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

PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer: Eternal God, we give You thanks for giving us another day. Lead us this day in Your ways, that our Nation might be guided along the roads of peace, justice, and goodwill.

Grant strength and wisdom to our Speaker, leaders, and Members of both the people’s House and the Senate, to our President, his Cabinet, and to our Supreme Court.

Bless as well the moral and military leaders of our country, and may those who are the captains of business, industry, and unions learn to work together toward the mutual benefit of all, walking in the ways of righteousness and working for the highest good of our beloved land.

Bless us this day and every day, and may all that is done within the people’s House be for Your greater honor and glory.

Amen.

THE JOURNAL

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

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

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

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. THOMPSON of Pennsylvania. 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The point of no quorum is considered withdrawn.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 Oregon (Ms. BONAMICI) come forward and lead the House in the Pledge of Allegiance as follows:

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

ANNOUNCEMENT BY THE SPEAKER

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

HONORING THE LIFE OF JOE MURRAY RIVERS

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

Ms. BONAMICI. Mr. Speaker, I rise today to honor the life of Claire Lovell, an accomplished columnist and devoted resident of Seaside, Oregon.

North coast residents are richer for Claire’s presence, and I join them in celebrating her life and her legacy. For 27 years, Claire’s column chronicled the happenings of Seaside with cogent prose and an observant eye.

First known as “Overheard: Notes from Seaside,” and later “Scene and Heard,” her column was the first thing readers went to when they eagerly opened their newspapers. Indeed, some readers bought the newspaper just for her column.

Claire was a Seaside resident for almost all of her 96 years, and no one was better qualified to document the city’s life. Whether she was sharing her observations on politics, popular culture, growing older, or the birth of her first great-grandchild, Claire enriched each topic with her signature verve and keen love of the written word.

In a recent column, Claire wrote: Whether one is 5-years old or 95, as the case may be, life’s small pleasures are very important.

H2945
For decades, one of Seaside’s small pleasures was reading her column. It is my honor to recognize Claire Lovell’s many contributions to our community and to offer my condolences to her family and the Seaside community on the loss of this remarkable woman. Her style and well-chosen words will not be forgotten.

HONORING THE WORK OF THE STATE COLLEGE FOOD BANK
(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to acknowledge the good work of the State College Area Food Bank in Centre County, Pennsylvania. In 1982, the food bank opened in the basement of the St. Andrew’s Episcopal Church as a temporary solution to a temporary need. As the need continued, so did the food bank. Today, it has a permanent home in a large facility on South Atherton Street.

The need is great, and the statistics are alarming. Nearly 15 percent of Centre County’s population lived in food-insecure homes in 2015—the highest in the Commonwealth. It means that more than 22,000 individuals lack regular access to adequate food. Thankfully, the food bank is filling a void in the community. In 2016, it distributed more than 400,000 pounds of food and fed nearly 1,700 individuals.

I rise today as the chairman of the House Agriculture Subcommittee on Nutrition but also as a proud citizen of Centre County. The food bank hopes that one day no one will go hungry in Centre County. Thankfully, it is working every day to realize that goal.

PRESIDENT TRUMP’S 100 DAYS
(Ms. DELBENE asked and was given permission to address the House for 1 minute.)

Ms. DELBENE. Mr. Speaker, President Trump’s first 100 days have been chaotic and confusing for American families and businesses. One thing is clear: he has consistently ignored the middle class. His budget decimates programs like Meals on Wheels. His tax plan is a huge giveaway to the wealthiest few. And his recent efforts to eliminate protections for people with preexisting conditions.

The Republican’s latest bill to repeal the Affordable Care Act would be devastating. And as I have heard from constituents—hundreds of constituents throughout my district—getting sick should never mean going bankrupt, like Christine, from Kirkland, who was born with a congenital heart defect and relies on costly medical care to stay alive. She told me her condition is, “a cruel reality that is nobody’s fault. But it is malicious and disgraceful that we might face financial ruin for me to stay alive.”

President Trump spent his first 100 days putting families like Christine’s in jeopardy. This must change in the next 100 days for Christine and so many others.

CONGRATULATIONS TO USA TEAM AND HARRISON TURONE ON WINNING GOLD AT CULINARY COMPETITION
(Mr. BACON asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BACON. Mr. Speaker, I rise this morning to congratulate the USA Team on winning gold at the Bocuse d’Or culinary competition in Lyon, France.

I would also like to recognize one team member, Harrison Turone, a Nebraska high school graduate. Harrison grew up in Omaha. During his high school career, he enrolled in the Omaha Public Schools’ Center culinary program where he received college credits to the Institute for the Culinary Arts at Metropolitan Community College in Omaha.

In addition to his academic pursuit of the culinary arts, Harrison worked at many restaurants in our area and in California. He then moved to New York to train with Chef Mathew Peters for the USA Team selection for the Bocuse d’Or while working at Per Se restaurant.

After winning the team’s selection and the honor to represent the United States, Peters and Turone moved to Napa Valley to train for a year for the Bocuse d’Or competition. The Bocuse d’Or is a prestigious culinary competition that is held in Lyon, France, every 2 years. It is named after the well-renowned French chef Paul Bocuse. He is recognized as the father of the modern French cuisine and has been awarded “Chef of the Century” by the The Culinary Institute of America.

While fighting Nazi Germany during World War II, he was shot in the chest and treated at a U.S. Army hospital. He was given a transfusion of blood that saved his life.

The United States competed against 23 other countries in the Bocuse d’Or and won. This was the 30th anniversary of the competition, and it marked the first time the United States took home the gold.

I send my congratulations to the entire team and a special congratulations to Harrison Turone. You represented your team and our State admirably.

WHERE IS THE PLAN, PRESIDENT TRUMP?
(Mr. BROWN of Maryland asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BROWN of Maryland. Mr. Speaker, as we approach President Trump’s 100th day in office, I rise to address the vision, the agenda, and the plans the White House has laid out. Except, Mr. Speaker, there are no plans to speak up.

President Trump promised an agenda that was supposed to make America great again, but no one in America or the administration seems to know what that includes. As the dust settles on the cruise missile strike in Syria and the dropping of bombs in Afghanistan, where is the plan for ISIS, Iraq, Syria, or Afghanistan that Candidate Trump promised?

The President said his $1 trillion infrastructure plan to create millions of jobs is coming fast, but, again, where is the plan? Instead, President Trump’s one-page proposal is a massive $2 trillion giveaway to corporations and the wealthy and doesn’t include a penny for infrastructure. That is a missed opportunity.

I could keep going. Where is the plan on fixing America’s water infrastructure? Where is the plan on making American products affordable for American workers? Where is the plan to provide affordable childcare that the President promised?

Mr. Speaker, there is a hard truth the President needs to realize: the difficult work of governing on behalf of all American people is more than tweets and photo ops. The President’s first 100 days have been all talk and no action.

QUALITY ACCESS AND INCLUSION FOR THOSE WITH DOWN SYNDROME
(Mr. FITZPATRICK asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. FITZPATRICK. Mr. Speaker, I rise today in recognition of my constituent Evan Rothholz, an energetic, tech-savvy kindergarten student who happens to have Down syndrome.

Down syndrome is a condition that results from having an additional full or partial copy of chromosome 21. Since his diagnosis, 6-year-old Evan, along with his parents, Mitchel and Julie, advocate for others with Down syndrome and help educate families facing this unexpected diagnosis.

I am appreciative of the work of the Pennsylvania Down Syndrome Advocacy Coalition, a group of concerned parents, self-advocates, supporters, committed to achieving quality access and inclusion for all individuals with Down syndrome in the State of Pennsylvania.

As a member of the Congressional Task Force on Down Syndrome, I am very proud to support H.R. 1896, the ABLE to Work Act, which provides more flexibility for thousands of individuals with disabilities, allowing them to save and plan for the future.

It is Evan’s hope that individuals with Down syndrome, and all of those in the special needs community, will have the same educational and financial opportunities that are afforded to others.
call up House Resolution 289 and ask for its immediate consideration. The Clerk read the resolution, as follows:

H. RES. 289
Resolved, That upon adoption of this resolution it shall be in order to consider the following:

1. House Resolution 307
Resolved, That further continuing appropriations for fiscal year 2017, and for other purposes.

2. House Resolution 318
Resolved, That further continuing appropriations for fiscal year 2017, and for other purposes.

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 the rule. It is a fair rule that enables this body to continue working in a bipartisan fashion to get our work done for the American people. Essentially, it is to fund the government for one more week as final preparations are made as the Appropriations Committee finalizes its work. It enables us to continue to serve our constituents. It enables the American people to have confidence not only in what we are doing, but to provide the necessary resources so that this Nation can continue to protect itself also. I also rise in support of the underlying legislation that is in this rule. This short-term CR, while being far from ideal, is exactly what we need to do so that we can allow our colleagues in the House, as well as the Appropriations Committee and this body, to move forward and replace this with a bill that will find its way to the United States Senate and to the President’s desk.

For months now, our colleagues on the Appropriations Committee, under the great work of our brand-new chairman, Chairman Frelinghuysen from New Jersey, have been working towards funding a government agreement while they are trying to reach a long-term bridge.

Yesterday at the Rules Committee, the young chairman, along with the ranking member, Mrs. Lowey from New York, came and spoke to the Rules Committee not only with great confidence about the work that they are doing, but with great confidence about how they worked well together. It was once again another opportunity for Members of Congress in the performance of their duties to work well together in the working relationship, but in the product that they would wish to move forward.

The Rules Committee was quite blunt to them that, while we were pleased to see them, we wanted to see the end of their work doesn’t come from now. I think the American people feel the same way. I think they are willing to take the time to do it right, but it is now time to feel a little bit of pressure towards completing the work that needs to be done.

Mr. Speaker, today we are going to have one of the most distinguished members of the Rules Committee who will speak with us. He shares a role not only as vice chairman of our committee, but he also has an opportunity to sit on the Appropriations Committee; a person responsible as a cardinal for a massive part of not only the Federal Government spending, but the authority and responsibility for the Federal Government to deliver in so many areas in support of the American people.

I will be introducing the gentleman from Oklahoma (Mr. Cole) in just a few minutes, who will also provide detailed information on support of the great work that is being done, but why we are doing that for the American people.

