor, and Pensions was discharged from further consideration of S. Res. 688, expressing support for the designation of the week of November 19 through November 23, 2018, as “National Family Service Learning Week”, and the resolution was then agreed to. **Page S7247**

Condemning Russia’s actions against the Ukrainian Navy: Committee on Foreign Relations was discharged from further consideration of S. Res. 709, condemning Russia’s provocative actions in the Kerch Strait against the Ukrainian navy, and the resolution was then agreed to. **Page S7247**

Printing of the pocket version of the U.S. Constitution: Senate agreed to S. Con. Res. 54, authorizing the printing of the 26th edition of the pocket version of the Constitution of the United States. **Page S7247**

Authorizing use of official office funds: Senate agreed to S. Res. 712, authorizing the use of official office funds to purchase the pocket version of the Constitution of the United States. **Pages S7247–48**

Signing Authority—Agreement: A unanimous-consent agreement was reached providing that the Majority Leader and Senator Murkowski be authorized to sign duly enrolled bills or joint resolutions on Friday, November 30, 2018. **Page S7248**

Farr Nomination—Agreement: Senate resumed consideration of the nomination of Thomas Alvin Farr, to be United States District Judge for the Eastern District of North Carolina. **Page S7199**

A unanimous-consent agreement was reached providing that the order of Wednesday, November 28, 2018, with respect to the nomination, be vitiated and that notwithstanding Rule XXII, it be in order to move to proceed to the nomination the week of December 3, 2018, and that if the motion is agreed to, Senate vote on confirmation of the nomination, with no intervening action or debate.

Kobes Nomination—Cloture: Senate resumed consideration of the nomination of Jonathan A. Kobes, of South Dakota, to be United States Circuit Judge for the Eighth Circuit. **Page S7210**

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

By 50 yeas to 49 nays, Vice President voting yea (Vote No. EX. 251), Senate agreed to the motion to close further debate on the nomination. **Page S7210**

Kraninger Nomination—Cloture: Senate resumed consideration of the nomination of Kathleen Laura Kraninger, of Ohio, to be Director, Bureau of Consumer Financial Protection. **Pages S7213–21**

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

By 50 yeas to 49 nays (Vote No. EX. 252), Senate agreed to the motion to close further debate on the nomination. **Pages S7213–14**

McNamee Nomination—Cloture: Senate began consideration of the nomination of Bernard L. McNamee, of Virginia, to be a Member of the Federal Energy Regulatory Commission. **Page S7222**

A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Thursday, November 29, 2018, a vote on cloture will occur at 5:30 p.m. on Monday, December 3, 2018. **Pages S7222–25**

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

Senate agreed to the motion to proceed to Legislative Session. **Page S7221**

Senate agreed to the motion to proceed to Executive Session to consider the nomination. **Page S7222**

A unanimous-consent agreement was reached providing that Senate resume consideration of the nomination at approximately 3 p.m. on Monday, December 3, 2018; and that notwithstanding Rule XXII, the cloture vote on the nomination occur at 5:30 p.m. **Page S7248**

Nominations Received: Senate received the following nominations:

- 1 Air Force nomination in the rank of general.
- 10 Army nominations in the rank of general.
- 1 Navy nomination in the rank of admiral.

Routine lists in the Air Force, Army, Marine Corps, and Navy. **Pages S7248–49**

Messages from the House: **Page S7238**

Measures Referred: **Page S7238**

Enrolled Bills Presented: **Page S7238**

Executive Communications: **Pages S7238–40**

Executive Reports of Committees: **Page S7241**

Additional Cosponsors: **Pages S7242–43**

Statements on Introduced Bills/Resolutions:
Pages S7243–45

Additional Statements: **Pages S7236–38**

Amendments Submitted: **Pages S7245–46**

Authorities for Committees to Meet: **Page S7246**

Privileges of the Floor: **Page S7246**

Record Votes: Two record votes were taken today.
(Total—252) **Pages S7210, S7213–14**

Adjournment: Senate convened at 10 a.m. and adjourned at 7:46 p.m., until 3 p.m. on Friday, November 30, 2018. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S7248.)

Committee Meetings

(Committees not listed did not meet)

NOMINATIONS

Committee on Armed Services: Committee concluded a hearing to examine the nominations of Thomas McCaffery, of California, to be an Assistant Secretary of Defense, and William Bookless, of California, to be Principal Deputy Administrator, National Nuclear Security Administration, Department of Energy, after the nominees testified and answered questions in their own behalf.

COMBATING FORMS OF ILLICIT FINANCE

Committee on Banking, Housing, and Urban Affairs: Committee concluded a hearing to examine combating money laundering and other forms of illicit finance, focusing on regulator and law enforcement perspectives on reform, after receiving testimony from Kenneth A. Blanco, Director, Financial Crimes Enforcement Network, and Grovetta N. Gardineer, Senior Deputy Comptroller for Compliance and Community Affairs, Office of the Comptroller of the Currency, both of the Department of the Treasury; and Steven M. D'Antuono, Section Chief, Criminal Investigative Division, Federal Bureau of Investigation, Department of Justice.

ENERGY LEGISLATION

Committee on Energy and Natural Resources: Subcommittee on Energy concluded a hearing to examine S. 1089, to require the Secretary of Energy to review and update a report on the energy and environmental benefits of the re-refining of used lubricating oil, S. 1713, to require certain financial assistance under the State energy program and the Weatherization Assistance Program to be distributed without undue delay to support State and local high-impact energy efficiency and renewable energy initiatives, S. 1875, to move the United States toward greater energy independence and security, to increase the flexibility, efficiency, and reliability of the electric grid, to increase the competitiveness of the United States economy, to protect consumers, and to improve the energy performance of the Federal Government, S. 2257, to establish the IMPACT for Energy Foundation, S. 2803, to amend the Energy Policy Act of 2005 to improve the conversion, use, and storage of carbon dioxide produced from fossil fuels, S. 2968, to amend the Energy Reorganization Act of 1974 to clarify whistleblower rights and protections, S. 3088, to amend the Energy Policy Act of 2005 to require the Secretary of Energy to establish a program to prepare veterans for careers in the energy industry, including the solar, wind, cybersecurity, and other low-carbon emissions sectors or zero-emissions sectors of the energy industry, S. 3295, to improve energy performance in Federal buildings, S. 3376, to require the Secretary of Energy to establish an energy storage research program, a demonstration and deployment program, and a technical assistance and grant program, S. 3422, to direct the Secretary of Energy to establish advanced nuclear goals, provide for a versatile, reactor-based fast neutron source, make available high-assay, low-enriched uranium for research, development, and demonstration of advanced nuclear reactor concepts, S. 3495, to provide certainty with respect to the timing of Department of Energy decisions to approve or deny applications to export natural gas, S. 3618 and H.R. 6511, bills to authorize the Secretary of Energy to carry out a program to lease underutilized Strategic Petroleum Reserve facilities, H.R. 6398, to authorize the Department of Energy to conduct collaborative research with the Department of Veterans Affairs in order to improve healthcare services for veterans in the United States, and an original bill entitled, "Enhancing State Energy Security Planning and Emergency Preparedness Act", after receiving testimony from Representative Barton; and Mark W. Menezes, Under Secretary of Energy.

NOMINATION

Committee on Environment and Public Works: Committee concluded a hearing to examine the nomination of Alexandra Dapolito Dunn, of Virginia, to be Assistant Administrator for Toxic Substances of the Environmental Protection Agency, after the nominee, who was introduced by Senator Whitehouse, testified and answered questions in her own behalf.