Mr. Speaker, I am confident that my colleagues on the Appropriations Committee are going to continue their work. We are asking this body today to consider this rule to move forth legislation.

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

Mr. MCGOVERN. Mr. Speaker, I thank the gentleman from Texas (Mr. Sessions), my good friend, the chairman of the Rules Committee for yielding me the customary 30 minutes, and I yield myself such time as I may consume.

I ask unanimous consent that all members have 5 legislative days to revise and extend their remarks.

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

Mr. MCGOVERN. Mr. Speaker, I want to begin with some good news for our colleagues here in support of the American people, and that is my Republican colleagues have decided to pull their abysmal repeal and replace bill with regard to the Affordable Care Act from consideration this week. We can all breathe a sigh of relief. The American people dodged another Republican bullet here.

Their bill, as my colleagues all know, would have caused 24 million Americans to lose their health care. It would have cut Medicaid by over $800 billion, and then they would have given a trillion-dollar tax break to the richest people in the country. It would have compromised Medicare. It would have
basically denied Americans essential health protections that they currently are guaranteed in their health insurance; things like emergency room care, maternity care, mental health care. I can go on and on.

Then with their latest addition to their abysmal bill, they would have even allowed insurance companies to once again discriminate against Americans with preexisting conditions; something that they said that they wanted to protect, yet their adjustments to their abysmal healthcare bill would have allowed Americans with preexisting conditions to be discriminated against.

I mean, when we talk about essential health benefits, I want to stress the word “essential.” They are important, yet they are going down a road that I think is disastrous for millions of American people.

Let us begin by being thankful that we are not going to do great harm to our country this week. Now, there is always next week—we have to worry about that—but at least this week they had the common sense to pull this terrible healthcare bill that they have been working on for so long. Let’s hope that whoever ever see the bill, I think it is important for people to understand what is at stake. There is an awful lot at stake for tens of millions of Americans here today all across the country.

Mr. Speaker, that brings us to today. Let us be clear about why we are here again with yet another continuing resolution, the 29th—you heard that right, the 29th—continuing resolution since Republicans have taken control of the House.

Republicans have nobody to blame for this mess but themselves. They control the White House, they control the Senate, and, unfortunately, they control this House. They were even the ones that set this artificial deadline of April 28 in the first place. That was after Republicans gave themselves a 2-month extension and then a 5-month extension.

Mr. Speaker, this should have all been sorted out last fall, but for 7 months Republicans have played games and delayed and bickered amongst themselves about government funding and health care and other priorities.

What do they have to show for it? Nothing.

Now, maybe the delay was caused by this obsession from the Republican Conference with repealing the Affordable Care Act and ripping health care away from 24 million Americans. Maybe Republicans have been too busy trying to defend Planned Parenthood, trying to undo important consumer protections put in place by Democrats, trying to tear down commonsense rules to protect public safety and the environment.

Perhaps if Republicans had been responsibly working with Democratic leaders during the past 7 months, we could have already funded our government and we could be getting to work on other things that our constituents sent us here to do, like creating jobs and repairing our crumbling infrastructure.

We could have avoided events that have transpired during the past 48 hours: an emergency Rules Committee meeting, another Republican martial law rule, and threats of a Saturday session.

Mr. Speaker, to put it bluntly, this is about Republican dysfunction and incompetence, plain and simple. If Congress could be sued by the American people for malpractice, we would be in big trouble. This is indefensible. I am sure people who are watching these proceedings are scratching their heads saying: What the hell is going on in the people’s House?

For the life of me, I cannot understand why we are constantly at the edge of cliff and the leadership jumps from one manufactured crisis to the next, and has proven ineffective at carrying out even its most basic responsibilities, like keeping the government’s lights on and funding programs that benefit our constituents.

But don’t take it from me. Listen to what some of my Republican colleagues are saying about the priorities of their own leadership. Representative Rooney, a Republican from Florida, said:

“I have been in this job 8 years, and I am wracking my brain to think of one thing our party has done that has been something positive, that has been something other than stopping something else from happening.”

Representative Mario Díaz-Balart from Florida commented:

“It is pretty evident that we don’t have the votes among Republicans to, in essence, clinch this thing that is real.”

Mr. Speaker, when you have members of your own party making these kinds of statements, you really have to question the capacity of the Speaker and his leadership team to govern effectively.

Mr. Speaker, I very much regret that we are here today to consider another short-term CR. One week—that is all this bill does, keeps the government running for one additional week. Our constituents expect and deserve better from their elected officials.

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

Mr. SESSIONS. Mr. Speaker, I appreciate the gentleman, my friend from Massachusetts, for his words of wisdom about the direction we ought to be going. That is what we are going to do; we are going to continue moving.

I find in my job, as I perform my duties, that I have to really interact with a lot of people in government. Over Christmas, I had a chance to visit our troops around the world and look at them and give them the confidence that what we do in Washington will allow them to keep working for freedom and to represent us.

Dr. Francis Collins at the National Institutes of Health, an enormously brilliant man who helped with the genome project, who keeps NIH up and working; and at the National Eye Institute, Dr. Paul Sieving; and so many others who do count on us getting it right, whether it be the United States military, whether it is our border patrol agents, health care, and human services, but the person who knows these characteristics of what it takes to get agreements is also on the Rules Committee. He is a valuable member of our Rules Committee. He is the gentleman from Oklahoma (Mr. Cole).

Mr. Speaker, I yield 10 minutes to the gentleman from Oklahoma (Mr. COLE), vice chairman of the Labor, Health and Human Services, Education, and Related Agencies Subcommittee.

Mr. COLE. Mr. Speaker, I thank the chairman, my good friend, for yielding me the time and for those incredibly gracious and generous remarks.

Mr. Speaker, I want to support the rule and the underlying legislation. By the very nature of Rules debates, everything seems to be partisan because it seems to be sort of shirts and skins as it is on the rules. The reality is the legislation we are talking about has actually been requested by both parties. We had both the chairman and the ranking member in there requesting because they are working together in a bipartisan way to produce a major piece of legislation that will drastically spending for the entire government in the range of about $1 trillion between now and September 30.

The important thing to note is that it is a very bipartisan negotiation between two very skillful legislators, Chairman FRELINGHUYSEN and Ranking Member NITA LOWEY. When they bring that legislation to the floor, as they will next week, it is going to have some pretty important and pretty major things on it.

We are not only going to adequately fund our military, we are going to increase that. We are going to give the President some things he has asked for in terms of supplemental money for defense to upgrade and improve our military.

□ 0930

We are going to give him some additional things for border security as well that, again, both parties have agreed on. I think we all want secure borders. We know there is always some debate about exactly how or what we should do, but, in this case, we have a bipartisan agreement.

We will actually give a very substantial increase to the National Institutes of Health, which, as the gentleman from Texas (Mr. SESSIONS) mentioned, great work is done on behalf of the American people in that institution. Frankly, it has been Republicans that funded the National Institutes of Health in the late 1990s and early 2000s and now have reignited the biomedical research engine by putting additional resources in there. It is
something our friends support, but actually it was Republicans who took the initiative to achieve.

We will see some really important increases in some education programs that give some of our less advantaged citizens a chance to go to TD, GEAR UP. Both prepare individuals for higher education and then have a chance to exploit the opportunity when it comes.

So that bill will have a lot of good things in it that will be bipartisan. My good friend from Massachusetts (Mr. McGovern) mentioned—and I think appropriately so—that there is a certain amount of dysfunction in the appropriations process. Where we probably disagree is—I have got to tell you, it is not new. Since we passed the Budget Control Act over 40 years ago in 1974, budgets and appropriations have been completed on time exactly four times. It didn’t matter who was in charge. So maybe we ought to go back and look at that, at that whole sense of imputation by our friends back when they controlled both Chambers in overwhelming numbers and rethink how we do this.

I do agree with the gentleman from Massachusetts (Mr. McGovern) that it is important to focus on first things first. And while tax reform is a very important goal that, I think, this Congress will achieve and while health care is a very important goal, which I certainly hope is this Congress achieves and I think we are working toward, there is no question the most important thing we do around here is fund the government every day. We make sure that our military has what it needs to protect us and that our border control officials have what they need to make sure they are secure, that we do things like look for cures for Alzheimer’s and cancer at the NIH. To me, that always is the most important thing it has to do.

So, in this bill and in the bill that will follow next week, we are actually doing what we should do. We are putting first things first. Let’s make sure these basics are done for the American people and then let’s get about the important business of changing their Tax Code and making sure that they have the best health care in the world.

In my view, Congress could have—and to my friend’s point—could have avoided some of these things this month ago. It is important to note that the Appropriations Committee had reported out all 12 of the bills that fund the day-to-day operation of the budget. Five of them actually moved across the floor. We did run into problems in the United States Senate where there was a lot of obstruction, but the Appropriations Committee did its job. We just have to now, as a Congress, do our job and make sure those bills get to the floor in a timely manner, and that we do the right thing so that they pass.

The Appropriations Committee can only prepare them. They don’t get to schedule them on the floor. They don’t get to move them across the floor. That has to be done with all sides working together for the good of the American people.

Again, it is worth noting that we can do this process. Two years in a row, we have done all 12 bills. So I would hope in the near future that the decisions—and my friend is right, a decision was made in November or December. It is not one I agreed with—to wait and say let’s let the new administration have some input on this. Now, there is certainly nothing wrong with that.

The new administration wants to come in, and there is a vehicle called a supplemental, where, if they want to tweak the budget, they can do that and they can bring it to the floor, and that is what we should have done. But we shouldn’t ask them to write the budget for the very year in which they show up. They simply don’t have their people in place. They are not ready to do that. So I got a job to do. And I did the job. So let is the 29th net appointed. So I would hope, in the future, we remember that and do things first.

Still, it is never too late to do the right thing, as my mom used to say. And the American people want to pass this rule, pass this bill, give our friends, the appropriators, the time that they need to negotiate a final bill. I am confident we will do that; I am confident we will do it on a bipartisan basis. Mr. Speaker, and I am confident we will be on the floor with a bill the American people can be proud of because that will have been negotiated in good faith, it will be bipartisan, and it will give us the stability that we need from now until September 30.

Mr. SESSIONS. Mr. Speaker, also I want to recognize the gentleman from Oklahoma (Mr. Cole) for another birthday today. The gentleman from Oklahoma was very silent last night at the Rules Committee. He didn’t let us know what he had in mind. So I am going to wish him where I am. And today is his birthday, and I congratulate him for that.