BUSINESS MEETING

Committee on Health, Education, Labor, and Pensions: Committee ordered favorably reported the following business items:

S. 2076, to amend the Public Health Service Act to authorize the expansion of activities related to Alzheimer's disease, cognitive decline, and brain health under the Alzheimer's Disease and Healthy Aging Program, with an amendment in the nature of a substitute;

S. 3530, to reauthorize the Museum and Library Services Act, with an amendment in the nature of a substitute;

S. 3657, to reauthorize the Traumatic Brain Injury program, with an amendment in the nature of a substitute;

S. 3482, to amend the Public Health Service Act to reauthorize the Emergency Medical Services for Children program;

H.R. 315, to amend the Public Health Service Act to distribute maternity care health professionals to health professional shortage areas identified as in need of maternity care health services; and

The nominations of Erhard R. Chorle, of Illinois, to be a Member of the Railroad Retirement Board, Gordon Hartogensis, of Connecticut, to be Director of the Pension Benefit Guaranty Corporation, Robert L. King, of Kentucky, to be Assistant Secretary of Education for Postsecondary Education, and John P. Pallasch, of Kentucky, to be an Assistant Secretary of Labor.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 16 public bills, H.R. 7187–7202; 6 resolutions, H.J. Res. 142; H. Con. Res. 142–143; and H. Res. 1161–1163 were introduced. **Pages H9742–43**

Additional Cosponsors: **Page H9744**

Reports Filed: Reports were filed today as follows:

H.R. 5759, to improve executive agency digital services, and for other purposes, with an amendment (H. Rept. 115–1055); and

H.R. 6140, to require the Secretary of Energy to establish and carry out a program to support the availability of HA–LEU for domestic commercial use, and for other purposes, with an amendment (H. Rept. 115–1056). **Page H9742**

Speaker: Read a letter from the Speaker wherein he appointed Representative Poliquin to act as Speaker pro tempore for today. **Page H9693**

Recess: The House recessed at 10:59 a.m. and reconvened at 12 noon. **Page H9699**

Guest Chaplain: The prayer was offered by the Guest Chaplain, Pastor William Hild, Jr., First Sarasota Baptist Church, Sarasota, Florida. **Page H9699**

Journal: The House agreed to the Speaker's approval of the Journal by voice vote. **Pages H9699, H9730**

Directing the Speaker to administer the oath of office to the representative-elect from the 13th Congressional District of Michigan: The House agreed to H. Res. 1161, directing the Speaker to administer the oath of office to the representative-elect from the 13th Congressional District of Michigan. **Page H9700**

Oath of Office—Thirteenth Congressional District of Michigan: Representative-elect Brenda Jones presented herself in the well of the House and was administered the Oath of Office by the Speaker. Earlier, the Clerk of the House transmitted a copy of the Certificate of Election received from the Honorable Ruth Johnson, the Michigan Secretary of State, indicating that, according to the preliminary results of the Special Election held November 6, 2018, the Honorable Brenda Jones was elected Representative to Congress for the Thirteenth Congressional District, State of Michigan. **Page H9700**

Whole Number of the House: The Speaker announced to the House that, in light of the administration of the oath to the gentlewoman from Michigan, the whole number of the House is 433. **Page H9700**

Recess: The House recessed at 12:36 p.m. and reconvened at 3:30 p.m. **Page H9703**

Shiloh National Military Park Boundary Adjustment and Parker's Crossroads Battlefield Designation Act—Rule for Consideration: The House agreed to H. Res. 1160, providing for consideration of the Senate amendment to the bill (H.R. 88) to modify the boundary of the Shiloh National Military Park located in Tennessee and Mississippi, to establish Parker's Crossroads Battlefield as an affiliated area of the National Park System, by a ye-and-nay vote of 219 yeas to 181 nays, Roll No. 423, after the previous question was ordered without objection.

Pages H9703–10, H9729–30

Suspensions: The House agreed to suspend the rules and pass the following measures:

Extending the National Flood Insurance Program until December 7, 2018: H.R. 7187, to extend the National Flood Insurance Program until December 7, 2018, by a $\frac{2}{3}$ ye-and-nay vote of 350 yeas to 46 nays, Roll No. 424. Pages H9710–14, H9730

Federal Agency Customer Experience Act: H.R. 2846, amended, to require the collection of voluntary feedback on services provided by agencies;

Pages H9714–16

Agreed to amend the title so as to read: "To require the collection of voluntary customer service feedback on services provided by agencies, and for other purposes."

Page H9716

All-American Flag Act: H.R. 3121, amended, to require the purchase of domestically made flags of the United States of America for use by the Federal Government;

Pages H9716–17

Inspector General Access Act: H.R. 3154, to amend the Inspector General Act of 1978 relative to the powers of the Department of Justice Inspector General;

Pages H9717–20

21st Century Integrated Digital Experience Act: H.R. 5759, amended, to improve executive agency digital services; and

Pages H9720–22

Settlement Agreement Information Database Act of 2018: H.R. 6777, to amend chapter 3 of title 5, United States Code, to require the publication of settlement agreements.

Pages H9722–23

Designating the facility of the United States Postal Service located at 306 River Street in Tilden, Texas, as the "Tilden Veterans Post Office": The House agreed to take from the Speaker's table and concur in the Senate amendment to H.R. 1207, to designate the facility of the United States Postal Service located at 306 River Street in Tilden, Texas, as the "Tilden Veterans Post Office".

Pages H9725–26

Designating the facility of the United States Postal Service located at 122 W. Goodwin Street,

Pleasanton, Texas, as the "Pleasanton Veterans Post Office": The House agreed to discharge from committee and pass H.R. 1210, to designate the facility of the United States Postal Service located at 122 W. Goodwin Street, Pleasanton, Texas, as the "Pleasanton Veterans Post Office".

Page H9726

Designating the facility of the United States Postal Service located at 400 N. Main Street, Encinal, Texas, as the "Encinal Veterans Post Office": The House agreed to discharge from committee and pass H.R. 1211, to designate the facility of the United States Postal Service located at 400 N. Main Street, Encinal, Texas, as the "Encinal Veterans Post Office".

Page H9726

Designating the facility of the United States Postal Service located at 180 McCormick Road in Charlottesville, Virginia, as the "Captain Humayun Khan Post Office": The House agreed to discharge from committee and pass H.R. 3184, to designate the facility of the United States Postal Service located at 180 McCormick Road in Charlottesville, Virginia, as the "Captain Humayun Khan Post Office".

Page H9726

Designating the facility of the United States Postal Service located at 1211 Towanda Avenue in Bloomington, Illinois, as the "Sgt. Josh Rodgers Post Office": The House agreed to discharge from committee and pass H.R. 4326, to designate the facility of the United States Postal Service located at 1211 Towanda Avenue in Bloomington, Illinois, as the "Sgt. Josh Rodgers Post Office", as amended by Representative Comer.

Page H9726

Agreed to amend the title so as to read: "To designate the facility of the United States Postal Service located at 200 West North Street in Normal, Illinois, as the 'Sgt. Josh Rodgers Post Office'."

Page H9726

Designating the facility of the United States Postal Service located at 116 Main Street in Dansville, New York, as the "Staff Sergeant Alexandria Gleason-Morrow Post Office Building": The House agreed to discharge from committee and pass H.R. 5395, to designate the facility of the United States Postal Service located at 116 Main Street in Dansville, New York, as the "Staff Sergeant Alexandria Gleason-Morrow Post Office Building".