I reserve the balance of my time.

Mr. McGovern. Mr. Speaker, I yield myself such time as I may consume. I have a number of the day for my colleagues. I feel like I am on Sesame Street. This is the 29th closed rule this year. This is the 29th CR of this Republican majority. And the government is about to shut down when the calendar flips after midnight. So it is the 29th. So 29 must be the number of the day.

I want to wish the gentleman from Oklahoma (Mr. Cole) a happy birthday. Maybe he is 29, so it all kind of fits together.

I would just say to my colleagues, as an indication of how dysfunctional this place is: How do you get 29 closed rules in 4 months? How do we run a place in such a closed manner?

This is supposed to be a deliberative body. We are supposed to be debating issues. People are supposed to have a give-and-take on matters of importance. We have had 29 closed rules in the first 4 months of this year. It is unprecedented.

As I have been saying time and time again, when you have a lousy process, you usually end up with lousy legislation. I think that is the case with regards to the repeal and replace of the Affordable Care Act.

Here we are at the last minute trying to keep the government open for a week so we could have more time to keep it open for the rest of the year. I mean, this is not the way this place should be run.

Mr. Speaker, I yield 4 minutes to the gentlewoman from Florida (Ms. Castor), a former member of the Rules Committee.

Ms. CASTOR of Florida. Mr. Speaker, the American people deserve better. The majority is not serving the interest of the families we represent back home. They are not focused on lifting the economic prospects of our small businesses and hardworking families. They are not focused on jobs.

Instead, we are debating what could be the smallest little extension of government funding ever: 1 week. Are you kidding me? We have just come back this week from a 2-week recess. You think that that party would have had the wherewithal to be able to fund the government as required through the end of the fiscal year, which is only September 30. This was leftover business from last year.

It is unfocused. What a letdown for the people we represent.

Has the majority party brought a bill to the floor of the House that we can debate on jobs, on lifting Americans that work hard every day? No.

Has the majority party brought a bill to debate where we could talk about how we fix roads and bridges and connect communities and address congestion across the country and create jobs that way? No.

The majority party, after the very serious military strike on Syria, could have brought a debate about an authorization of the use of military force where the Congress has been derelict for years in having the debate about a country that has been at war for 16 years. That is very important. People expect us to address the difficult issues, but they haven’t brought that debate.

Across the country this week, a lot of seniors in high school are deciding where they are going to attend college or university. We could be having a debate on how we help those families and students afford the cost of a college education or address the student loan crisis. But no, that debate hasn’t been brought.

There is going to be a big march in Washington again this weekend on the changing climate. We could discuss and debate the cost of the changing climate, the extreme weather events. Boy, may folks back home in the State of Florida are having to look at increased insurance costs, property insurance costs, infrastructure costs because of
the changing climate, but that debate hasn’t been had.

Instead the Congress has been consumed with a healthcare bill that rips coverage away from families, harms Medicare, raises costs on everyone, and they were stuck in a debate this week about ending the preventative protection that families now have if they have a preexisting condition. Remember, under the Affordable Care Act, you can no longer be discriminated against if you have a preexisting condition like cancer or diabetes. They were consumed with: Well, how do we end that and send that back to the States to do that? Thank goodness that bill hasn’t been brought to the floor.

Instead, here is an extension of running the government. Again, how small. Maybe it does match what is happening in the White House. With the flip-flopping, unfocused President, this Republican majority is having real trouble governing the country.

I understand the President is consumed with an investigation of associates from his campaign over collusion with the Russians. He is consumed with conflicts of interest and how he doesn’t want to be transparent, whether it is his taxes. But, nonetheless, they added another provision that really impact our families back home. They deserve better than this dysfunctional Republican majority. Why don’t we stand up for them for a change?

The Democrats are willing to have those debates. Let’s debate and discuss jobs. Let’s debate and discuss how kids can afford the cost of a college education. Let’s discuss how we lift our public schools. Let’s discuss rebuilding America and creating jobs through modern renewable investments. Let’s have these debates.

Let’s not take up the time of the American people on a silly 1-week extension of funding government so we can do this again next week, where we have to debate and take all the time on how we fund the government until September 30. American families deserve better.

Mr. SESSIONS. Mr. Speaker, last night at the Rules Committee, we had a debate where we focused our attention not only on the legislation, but also on the need to get this done. I appreciate the gentlewoman from Florida (Ms. CASTOR), the gentleman from Oklahoma (Mr. COLE), and the gentleman from Massachusetts (Mr. MCGOVERN) and their attention to the ideas that they have. They do have ideas, and they do have decisions that would help make this process even better. We are here today for the right reason.

I would advise the gentleman from Massachusetts (Mr. MCGOVERN) that I do not have any further speakers, and I reserve the balance of my time pending his close.

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

Mr. Speaker, I think it is clear that there is a lot of frustration on our side because of what is obviously a dysfunctional House. The fact that we are here again at the last minute trying to just keep the government running really is unfortunate. It is sad because it is not like we didn’t know about this date. We have known about it for a long time.

My Republicans friends set this date. They have had months and months to figure out a way to keep the government running. They, again, are in control of the Senate. They are in control of the White House. Once again, we have a manufactured crisis where we are right at the edge of a cliff, and the best we could do today is kick the can down the road for a week and we will have this little debate again next week.

Perhaps the leadership of this House actually focused on the people’s business instead of on legislation that is about messaging or press releases, perhaps if they focused on the people’s business rather than trying to undermine basic healthcare protections for people, we wouldn’t have these crises all the time.

I said at the beginning of my remarks that we can breathe a sigh of relief today because my friends on the Republican side are not bringing up their abysmal repeal and replace of the Affordable Care Act bill.

They have been changing it and changing it, and there was some rumor, President Trump was saying that they would probably bring a bill up to pass it in his first 100 days because somehow it is more important to do something in 100 days than it is to get it right. But, nonetheless, they added another provision which they claim makes it more palatable to their Members. But I want my colleagues to understand that what they have done is made a bad bill worse.

The American College of Physicians sent us a letter to all Members, Democrats and Republicans, and I will just read one sentence from it. “This amendment” that my Republican friends added to their healthcare bill would “make the harmful AHCA even worse by putting new coverage barriers for patients with preexisting conditions and weakening requirements that insurers cover essential benefits.”

I include in the RECORD the letter from the American College of Physicians.

American College of Physicians,
April 24, 2017.

Hon. Paul Ryan,
Speaker, House of Representatives,
Washington, DC.

Hon. Mitch McConnell,
Majority Leader, U.S. Senate,
Washington, DC.

Hon. Nancy Pelosi,
Minority Leader, House of Representatives,
Washington, DC.

Hon. Charles Schumer,
Minority Leader, U.S. Senate,
Washington, DC.

Dear Speaker Ryan, Minority Leader Pelosi, Majority Leader McConnell, and Minority Leader Schumer:

On behalf of the American College of Physicians (ACP), I am writing to urge Congress to move away from the harmful changes to patient care that would occur if the American Health Care Act (AHCA) were to become law, and to instead work for bipartisan solutions to improve the Affordable Care Act (ACA) rather than repealing and replacing it. We believe that the AHCA, which would repeal and replace the marketplace coverage and consumer protections created by the ACA, is so fundamentally flawed that it cannot be made acceptable. We understand that the leadership in the House of Representatives continues to explore ways to bring a modified version of the AHCA to a vote, based on a draft amendment reportedly being developed by Representatives MacArthur and Meadows, a summary of which was made available to the public through news organizations. This amendment would make the harmful AHCA even worse by creating new coverage barriers for patients with pre-existing conditions and weakening requirements that insurers cover essential benefits.

The American College of Physicians is the largest medical specialty organization and the second-largest physician group in the United States. ACP members include 148,000 internal medicine physicians (internists), related subspecialists, and medical students. Internal medicine physicians are specialists who apply scientific knowledge and clinical expertise to the diagnosis, treatment, and compassionate care of adults across the spectrum of health to complex illness.

The draft MacArthur-Meadows amendment would create what is known as the “Limited Waiver Option” that would allow states to eliminate or severely weaken vital ACA protections. Based on a summary of the draft amendment, states could seek Limited Waivers for:

Essential Health Benefits (EHBs)

Community-rating rules, except for the following categories, which are not waivable: Gender or Age (except for reductions of the 5:1 age ratio previously established) or Health Status (unless the state has established a high-risk pool or is participating in a federal high-risk pool)

To obtain the waiver, states would only need to “attest that the purpose of their requested waiver is to reduce premium costs,
increase the number of persons with healthcare coverage, or advance another benefit to the public interest in the state, including the guarantee of coverage for persons with pre-existing conditions. Secretary shall approve applications within 90 days of determining that an application is complete.’ (Emphasis added in italics).

In other words, as long as a state attested that there was a “benefit to the public,” insurers would be once again allowed to charge more for persons with pre-existing conditions, or decline to cover needed benefits like physician and hospital visits, maternity care and contraception, mental health and substance use disorder treatments, preventive services, and prescription drugs.

This would take us back to the days when people had to fill out intrusive insurance company questionnaires that probed into our most private health history, even before being advised what the premium would be based on their individual health conditions. Unaffordable premiums based on the expected costs associated with all persons in the insurance pool (adjusted only by age, tobacco use, and family size), the Limited Waiver, the refusal to allow insurers in states that obtain a waiver to again charge people exorbitant and unaffordable premiums based on pre-existing conditions.

Before the ACA, insurance plans sold in the individual insurance market in all but five states typically maintained lists of so-called “declinable” medical conditions—including asthma, diabetes, arthritis, obesity, stroke, or pregnancy, or having been diagnosed with cancer in the past 10 years. Even if a risk-assessment tool would not explicitly reject the current law’s guaranteed-issue requirement—which requires insurers to offer coverage to persons with pre-existing conditions like those on these lists—community rating allows insurers to charge as much as they believe a patient’s treatment will cost. The result would be that many patients with pre-existing conditions would be offered coverage that costs them thousands of dollars more for the care that they need, and in the case of patients with expensive conditions like cancer, even hundreds of thousands more.