Pages H9726–27

Designating the facility of the United States Postal Service located at 25 2nd Avenue in Brentwood, New York, as the "Army Specialist Jose L. Ruiz Post Office Building": The House agreed to discharge from committee and pass H.R. 5412, to designate the facility of the United States Postal Service located at 25 2nd Avenue in Brentwood,

New York, as the “Army Specialist Jose L. Ruiz Post Office Building”. **Page H9727**

Designating the facility of the United States Postal Service located at 3025 Woodgate Road in Montrose, Colorado, as the “Sergeant David Kinterknecht Post Office”: The House agreed to discharge from committee and pass H.R. 6216, to designate the facility of the United States Postal Service located at 3025 Woodgate Road in Montrose, Colorado, as the “Sergeant David Kinterknecht Post Office”. **Page H9727**

Designating the facility of the United States Postal Service located at 241 N 4th Street in Grand Junction, Colorado, as the “Deputy Sheriff Derek Geer Post Office Building”: The House agreed to discharge from committee and pass H.R. 6217, to designate the facility of the United States Postal Service located at 241 N 4th Street in Grand Junction, Colorado, as the “Deputy Sheriff Derek Geer Post Office Building”. **Page H9727**

Designating the facility of the United States Postal Service located at 2801 Mitchell Road in Ceres, California, as the “Lance Corporal Juana Navarro Arellano Post Office Building”: The House agreed to discharge from committee and pass H.R. 6405, to designate the facility of the United States Postal Service located at 2801 Mitchell Road in Ceres, California, as the “Lance Corporal Juana Navarro Arellano Post Office Building”. **Page H9727**

Frank Leone Post Office Act: The House agreed to discharge from committee and pass H.R. 6428, to designate the facility of the United States Postal Service located at 332 Ramapo Valley Road in Oakland, New Jersey, as the “Frank Leone Post Office”. **Page H9727**

Designating the facility of the United States Postal Service located at 1110 West Market Street in Athens, Alabama, as the “Judge James E. Horton, Jr. Post Office Building”: The House agreed to discharge from committee and pass H.R. 6513, to designate the facility of the United States Postal Service located at 1110 West Market Street in Athens, Alabama, as the “Judge James E. Horton, Jr. Post Office Building”. **Pages H9727–28**

Designating the facility of the United States Postal Service located at 530 East Main Street in Johnson City, Tennessee, as the “Major Homer L. Pease Post Office”: The House agreed to discharge from committee and pass H.R. 6621, to designate the facility of the United States Postal Service located at 530 East Main Street in Johnson City, Tennessee, as the “Major Homer L. Pease Post Office”. **Page H9728**

Designating the facility of the United States Postal Service located at 4301 Northeast 4th Street in Renton, Washington, as the “James Marshall ‘Jimi’ Hendrix Post Office Building”: The House agreed to discharge from committee and pass H.R. 6628, to designate the facility of the United States Postal Service located at 4301 Northeast 4th Street in Renton, Washington, as the “James Marshall ‘Jimi’ Hendrix Post Office Building”. **Page H9728**

Designating the facility of the United States Postal Service located at 44160 State Highway 299 East Suite 1 in McArthur, California, as the “Janet Lucille Oilar Post Office”: The House agreed to discharge from committee and pass H.R. 6655, to designate the facility of the United States Postal Service located at 44160 State Highway 299 East Suite 1 in McArthur, California, as the “Janet Lucille Oilar Post Office”. **Page H9728**

Designating the facility of the United States Postal Service located at 35 West Main Street in Frisco, Colorado, as the “Patrick E. Mahany, Jr., Post Office Building”: The House agreed to discharge from committee and pass H.R. 6831, to designate the facility of the United States Postal Service located at 35 West Main Street in Frisco, Colorado, as the “Patrick E. Mahany, Jr., Post Office Building”. **Page H9728**

Designating the facility of the United States Postal Service located at 128 East Carlisle Street in Marion, Kentucky, as the “Ollie M. James Post Office Building”: The House agreed to discharge from committee and pass H.R. 6838, to designate the facility of the United States Postal Service located at 128 East Carlisle Street in Marion, Kentucky, as the “Ollie M. James Post Office Building”. **Page H9728**

Designating the facility of the United States Postal Service located at 20 Ferry Road in Saunderstown, Rhode Island, as the “Captain Matthew J. August Post Office”: The House agreed to discharge from committee and pass S. 3414, to designate the facility of the United States Postal Service located at 20 Ferry Road in Saunderstown, Rhode Island, as the “Captain Matthew J. August Post Office”. **Page H9729**

Designating the facility of the United States Postal Service located at 105 Duff Street in Macon, Missouri, as the “Arla W. Harrell Post Office”: The House agreed to discharge from committee and pass S. 3442, to designate the facility of the United States Postal Service located at 105 Duff Street in Macon, Missouri, as the “Arla W. Harrell Post Office”. **Page H9729**

Suspension—Proceedings Postponed: The House debated the following measure under suspension of the rules. Further proceedings were postponed.

Federal CIO Authorization Act of 2018: H.R. 6901, amended, to amend chapter 36 of title 44, United States Code, to make certain changes relating to electronic Government services. **Pages H9723–25**

Senate Message: Message received from the Senate by the Clerk and subsequently presented to the House today appears on pages H9699–H9700 and H9703.

Quorum Calls—Votes: Two yea-and-nay votes developed during the proceedings of today and appear on pages H9729–30 and H9730. There were no quorum calls.

Adjournment: The House met at 10 a.m. and adjourned at 8:55 p.m.

Committee Meetings

U.S. POLICY TOWARD SYRIA (PART II)

Committee on Foreign Affairs: Subcommittee on the Middle East and North Africa held a hearing entitled “U.S. Policy Toward Syria (Part II)”. Testimony was heard from James F. Jeffrey, Special Representative for Syria Engagement, Department of State; and Robert Jenkins, Deputy Assistant Administrator, Bureau for Democracy, Conflict, and Humanitarian Assistance, U.S. Agency for International Development.

EVALUATING FEDERAL DISASTER RESPONSE AND RECOVERY EFFORTS

Committee on Oversight and Government Reform: Full Committee held a hearing entitled “Evaluating Federal Disaster Response and Recovery Efforts”. Testimony was heard from William B. Long, Administrator, Federal Emergency Management Agency; Major General Scott A. Spellmon, Deputy Commanding General for Civil and Emergency Operations, U.S. Army Corps of Engineers; and a public witness.

REVIEW OF RECENT GAO REPORTS ON ICEBREAKER ACQUISITION AND THE NEED FOR A NATIONAL MARITIME STRATEGY

Committee on Transportation and Infrastructure: Subcommittee on Coast Guard and Maritime Transportation held a hearing entitled “Review of Recent GAO Reports on Icebreaker Acquisition and the Need for a National Maritime Strategy”. Testimony was heard from Rear Admiral Michael J. Haycock, Assistant Commandant for Acquisition and Chief Acquisition Officer, U.S. Coast Guard; Rear Admiral

Mark H. Buzby, U.S. Navy (Ret.), Administrator, Maritime Administration; Marie A. Mak, Director of Acquisition and Sourcing Management, Government Accountability Office; Andrew Von Ah, Director of Physical Infrastructure Issues, Government Accountability Office; and Ronald O'Rourke, Specialist in Naval Affairs, Congressional Research Service, Library of Congress.

VA'S DEVELOPMENT AND IMPLEMENTATION OF POLICY INITIATIVES

Committee on Veterans' Affairs: Subcommittee on Disability Assistance and Memorial Affairs held a hearing entitled “VA's Development and Implementation of Policy Initiatives”. Testimony was heard from Paul R. Lawrence, Under Secretary for Benefits, Veterans Benefits Administration, Department of Veterans Affairs; Michael J. Missal, Inspector General, Office of Inspector General, Department of Veterans Affairs; and public witnesses.

Joint Meetings

BUDGET AND APPROPRIATIONS PROCESS REFORM

Joint Select Committee on Budget and Appropriations Process Reform: Committee concluded a markup of the Committee's report, recommendations, and legislative language. The bill and accompanying report were not agreed to.