An amendment to the AHCA reported out of the Rules Committee on April 6th to establish the “Invisible Risk Sharing Program,” which would create a fund that states could use to reimburse insurers for some of the costs associated with insuring sicker patients, would not offset the harm done to patients with pre-existing conditions by allowing the Limited Waiver of community rating and essential benefit protections. The pre-ACA experience with high-risk pools was that many had long waiting lists, and offered inadequate coverage with high deductibles and insufficient benefits. Unless a national high-risk pool is supported with a massive infusion of funding it will not be sufficient to cover the millions of people with pre-existing conditions that would be charged more or charged more for coverage under the AHCA. One paper estimates that a national high-risk pool would cost $176.4 billion more than the current law’s guaranteed-issue requirement in the first year, roughly $178.1 billion a year, making coverage unaffordable for those who need it most, older and sicker persons, and result in skimpy “bare-bones” insurance for many others that does not cover the medical care they would need if and when they get sick.

Finally, even without the Limited Waiver Amendment, ACP continues to believe that the AHCA’s guaranteed-issue requirements and policies that will do great harm to patients including:
- The phase-out of the higher federal match in states that have opted to expand Medicaid and the ban on non-expansion states being able to access the higher federal contribution if they adopt the Medicaid block grant financing option.
- Eliminating EHBs for Medicaid expansion enrollees.
- Imposing work or job search requirements on certain Medicaid enrollees.
- Regressive age-based tax credits, combined with mandatory provisions that would allow insurers to charge older people much higher premiums than allowed under current law.
- Continuous coverage requirements for patients with serious mental disorders and those with chronic conditions.
- Legislative or regulatory restrictions that would deny or result in discrimination in the awarding of federal grant funds and/or Medicaid/CHIP funds to the patients and the programs to which they refer and serve.

To be clear: while some younger and healthier persons might be offered lower premiums in states that obtained a “Limited Waiver” of community-rating and essential health benefits, it would be at the expense of making coverage unaffordable for those who need it most, older and sicker persons, and result in fewer and worse options for patients. A report by Milliman found that the main drivers of premium costs were ambulatory patient services, hospitalizations, and prescription drugs. These are crucial services that form the core of any health insurance plan.

Mr. McGOVERN. Mr. Speaker, we have a press release from the American Hospital Association. Their line here is: "Our top concern is what this change could mean for older and sicker patients, including those with pre-existing conditions such as cancer patients and those with chronic conditions” could suffer. “This amendment proposed this week would dramatically worsen the bill.”

[From the American Hospital Association—April 27, 2017]

STATEMENT ON THE AMERICAN HEALTH CARE ACT

(By Rick Pollack, President and CEO, American Hospital Association)

The latest version of the AHCA continues to put health coverage in jeopardy for many Americans. Our top concern is what this change could mean for older and sicker patients, including those with pre-existing conditions, such as cancer patients and those with chronic conditions. For these reasons, and more, the American Hospital Association—The College strongly believes in the first, do no harm principle. Therefore, we continue to urge that Congress move away from the fundamentally flawed and harmful policies that would result from the American Health Care Act and from the changes under consideration—including the proposed “Limited Waiver” amendment—that would make the bill even worse for patients. We urge Congress to instead start over and seek agreement on bipartisan ways to improve and expand on the ACA. The College recognizes the opportunity to share our ideas for bipartisan solutions that would help make health care better, more accessible, and more affordable for patients and ensure that the most vulnerable patients do no harm on them as the AHCA would do.

Sincerely,

JACK ENDE, MD, MACP,
President.

Mr. Speaker, we urge Congress to continue to work with stakeholders on a solution that provides meaningful coverage.

The amendment proposed this week would dramatically worsen the bill. The changes included put consumer protections at greater risk by allowing states to waive the essential health benefit standards, which could leave patients without access to critical health services and financial assistance. We believe that this would result in the AHCA would result in 24 million fewer people covered in 2026. It is unlikely this amendment would improve these coverage estimates.

As the backbone of America’s health safety-net, hospitals and health systems must protect access to care for those who need it most. We urge that the hurdles that are left behind. The AHCA continues to fall far short of that goal.
Mr. MCOVERN. Mr. Speaker, the AARP issued yet another statement saying: “This harmful legislation still puts an age tax on older Americans and puts vulnerable populations at risk through a series of backdoor deals that attempts to shift responsibility to State and local governments.”

I include in the Record the statement from the AARP.

AARP MAINTAINS OPPOSITION TO AMENDED HEALTH BILL

WASHINGTON, DC—AARP Executive Vice President Nancy LeaMond released the following statement today in response to the amended House bill that would create an “Age Tax,” increase premiums, eliminate protections for pre-existing conditions, cut the life of Medicare, and give sweetheart deals to big drug and insurance companies.

In a letter sent to all 435 members of the U.S. House of Representatives, AARP re-stated its strong opposition to the bill and urged House Members to vote NO on the proposed legislation. AARP believes this legislation will have a significant harmful impact on the health of millions of older Americans as well as the most vulnerable populations, including poor seniors and disabled children and adults:

“This harmful legislation still puts an Age Tax on older Americans and puts vulnerable populations at risk through a series of backdoor deals that attempts to shift responsibility to states. Older Americans need affordable health care and prescription drugs. This legislation still goes in the opposite direction, increasing insurance premiums for older Americans and not doing anything to lower those costs.”

“AARP continues to oppose legislation that would impose an Age Tax, eliminate protections for pre-existing conditions, weaken Medicare, erode seniors’ ability to live independently because of billions of dollars in Medicaid cuts, and give sweetheart deals to drug and insurance companies while doing nothing to lower the cost of health care or prescription drugs.

“We intend to let all 38 million of our members know exactly how their Representative is voting and urge them to contact their elected officials and demand they vote NO on the American health care bill. And we have been doing that through an exchange and through the media. Again, we urge all Representatives to vote NO on the American Health Care Act in its current form.”

MEDICARE

Our members and older Americans believe that Medicare must be protected and strengthened for current and future generations. We strongly oppose any changes to current law that could result in cuts to benefits, increased costs, or reduced coverage for older Americans. According to the 2016 Medicare Trustees report, the Medicare Part A Trust Fund is solvent until 2028 (11 years longer than the Affordable Care Act) during large part to changes made in the ACA. We have serious concerns that the American Health Care Act repeals provisions in current law that have strengthened Medicare’s fiscal outlook, specifically, the repeal of the additional 0.9 percent payroll tax on higher-income workers. Repealing this provision would result in $47 billion from the Hospital Insurance trust fund over the next ten years, would hasten the insolvency of Medicare by up to four years, and diminish Medicare’s ability to pay for services in the future.

PRESCRIPTION DRUGS

Older Americans use prescription drugs more than any other segment of the U.S. population, typically on a chronic basis. We are pleased that the bill maintains the Medicare Part D coverage gap (“donut hole”) protections created under the ACA. Since the enactment of that law, more than 11.8 million Medicare beneficiaries who have fallen into the coverage gap have saved over $26.8 billion on the improved coverage for prescription drug costs due to the donut hole. We do have strong concerns that the fee on manufacturers and importers of branded prescription drugs, which currently is projected to add $1.4 billion to the Medicare Part B trust fund between 2017 and 2026, will be repealed by the American Health Care Act. Rather than repeal this fee for Medicare, AARP believes it would be far more productive to reduce the burden of high prescription drug costs on consumers and taxpayers, and we would be willing to work with you on bipartisan solutions.

INDIVIDUAL PRIVATE INSURANCE MARKET

About 6.1 million Americans age 50–64 currently purchase insurance in the non-group market, and nearly 3.2 million are currently eligible to receive subsidies for health insurance coverage through either the federal health benefits exchange or a state-based exchange (marketplace). Significant reduction in the number of uninsured since passage of the ACA, with the number of 50-64 year old Americans who are uninsured decreased from 25 million in 2010 to 7 million last year. We are concerned that the AHCA would be a significant step backwards and result in millions of older Americans who cannot afford their health care and may simply losing their health care.

Based on CBO estimates, approximately 14 million more Americans will lose coverage next year, while a total of 24 million Americans would lose coverage over the next 10 years. This is especially troubling given that in the CBO’s Joint Committee on Taxation’s “non-group (individual)” market would probably be stable in most areas . . . under current law.

Affordability of both premiums and cost-sharing is critical to older Americans and their ability to obtain and access health care. A typical 50-64 year old seeking coverage through an exchange would see an annual income of $25,000 and already pays significant out-of-pocket costs for health care. We have serious concerns—reinforced by the CBO’s assessment—that the bill under consideration will dramatically increase health care costs for 50-64 year old who purchase health care through an exchange due to both the change in the tax credits from 3:1 (already a compromise that requires uninsure older Americans to pay three times more than younger individuals) to 5:1 and reductions in current tax credits for older Americans. CBO concluded that the bill will substantially raise premiums for older people and force many into lower quality plans.

Age rating plus reduced tax credits equal an unaffordable age tax. Our previous estimates on the age rating change showed that premiums for current coverage could increase by up to $3,200 for a 64 year old, while reducing premiums by only about $700 for a younger enrollee. Significant premium increases for older consumers will make insurance less affordable, will not address their expressed concern about rising premiums, and actually discourage people who are eligible to receive subsidies for health insurance.

In addition to increasing premiums from the age rating change, the bill reduced the tax credits available to millions of Americans to help purchase insurance. We estimate that the bill’s changes to current law’s tax credits alone could increase premium costs for a 55-year-old earning $25,000 by more than $4,200 a year. For a 64-year old earning $25,000, that increased premium rises to more than $4,400 a year, and more than $5,800 for a 64-year old earning $35,000.

Overall, both the bill’s tax credit changes and 5:1 age rating would result in sky-rocketing cost increases for Americans. In their analysis, CBO found that a 64 year old earning $26,500 a year would see their premiums increase by $12,900—758 percent—from $1,700 to $14,600 a year. In addition, older workers could also face higher out-of-pocket costs because the bill eliminates the cost-sharing subsidies which help lower-income Americans with their co-pays and deductibles. It cannot be overstated how much this bill would erode recent gains in health care coverage and affordability for 50–64 year-olds, leading to the number of uninsured and financial hardship for millions of older Americans.