COMPUTATIONAL PROPAGANDA

Commission on Security and Cooperation in Europe: Commission received a briefing on how to defeat computational propaganda from Matt Chessen, Acting Deputy Science and Technology Advisor to the Secretary of State; and Karen Kornbluh, German Marshall Fund of the United States, and Nina Jankowicz, Woodrow Wilson International Center for Scholars Kennan Institute, both of Washington, D.C.

COMMITTEE MEETINGS FOR FRIDAY, NOVEMBER 30, 2018

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

No hearings are scheduled.

Next Meeting of the SENATE

3 p.m., Monday, December 3

Senate Chamber

Program for Monday: Senate will resume consideration of the nomination of Bernard L. McNamee, of Virginia, to be a Member of the Federal Energy Regulatory Commission, and vote on the motion to invoke cloture thereon at 5:30 p.m.

Next Meeting of the HOUSE OF REPRESENTATIVES

9 a.m., Friday, November 30

House Chamber

Program for Friday: Complete consideration of House Amendment to the Senate Amendment to H.R. 88—Retirement, Savings, and Other Tax Relief Act and the Taxpayer First Act.

Extensions of Remarks, as inserted in this issue

HOUSE

Bishop, Sanford D., Jr., Ga., E1572
Cuellar, Henry, Tex., E1575, E1581
Davis, Danny K., Ill., E1575
DeFazio, Peter A., Ore., E1574
Faso, John J., N.Y., E1577
Gomez, Jimmy, Calif., E1579
Hastings, Alcee L., Fla., E1578

Higgins, Brian, N.Y., E1571, E1579
Keating, William R., Mass., E1577, E1582
Kelly, Robin L., Ill., E1572
McCollum, Betty, Minn., E1580
Messer, Luke, Ind., E1572, E1573, E1574, E1575, E1576, E1577, E1579, E1580, E1582, E1582
Panetta, Jimmy, Calif., E1571, E1575
Poe, Ted, Tex., E1574, E1578, E1582
Roybal-Allard, Lucille, Calif., E1580

Royce, Edward R., Calif., E1572, E1576, E1581
Schiff, Adam B., Calif., E1571
Serrano, José E., N.Y., E1578
Simpson, Michael K., Idaho, E1577
Stefanik, Elise M., N.Y., E1576, E1580
Swalwell, Eric, Calif., E1580
Thompson, Bennie G., Miss., E1572, E1573, E1575, E1575, E1576, E1577, E1578, E1579, E1579, E1581



Congressional Record

printed pursuant to directions of the Joint Committee on Printing as authorized by appropriate provisions of Title 44, United States Code, and published for each day that one or both Houses are in session, excepting very infrequent instances when two or more unusually small consecutive issues are printed one time. ¶Public access to the *Congressional Record* is available online through the U.S. Government Publishing Office, at www.govinfo.gov, free of charge to the user. The information is updated online each day the *Congressional Record* is published. For more information, contact the GPO Customer Contact Center, U.S. Government Publishing Office. Phone 202-512-1800, or 866-512-1800 (toll-free). E-Mail, contactcenter@gpo.gov. ¶To place an order for any of these products, visit the U.S. Government Online Bookstore at: bookstore.gpo.gov. Mail orders to: Superintendent of Documents, P.O. Box 979050, St. Louis, MO 63197-9000, or phone orders to 866-512-1800 (toll-free), 202-512-1800 (D.C. area), or fax to 202-512-2104. Remit check or money order, made payable to the Superintendent of Documents, or use VISA, MasterCard, Discover, American Express, or GPO Deposit Account. ¶Following each session of Congress, the daily *Congressional Record* is revised, printed, permanently bound and sold by the Superintendent of Documents in individual parts or by sets. ¶With the exception of copyrighted articles, there are no restrictions on the republication of material from the *Congressional Record*.

POSTMASTER: Send address changes to the Superintendent of Documents, *Congressional Record*, U.S. Government Publishing Office, Washington, D.C. 20402, along with the entire mailing label from the last issue received.