Current law prohibits insurance companies from discriminating against individuals due to a preexisting condition. We are extremely concerned that the bill may now repeal pre-
existing condition protections and would once again allow insurance companies to charge Americans more due to a pre-existing condition. We estimate that 40 percent of 50- to 64-year-olds (an estimated 25 million people in this age group) have a deniable pre-existing condition and risk losing access to affordable coverage. We strongly oppose any weakening of the existing condition protections which benefit millions of Americans.

**MEDICAID AND LONG-TERM SERVICES AND SUPPORTS**

AARP opposes the provisions of the American Health Care Act (AHCA) that would end the Medicaid long-term services and supports (LTSS) funding framework in the Medicaid program. We are concerned that these provisions could endanger the health, safety, and care of individuals who rely on Medicaid for the essential services provided through Medicaid. CBO found that the bill would cut Medicaid funding by $880 billion over 2017–2026. By 2026, CBO expects Medicaid spending to be about 25 percent less than what it projects under current law. Medicaid is a vital safety net and intergenerational life-line for millions of individuals, including over 17.4 million low-income seniors and children and adults with disabilities who rely on the program for critical health care and long-term support and services. That includes services such as assistance with daily activities such as eating, bathing, dressing, managing medications, and transportation; older adults and people with disabilities who want to stay at home or in their community; and other benefits such as hearing aids and eyeglasses. People with disabilities of all ages and gender rely on Medicaid for access to comprehensive LTSS and support services. For working adults, Medicaid can help them continue to work; for children, it allows them to stay with their families and receive the help they need at home or in their community. Individuals may have low incomes, face high medical costs, or have already spent through their resources paying out-of-pocket for LTSS. LTSS is a critical service for people in these individuals, Medicaid is a program of last resort.

In providing a fixed amount of federal funding, the current approach to LTSS spending would likely result in overwhelming cost shifts to states, state taxpayers, and families unable to shoulder the costs of care without sufficient federal funding. This would force states to cut in degrees to program eligibility, services, or both—ultimately harming some of our nation’s most vulnerable citizens. In terms of seniors’ conditions concerns about long-term care spending at a time when per-beneficiary spending for poor seniors is likely to increase in future years. By 2026, when Boomers are age 80 and older, the median household would likely need much higher levels of services—including HCBS and nursing home—moving them into the highest cost group of all seniors. As this group continues to age, their level of need will increase as well as their overall costs. We are also concerned that the changes in the coverage and cost-sharing protections included in the AHCA could exacerbate the cost of care for individuals in each state, including for children and adults with disabilities and seniors, especially those living with the greatest need. CBO estimates that Medicaid spending on a per-enrollee basis would grow at a faster rate than the consumer price index for medical care (CPI–M) versus an average annual growth rate of 4.4 percent for Medicaid over the 2017–2026 period. Over time, the growth rate under the per capita cap (CPI–M) and the actual cost of care would further shift costs to states, which could result in even greater potential harm to some of the most vulnerable individuals.

AARP is also opposed to the repeal of the six percent enhanced federal Medicaid match for states that take up the Community First Choice (CFC) Option. CFC provides states with a financial incentive to offer HCBS to older adults and people with disabilities live in their homes or in the communities where they want to be. About 90 percent of older adults want to remain in their own homes and communities. And almost all older adults who are not in a nursing home face costs that could be paid for with some level of HCBS. HCBS are also cost effective. On average, in Medicaid, the cost of HCBS per person is one-third the cost of institutional care. Taking away protections that guarantee HCBS is a disservice for older adults and people with disabilities in the states that are already providing services under CFC and would result in a loss of about $12 billion for HCBS over ten years. AARP also has concerns with the removal of the state option in Medicaid to increase the home equity limit above the federal minimum, which provides greater flexibility for states to adjust a Medicaid eligibility criterion based on the specific circumstances of each state and its residents beyond a federal minimum standard. AARP continues to support critical consumer protections included in current law, including guaranteed issue, non-discrimination on preexisting condition exclusions, bans on annual and lifetime coverage limits and allowing families to keep children on their policies until the age of 26. We are deeply concerned about the ability for states to support restoring the 7.5 percent threshold for the medical expense deduction which will directly help older Americans struggling to pay for services, particularly the high cost of nursing homes and other long-term services and supports.

We look forward to working with you to ensure that all Americans, especially those living with disabilities and seniors, have access to a strong health care system that ensures robust insurance market regulations, protects patients, improves quality, and provides affordable coverage to all Americans.

Sincerely,

Nancy A. LeMond, Executive Vice President and Chief Advocacy and Engagement Officer.

**Mr. McGovern**, Mr. Speaker, the American Medical Association sent letters to Speaker **Ryan** and Minority Leader **Pelosi** saying that “We are deeply concerned that the AHCA would result in millions of Americans losing their health care coverage. Nothing in the so-called ‘MacArthur amendment remedies the shortcomings of the underlying bill.’” And then they say that, basically, this bill will affect Republicans added to the healthcare bill “could effectively make coverage completely unaffordable for people with pre-existing conditions.”

**James L. Madara, MD.**

Mr. **McGovern**, Mr. Speaker, I find all this particularly puzzling because we have said over and over and over again that they agree with Democrats when it comes to protecting people with preexisting conditions. They said that they do not want insurance companies to have the ability to discriminate against people with preexisting conditions. Prior to the passage of the ACA, such individuals were routinely denied coverage and/or priced out of affordable coverage. We are particularly concerned about allowing states to waive this requirement because it will likely lead to patients losing their coverage. Although the MacArthur Amendment states that the ban on pre-existing conditions remains intact, this assurance may be illusory as health status underwriting could effectively make coverage completely unaffordable for people with pre-existing conditions. There is also no certainty that the requirement for states to have some kind of reinsurance or high-risk pool mechanism to help contain the costs will be sufficient to provide for affordable health insurance or prevent discrimination against individuals with certain high-cost medical conditions.

We continue to strongly urge Congress to engage in a bipartisan, bicameral dialogue with stakeholders to work on policies that enhance coverage, choice, and affordability.

Sincerely,

JAMES L. MADARA, MD.
Look up the word “essential.” It says, absolutely necessary, extremely important. That is the definition of essential. And so when we talk about essential health benefits, that is what we are talking about.

I have one additional speaker. I was going to close, but I would ask indulgence.

Mr. Speaker, I yield 2 minutes to the gentlewoman from Texas (Ms. JACKSON LEE).

Ms. JACKSON LEE. Mr. Speaker, as the gentleman from Massachusetts was speaking, I rushed to the floor because he was making such eloquent and important statements, and I wanted to make sure to join him on recognizing that, though we are pushing the can down the road, we know what the mindset of the administration is in terms of funding this country. As a member of the Budget Committee, we reeled this tax cut, and, to my dismay, it was a budget that harmed and hurt and undermined the governance of this Nation.

I think it is important to match the Affordable Care Act with the outside needs of living and thriving in this Nation. So my Houston Housing Authority has now stopped vouchers for families in Section 8 housing for fear of not having the money. They had breaking news 2 days ago telling those families, don’t show up because we have no money to house you—similar to no room at the inn.

The zeroing out of the community development dollars, which ends our opportunity marks and socializing and housing and fixing those hurricane roofs of senior citizens who are living in devastation from Hurricane Ike.

It is not realizing the importance of the National Endowment for the Arts and the EPA and clean air and clean water for those of us who live near the Gulf or near the border.

It is not recognizing that you are not the President of the 10 percent that may approve of what you are doing, but you are the President of the United States of America.

And then, for those who work in health care, in a meeting I just had with the National Institutes of Health, $6 billion cut. Do you realize that one of the institutes sends 88 percent of their moneys out for grants so that researchers, young scientists who live here in the United States, can thrive and provide new kinds of research?

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

Mr. McGOVERN. I yield the gentlewoman from Texas an additional 1 minute.

Ms. JACKSON LEE. There are 27 institutes in the National Institutes of Health. One of them happens to deal with diabetes. The number one is cancer. And for those of us who have experienced it, and for African-American women and others who have the triple negative trait, breast cancer, the re-search of the NIH is crucial.

Dr. Fauci’s National Institute of Allergy and Infectious Diseases. Dr. Peter Hotez, in Houston, head of Baylor Infectious Diseases, understands Ebola and Zika. We need these resources. What an outrage to cut, in the skinny budget, $6 billion.

So we may push this to another 7 days, but that is what we are doing. We are pushing the hearts and minds of Americans. We are creating a disaster.

And I can’t appreciate the fact that law enforcement will be losing funding. The Department of Justice and the Civil Rights Division, in spite of who is leading that Department, it is a Department for the vulnerable.

So I thank the gentleman for providing me with this time, but I wanted to make sure that we added this long litany of those who will be negatively impacted and that America is not about that. America is about serving all of the people of the United States.

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

I thank the gentlewoman for her remarks. I thank the chairman of the Rules Committee for his indulgence.

I would just close by saying I think it is sad that we are here at this last minute trying to kick the can down the road to keep the government running for 1 additional week. This could have been avoided and, again, it could have been avoided if, instead of trying to take away people’s health insurance, instead of trying to take away people’s essential health benefits, instead of trying to cut Medicaid by $900 billion and taking that money and giving a tax break of close to $1 trillion to the richest people in the country, that we actually focused on our job, which is keeping this government running.

But my colleagues on the Republican side are in charge. We are where we are. We have to keep the government running.

Having said all of that, I yield back the balance of my time.

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

The yeas and nays were ordered, the vote was taken by electronic device, and there were—yeas 235, nays 178, not voting 17, as follows:

[Roll No. 235]

YEAS—235

[Names of representatives not listed due to character limit]

[Continued]
Mr. FREELINGHUYSEN. Mr. Speaker, pursuant to House Resolution 289, I call up the joint resolution (H.J. Res. 99) making further continuing appropriations for fiscal year 2017, and for other purposes, and ask for its immediate consideration.

The Chair reads the title of the joint resolution.

The SPEAKER pro tempore. Pursuant to House Resolution 289, the joint resolution is considered read.

The text of the joint resolution is as follows:

H.J. Res. 99

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Continuing Appropriations Act, 2017 (division C of Public Law 114–223) is further amended by—

(1) striking the date specified in section 106(3) and inserting ‘May 5, 2017’; and

(2) inserting after section 201 the following new section:

‘Sec. 202. (a) This section may be cited as the ‘Further Continued Health Benefits for Miners Act’. 

(b) Section 402(h)(2)(C)(i) of the Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1272(h)(2)(C)(i)) is further amended by—

(1) in subclause (II), by striking ‘April 30, 2017’ and inserting ‘May 5, 2017’; and

(2) in subclause (II)(aa), by striking ‘the Further Continued Health Benefits for Miners Act’ and inserting ‘the Further Continued Health Benefits for Miners Act’;

and

(3) by adding at the end the following: ‘For purposes of subclause (II)(aa), a beneficiary enrolled in the Plan as of the date of the enactment of the Further Continued Health Benefits for Miners Act shall be deemed to have been eligible to receive health benefits under the Plan on January 1, 2017.’.

(c) The provisions of section 167(d) of Public Law 114–254 shall apply to this section.’.

The SPEAKER pro tempore. The gentleman from New Jersey (Mr. FREELINGHUYSEN) and the gentleman from New York (Mrs. LOWEY) each will conclude their remarks in 30 minutes.

The Chair recognizes the gentleman from New Jersey.

Mr. FREELINGHUYSEN. 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 H.J. Res. 99.

The Speaker pro tempore. Is there objection to the request of the gentleman from New Jersey?

There was no objection.

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

I rise today to present H.J. Res. 99, a short-term continuing resolution that will keep our government open for an additional week while work is completed on a full-year funding package.

First, I would like to thank Ranking Member LOWEY for her efforts on this bill and, more broadly, on her valuable participation in the appropriations process over many years.

Our current continuing resolution expires today at midnight. Working together with the Senate, our leadership, and the White House, we are on track to have a full-year, fiscal year 2017 appropriations legislation completed soon, but we need a little more time to process it and prepare for the floor.

This resolution will ensure that the government stays open for another week, until May 5, 2017, to give Congress additional time. It extends current funding levels for essential government operations that the American people rely on, including, most importantly, our national defense.

It continues all policy and funding provisions in the currently enacted continuing resolution. In addition, it includes an extension of the December CR provision for healthcare benefits for retired coal miners and their dependents for the length of the continuing resolution.

Congress must pass this legislation today to keep the government open and operating as we wrap up our full-year fiscal year 2017 work. It is our constitutional duty and responsibility.

A continuing resolution is never anyone’s first choice for funding the government; however, this is our best path forward. This CR is very short term, very limited in scope, and will help us complete our important work of funding the government for the rest of fiscal year 2017.

Mr. Speaker, I urge my colleagues to support the legislation, and I reserve the balance of my time.

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

At this point in the outset, I’d like to thank Chair- man FREELINGHUYSEN. It has been a pleasure for me to work with him. I am cautiously optimistic that we will complete this process. Although overdue, we will get our work done.

This is the third continuing resolution during fiscal year 2017. We should be voting today on a bipartisan omnibus appropriations act, not another stopgap bill to keep the government running. After all, we are 7 months into the fiscal year.

Federal departments and agencies have been operating on outdated funding levels and policies for more than half of the year. This is unacceptable, and it cannot continue. Assuming we get to a solution that lasts the remainder of the fiscal year, I do hope Chairman FREELINGHUYSEN will help avoid this outcome in the future.

The continuing resolution we are currently considering today is a simple date change to continue government funding through next Friday and to extend health insurance for miners through the same day.

The backdrop of this continuing resolution is ongoing work to ensure that another omnibus appropriations act. Democrats continue to work in good faith to develop a bipartisan omnibus that provides sufficient funding for critical priorities and rejects divisive poison pill riders. For many months, Democrats have been clear that we will not help pass an omnibus that fails to meet these basic standards, and that remains the case.
As if this process weren’t difficult enough, it occurs as the majority is seeking to strip health insurance from 20 million Americans and repeal protections against insurance company discrimination for millions more. Meanwhile, President Trump continues to twit, tweet, and damage comments about the omnibus negotiations.

It is my hope that these games will end so that we can come together to support investments that create jobs, improve infrastructure, provide a quality education for every student, and invest in technology and biomedical research that will benefit hardworking Americans.

To achieve this, we must make progress on eliminating poison pill riders and advancing shared priorities in an omnibus appropriations act. Next week, we must consider a fourth continuing resolution, but instead have a positive, bipartisan bill after this unnecessarily lengthy process.

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

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

Mrs. LOWEY. Mr. Speaker, I yield 4 minutes to the gentleman from Maryland (Mr. HOYER), the Democratic whip.

Mr. HOYER. Mr. Speaker, I am so pleased to be here in the House. I am not pleased that we are considering a continuing resolution. To that extent, I presume that I share the opinion of the chairman of the committee, Mr. FRELINGHUYSEN. I presume, as she has just articulated, that I share the opinion of the ranking member from New York.

Mr. Speaker, we are now 7 months into fiscal year 2017. We have 5 months remaining, and the majority party has been unable to fund government for the balance of the fiscal year. They have over 218 votes in this body, and they have over 50 votes in the Senate. Now, you need 60 votes in the Senate, so it is more complicated. I understand that. But they now have a Republican President.

As we did for the 2016 budget, which we passed in December of 2015 to the balance for September 30, 2016—I know all those dates run together—it was my desire and my advice, Mr. Speaker, that we do the same thing last December: pass an omnibus, take all the bills that the Committee on Appropriations has spent literally hundreds of hours hearing and making decisions on, make the compromises necessary in a democratic body so that 218 votes would be available.

Now, the American public, if they have been watching closely, will see that not a single major appropriation bill has passed this House without Democratic help, so that everybody in this body knows that whatever is done in a major fiscal bill has to be done in a bipartisan way. The good news for this House is Mr. FRELINGHUYSEN understands that well, based upon his experience and his observations, and, in my view, is willing to work together. I know that that also applies to the gentlewoman from New York (Mrs. LOWEY).

I had the opportunity to be on the Committee on Appropriations for 23 years. I am still a member of that committee on leave because I am a whip at this point in time. I am going to vote for this continuing resolution, but I want to put my colleagues and the public on notice, Mr. Speaker, that I will not vote for another one. I said to the press a month ago that I would vote for a continuing resolution today only if we had an agreement and the continuing resolution was for the purpose of allowing sufficient time to memorialize that agreement; in other words, put it down on paper and pass it through the House and the Senate. We are, unfortunately, not in that position today.

It is my understanding from Mrs. LOWEY, with whom I talked this morning, that there are still significant items that are not resolved. Mr. Speaker, I talked to the Speaker, Mr. RYAN, and to the majority leader standing right there,approximately 4 hours ago yesterday. It is my understanding that the Speaker’s intention is that we have a bill filed Monday night so, in the Speaker’s words, we can give 72 hours to review that bill and then pass it on Thursday.

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

Mrs. LOWEY. Mr. Speaker, I yield an additional 2 minutes to the gentleman from Maryland.

Mr. HOYER. Mr. Speaker, I hope that the Speaker’s intention is carried out, which will require, over the next 72 hours, hard work by Members and by staff and a willingness to understand that each side has some things it must have and some things it cannot do. That is the nature of the legislative process.

If we exercise the responsibility that our constituents hoped that we would exercise when they sent us to this body, surely we can do that. I want to tell my friend, the chairman, for whom I have great respect—I hope that doesn’t hurt him too much on his side of the aisle—that I want you to be able to say that Mr. HOYER said he was going to vote against an omnibus, not to vote for another CR, and that, therefore, unless you have 218 votes on your side for whatever the product that you produce, that if we are going to fund government, as we surely should do, that we come to an agreement.

Mr. Speaker, as a member of the Committee on Appropriations for 23 years, I was very proud, it was the most bipartisan committee in the Congress, and we understood our responsibility that the appropriation bills are the one bill that must pass if we are to continue to serve our public and keep America strong and vibrant and economically growing jobs. This is a serious matter. Continuing to kick the can down the road ought to be an unacceptable alternative.

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

Mrs. LOWEY. Mr. Speaker, I yield an additional 2 minutes to the gentleman from Maryland.

Mr. HOYER. Mr. Speaker, I urge every one of my colleagues—there are not a lot of people on the floor, Mr. Speaker, but I hope they are watching and hearing—to understand that the basic responsibility that we have of ensuring the functioning of the government of the people of the United States is one that we ought to perform in a responsible, effective, and timely fashion.

Mr. Speaker, I will work with you, and I will work with Mrs. LOWEY over the next few days to ensure that next week we have a product that can pass this House because it has bipartisan support and is in the best interests of our country.

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

Mr. FRELINGHUYSEN. Mr. Speaker, I yield back the balance of my time.
As I stated, Mr. Speaker, this Continuing Resolution is not perfect and it only funds the government until May 30, 2017.

As veteran and seasoned Members of Congress, we have been in this challenging position before. But working together—in a spirit of goodwill, bipartisanship, and realism, I believe we can reach a long-term agreement that will avert a shutdown of government operations and the disruption a shutdown causes to the lives of millions of Americans who depend upon federal programs to do their jobs, educate their kids, care for their parents, and contribute to their communities.

Our constituents look to the Congress and the President to make responsible choices and decisions to keep the nation safe, the economy prosperous, and to make necessary and prudent investments in education, healthcare and research, transportation and infrastructure, economic development, science, the arts and humanities, and the environment.

This is, after all, just another way of saying that the American people expect their leaders in Washington be guided by the Constitution's blessings of liberty."

To "establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty." The funding priorities that have been floated by the Trump Administration fail this essential test of leadership because they are irresponsible, impracticable, unrealistic, and, in many respects, insensitive or indifferent to the deleterious impact they will have on the lives of real people living in the real world.

They do not command majority support in the Congress or of the public. To win such support, I believe that it is essential that any subsequent continuing resolution or omnibus appropriations bill achieves the following goals and objectives:

"To establish justice" and "To promote the general welfare":

- Fully funds the Centers for Disease Control and Prevention into block grants which would hinder the nation's ability to respond swiftly and effectively to public health crises like Ebola, Zika, and HIV/AIDS.

- Protects the adequacy, solvency, and integrity of the Medicare and Medicaid programs, which provide health sustaining support for 70 million Americans.

- Funds the National Institutes of Health research programs so that patient access to lifesaving treatments is not delayed.

- Does not convert funding for the Centers for Disease Control and Prevention into block grants which would hinder the nation's ability to respond swiftly and effectively to public health crises like Ebola, Zika, and HIV/AIDS.

- Preserves tax credit programs that help revitalize low income communities.

- Funds the Environmental Protection Agency and Department of Energy programs developing the next generation of clean energy and transportation technologies.

- Provides robust funding for the Department of State and USAID to advance national security interests in places like Iraq and Afghanistan and to end violent conflicts in trouble spots which could threaten the security interests of the United States.

- Provides supplementary funding for United Nations peacekeeping missions throughout the world and distribution of food aid to people in developing and famine stricken countries, such as South Sudan, Somalia, Yemen, and Nigeria.

- "To ensure domestic tranquility":

- Fully funds cost-sharing reduction subsidies, or CSRs, to compensate insurers for reducing deductibles and out-of-pocket maximums for low-income customers on the Affordable Care Act exchanges.

- Protects the adequacy, solvency, and integrity of the Medicare and Medicaid programs, which provide health sustaining support for 70 million Americans.

- Funds the National Institutes of Health research programs so that patient access to lifesaving treatments is not delayed.

- Does not convert funding for the Centers for Disease Control and Prevention into block grants which would hinder the nation's ability to respond swiftly and effectively to public health crises like Ebola, Zika, and HIV/AIDS.

- Mr. Speaker, I believe that if all members of the House and Senate work together, we can reach agreement on an appropriate budget framework that invests in the American people, preserves our national security, and keeps faith with the values that have served our nation well and made the United States the leading nation on earth.

The SPEAKER pro tempore. All time for debate has expired. Pursuant to House Resolution 239, the previous question is ordered.

The question is on the engrossment and third reading of the joint resolution.

The joint resolution was ordered to be engrossed and read a third time, and was read the third time.

The SPEAKER pro tempore. The question is on the passage of the joint resolution. The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. FRELINGHUYSEN. 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, this 15-minute vote on passage of the joint resolution will be followed by a 5-minute vote on agreeing to the Speaker's approval of the joint resolution, if ordered.

The vote was taken by electronic device, and there were—yeas 382, nays 30, not voting 135, as follows:

[Roll No. 236]
Mr. ROUZER. Mr. Speaker, I was unavoidably detained at the White House. Had I been present, I would have voted “yea” on rollover No. 235 and “yea” on rollover No. 236.

Ms. SLAUGHTER. Mr. Speaker, I was unavoidably detained and missed rollover vote Nos. 235 and 236. Had I been present, I would have voted “aye” on vote 236. I would have voted “nay” on vote 235.

Mr. MARINO. Mr. Speaker, I was unable to attend votes on April 28, 2017, due to a family medical issue. Had I been present, I would have voted as follows: “Yea” for rollover vote 235. “Yea” for rollover vote 236.

The SPEAKER pro tempore (Mr. HOYER). 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 on the Speaker’s approval of the Journal is before the Committee of the Whole, and the unfinished business is the consideration of the daily Journal of the previous day.

The SPEAKER pro tempore (Mr. HOYER). The SPEAKER pro tempore (Mr. HOYER). 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 on the Speaker’s approval of the Journal is before the Committee of the Whole, and the unfinished business is the consideration of the daily Journal of the previous day.
both sides of the aisle to resolve some of the thorniest issues that are still outstanding.

I want to thank the majority leader and the Speaker. In our discussions yesterday on the floor in private—they weren’t, I don’t think, private discussions because there were other people around. Both the Speaker and yourself are desirous of getting this done before the end of the weekend, posting something either as early perhaps as Sunday, when we come back Monday night on an omnibus, which would fund government between next week and the end of the fiscal year September 30.

So the first question would be: We share that objective in common, I presume; is that accurate?

I yield to the gentleman.

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

The gentleman, I want to thank the gentleman even for his comments earlier in the week. I know they might not have been the same comments as the rest on the other side of the aisle. It was our anticipation that we would not have to do a continuing resolution.

I do believe that the committee is very close. It is the intention of the committee to get to an agreement. I hoped to get to an agreement as early as today, knowing that we do want to provide to the Members the 3 days so as today, knowing that we do want to hoped to get to an agreement as early as today, knowing that we do want to provide to the Members the 3 days so that they have to do a continuing resolution.

I do believe that the committee is very close. It is the intention of the committee to get to an agreement. I hoped to get to an agreement as early as today, knowing that we do want to provide to the Members the 3 days so

That is true. I want to thank the gentleman for yielding.

Mr. MCCARTHY. Mr. Speaker, I thank the majority leader for yielding. I know there are some thorny, tough issues still outstanding, but I know the majority leader agrees with me that the future of government on a sporadic basis on a continuing resolution is very bad for morale of the Federal service, very bad for anybody who wants to plan on how to execute their obligations and responsibilities, and frankly very disconcerting not only to the American people but to people around the world who contemplate the shutdown of the Government of the United States of America on which so much of the world relies for some degree of stability. It is simply not a thing that we ought to be doing. So I would urge the leader and myself to be as engaged as we need to be to get us to that objective next week.

Secondly, Mr. Majority Leader, I know there was a discussion about a healthcare bill. The Affordable Care Act, as you know, we think is working. We think, working together, we can make it better. I know the majority leader and his party disagree with that and want it repealed and that there is legislation to do that.

The majority leader did not mention it in his comments, but does he anticipate the American Health Care Act, with or without amendments, being considered next week?

I yield to the gentleman.

Mr. MCCARTHY. Mr. Speaker, I thank the gentleman for yielding. I know we have had many discussions in regards to this, and we have a very strong difference of opinion.

I would believe those individuals that have lost their doctors and that have lost their health care entirely, that they do not have someone providing it. If you look within Tennessee and one-third of the entire country, they only have one provider. There are challenges. We cannot continue to sit back and just watch Obamacare fail. We have to do something about it.

We had committees work through a bill. We have made great progress over the Easter break. Members have been talking to one another. Members have seen a new amendment to add to the bill. They have been looking at it this week, and I anticipate as soon as Members have looked through that that we will bring that bill to the floor. I don’t have anything scheduled for next week. But as soon as a bill is scheduled, we will notify you. I anticipate the Members reading through it this weekend, and, as soon as possible, we will bring that bill to the floor.

Mr. HOYER. Mr. Speaker, I thank the gentleman for that comment. The gentleman is certainly correct, we have very substantial disagreements. We believe the Affordable Care Act is working.

I was pleased to see the administration, at least in the short-term, indicate that they will not take actions to undermine it or sabotage it without passing a replacement, without having the ability to give to the American people an option. I think the administration did the right thing. I hope they will continue to do the right thing in making payments consistent with the law.

We will have a very significant debate on that bill. Therefore, I would urge the majority leader if, in fact, the majority leader is going to bring that bill to the floor, that the American people can have the opportunity to assess the ramifications—in our perspective, the very serious adverse ramifications—that the passage of the American Health Care Act would have not only to health care and the cost to every American of health insurance.

The President, as you know, has indicated that he wants to make sure—and he said he would support a program to replace every American health insurance, and I have made comments numerous times during the course of the campaign and since he has been President of the United States that his program would provide for every American to have health insurance at a lower cost with better quality.

I have told the people that, if he sends such a bill down, I would be inclined to support such a bill. He has not, of course, sent such a bill down.

So, Mr. Leader, the bottom line is I am simply saying that this will be a very controversial item and deserving of very significant debate, discussion. Hopefully, we will get significant notification to when the majority leader expects to bring it to the floor so that we could be prepared for that debate.

I yield to the gentleman.

Mr. MCCARTHY. I thank the gentleman for yielding.

And yes, we have had a lot, ample debate already, through committee and part of the floor; but it is our anticipation that we will give you plenty of notification.

We have already posted the amendment to make sure everybody has the ability to read it, and it has already been there 3 days. It is just 8 pages long, and we had provided the 3 days already. But we will give you, as soon as it is scheduled for the floor, notice of it coming.

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

ADJOURNMENT FROM FRIDAY, APRIL 28, 2017, TO MONDAY, MAY 1, 2017

Mr. MCCARTHY. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet on Monday, May 1, 2017, when it shall convene at noon for morning-hour debate and 2 p.m. for legislative business.

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

There was no objection.

CONGRATULATING MANNIE JACKSON

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

Mr. RODNEY DAVIS of Illinois. Mr. Speaker, I rise today to honor Mannie Jackson, a legendary basketball player at both the University of Illinois and Edwardsville High School, on his induction into the Naismith Memorial Basketball Hall of Fame.

Born in a railroad boxcar in southern Missouri, Mannie excelled at Edwardsville High School before attending the University of Illinois. He was one of the first African-American letter winners and starters for the Illini. After graduating, Mannie played for the Harlem Globetrotters.

While Mannie was a tremendous player, he also purchased the Globetrotters and helped revive the franchise, leading the team to 12 straight years of double-digit growth.

Mannie also continued his career as a philanthropist. He founded the Illinois
Academic Enrichment and Leadership Program at the University of Illinois and has partnered with leaders at Lewis and Clark Community College to create the Mannie Jackson Center for the Humanities.

I have the privilege of meeting Mannie on multiple occasions and have nothing but admiration and respect for what he does to help others. It is an honor to congratulate him on his induction to the Naismith Basketball Hall of Fame and to recognize all Americans with an autism spectrum disorder.

With an increase in diagnoses of Americans with autism spectrum disorder, it is important that we expand research and provide adequate resources for people on the spectrum. By increasing awareness, we seek to support the numerous families along with millions of individuals managing an autism disorder.

The earlier autism can be diagnosed and treated, the better chance that person has to pursue an independent and productive life. Thus, it is crucial that our early childhood programs, and especially our schools, have the knowledge, resources, and ability to provide assistance to those with autism.

I also wish to acknowledge my friend and former constituent, Vincent McLaughlin, who serves as an inspiration for autism awareness. Vincent, like many Americans with autism, is an active and devoted member of his local community and proudly serves as a member of his local volunteer fire department. For years, Vincent has thanked those who work for autism to serve as an example of just how beneficial early treatment can be.

Autism should not be a barrier to preventing Americans from achieving success and pursuing happiness. It is to that goal that I stand here today to recognize all Americans with an autism disorder, and I am proud to acknowledge April as Autism Awareness Month.

PROTECT EVERY COASTAL COMMUNITY IN OUR NATION

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

Mr. CARBAJAL. Mr. Speaker, I rise because I am deeply troubled by the Trump administration’s executive order expected to be signed today that will potentially expand offshore oil drilling in the Pacific, Atlantic, and Arctic Oceans. My district, the central coast, knows all too well the havoc wreaked from gas and oil platforms off our coasts. We cannot afford another disastrous oil spill.

California’s coastal region generates over $1.9 trillion per year in GDP. This order poses a direct threat to our local tourism economies and the success of local businesses, which are undeniably tied to a clean coast and healthy, thriving ocean ecosystem.

It is crucial for Congress to pass my bill, H.R. 731, the California Clean Coast Act, to permanently ban drilling off California’s coast and to take further action to protect every coastal community across our Nation.

42ND ANNIVERSARY OF THE END OF THE VIETNAM WAR

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

Mr. LAMALFA. Mr. Speaker, this Sunday, April 30, will be the 42nd year of the conclusion of the Vietnam war. The conflict started between Communist-backed North Vietnam and the U.S.-supported Government of South Vietnam in November 1955 and went on for another 20 years.

While the motives and justification of the war were so controversial to many, what needs to be recognized is the service demonstrated by our brave men and women who risked their lives to do their duty asked of them. Many of them made the ultimate sacrifice. For that sacrifice, our Nation is eternally grateful.

Of the nearly 3 million Americans who served in Vietnam, 58,220 laid down their lives in that service. We can find their names forever enshrined right down the road here in Washington, D.C., at the Vietnam Veterans Memorial Wall.

Oftentimes, those who did return were not treated well or properly welcomed home for having served in a war they did not create or ask for. Finally, and thankfully, that awareness has improved for our Vietnam veterans in recent years as we honor their service. Much still needs to be done in regard to the effects of Agent Orange and other health issues.

Of the 75 living Medal of Honor recipients, 52 earned their medal in Vietnam. In total, there were a staggering 260 soldiers awarded the Medal of Honor for heroic acts in the Vietnam war.

As we commemorate the 42nd year of the fall of Saigon and the dissatisfactory ending of the war in Vietnam this Sunday, we must be thankful for the millions who served in what seemed a thankless role then, who risked their lives in battle for freedom, and for the many still missing or those who did not make it back alive.

TRIBUTE TO JOHNNY MATA ON HIS 80TH BIRTHDAY

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

Ms. JACKSON LEE. Mr. Speaker, I first want to rise and salute a very special friend of mine, Johnny Mata, on his 80th birthday.

Longtime Houston activist and leading founder of the Greater Houston Coalition for Justice, Johnny, we love you because you have been a fighter for justice all of your life. I look forward to coming home and celebrating you, not only as a fighter for justice, but a great American, and certainly one who served in the United States Army.

I know that Johnny would not mind me making mention of the fact that, in the 100 days that this President has served, not only has he not provided any service to the American people in terms of providing for their comfort, but today he will celebrate his 100 days and speak to the National Rifle Association, where over 80 percent of those members believe in responsible gun safety, but not one word
has come from the President of the United States. Yet every day, 48 children and teens are shot in murders, assaults, and suicides in this country and, as well, over $200,000 in costs for health care is part of the tragedy of gun violence.

I would hope that this Presidency will join Members of Congress for responsible gun safety to save lives, and stop catering to the special interests of the National Rifle Association—not its membership, but its leadership who are taking advantage and using this as a moneymaking machine.

Mr. Speaker, I rise to pay tribute to my constituent and longtime friend Mr. Johnny Mata on his 80th Birthday.

Johnny Mata is a longtime Houston activist who is the presiding officer of the Greater Houston Coalition for Justice.

He has been a champion of social justice, education, and civil rights in Houston and across the State of Texas fighting to improve the criminal justice system. He served with distinction in the United States Army and later joined the Gulf Coast Community Services Association, where he served for 32 to years helping struggling families to make better lives for themselves.

His life has been a commitment to service on behalf of those less fortunate, particularly in the Latino communities where his outspoken voice against prejudice and injustice has had a profound effect on our criminal justice system.

Johnny Mata has held numerous leadership positions including six terms as the Director of two local districts and two terms as Texas State Director for the League of United Latin American Citizens.

He is responsible for bringing to the forefront issues regarding law enforcement and education in the Hispanic community and has been nationally recognized for getting public school districts to hire more Hispanic educators and administrators.

In 1999, Johnny Mata founded the Greater Houston Coalition for Justice, an umbrella organization of more than 25 civil rights and advocacy groups dedicated to raising awareness of human rights issues and to addressing deficiences in the Greater Houston area’s criminal justice system.

In the same spirit as Cesar Chavez, Johnny Mata is an inspiration to us all because of his kind spirit and humble heart that allows him to continue his fight for the least of these and for those who just need an opportunity to achieve the American dream on a level playing field with fair and equal justice for all.

Mr. Speaker, I commend Johnny Mata for his deep and abiding commitment to the causes of social justice and equal rights and offer him the very best for his continued success fighting for change and also to recognize his contributions to this country on his 80th birthday.

Johnny Mata is an American hero.

TRUMPCARE 2.0

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

Mr. RUIZ. Mr. Speaker, with TrumpCare 2.0, Republican leaders took a bad bill and made it worse.

On top of causing at least 24 million more Americans to be uninsured, raising costs for middle class families, imposing an age tax on older Americans, and making everyone pay more for less coverage, this bill now guts protections for patients with preexisting illnesses and removes health benefits: guaranteed coverage for things like prescription drugs, emergency care, maternity care, and mental health. All this while still giving billions in tax breaks to millionaires.

Stop being ideologically driven. Put people above partisanship. Put patients first, and let’s work for a bipartisan plan to reduce out-of-pocket costs for care and medicine for all Americans.

AFFORDABLE COVERAGE

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

Mr. GARRETT. Mr. Speaker, over the past days we have heard a great deal of rhetoric as it relates to healthcare and what the best policy for the United States is. In fact, as we address the Affordable Care Act, which the Democratic Governor of Minnesota referred to as unsustainable and former President Clinton referred to as the craziest thing, we understand that the words “Affordable Care Act” do not, in fact, apply.

The paradigm, Mr. Speaker, needs to be this. It is not whether or not Americans have coverage. In a time when Americans, two-thirds of whom cannot afford $1,000 in a time of financial crisis, as we see premiums and deductibles soar—$4,000, $6,000, $10,000—the paradigm should be: Do they have access to care? Because, in a world where you can’t pay your deductible, a premium or catastrophe creates an unaffordable outcome, and then coverage is a piece of paper that does not grant you access to what is truly important and that is care. That should be the paradigm in this debate going forward.

THE FIRST 100 DAYS

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

Ms. TITUS. Mr. Speaker, tomorrow marks 100 days of the Trump administration. So let’s take a look.

What does that 100 days mean? It means hundreds of vacancies still left in important agencies like State and Defense, hundreds of hours wasted on meaningless executive orders, hundreds of miles flown back and forth to Mar-a-Lago to play golf, hundreds of educational and cultural programs on the chopping block, hundreds of acres of public lands under threat, and hundreds of programs that benefit millions while causing hundreds and thousands of seniors to worry about losing Meals on Wheels, working families losing their health care, DREAMers losing their protection, women losing Planned Parenthood, and ordinary folks losing money out of their pocket to pay higher tax bills because of the new proposal.

That is not much of a record, if you ask me. But what it also means is there are hundreds and thousands of voices rising up saying: We will resist, and we will persist.

PRESIDENT TRUMP’S BROKEN PROMISES

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

Mr. TONKO. Mr. Speaker, I rise to call our President’s attention to the working families both in New York’s capital region and across our great state who are tired of the broken promises during his first 100 days in office.

President Trump promised during the campaign that our working families would never be forgotten again. He has forgotten to keep that promise. This President promised to get lobbyists and special interests out of our government. Then he filled his Cabinet with former lobbyists, Wall Street and oil company executives, and other millionaires.

Now reports are coming out that numerous members of his administration were exempted from his widely publicized 5-year lobbying ban; therefore, it is no surprise that his policies, again and again, put corporate interests ahead of America’s middle class and working families.

President Trump promised to punish companies that outsourced American jobs. Instead, he has continued to award lucrative government contracts to these outsourcing companies, rewarding them for bad behavior and doing nothing to hold other bad actors accountable.

As a candidate, Donald Trump called NAFTA the worst trade deal ever approved in our country. He promised to hold China accountable for its bad behavior on trade. Mexico and Canada called his bluff this week on NAFTA. Instead of accountability, President Trump has offered China sweetheart trade benefits to get them to keep promises they had already made in dealing with North Korea.

We know the difference between alternative facts and real results. We all do.

RURAL AMERICA

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

Mr. PANETTA. Mr. Speaker, I rise today for rural America. I represent the central coast of California, one of
the most beautiful and bountiful districts in our Nation. With its many and diverse crops, it is the salad bowl of the world. Now, I know it is on the coast of California, but if you drive 1 or 2 miles east, you will be in rural America.

I understand that the majority of rural Americans voted for Donald Trump. It has been 100 days now, and all they have received is broken promises with an intended laceration of the Department of Agriculture budget by 21 percent and a lack of respect and a limited approach that the men and women do in rural America.

We ask the President to stop his lip service and start giving public service to rural America with investments in infrastructure, research and development, and, yes, immigration reform. It is time to stop the rhetoric and start recognizing that people who come here who work in agriculture contribute not just to our economy but to our country.

Mr. President, all we ask is that you do what people in rural America do every single day. They get up, they work hard, they are stewards of the land, they provide security for our food and for our families, and they serve not just their communities, they serve our country.

BLACK APRIL AND THE FALL OF SAIGON

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

Mr. LOWENTHAL. Mr. Speaker, this Sunday, April 30, marks 42 years since the fall of Saigon, commemorated as Black April in Vietnamese-American communities across the United States. Along with Congresswoman Lofgren, Congressman Correa, and other colleagues, I introduced a resolution in remembrance of this event, recognizing the service of U.S. Armed Forces and South Vietnamese forces, and honoring the contributions and sacrifices of Vietnamese Americans.

This community, started by refugees, has prospered and thrived, giving so much back to this country. They continue to fight tirelessly for the basic human rights of people in Vietnam. I will continue to be a voice for Vietnamese Americans in Congress and for the rights of the people of Vietnam.

HEALTH CARE

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

Mr. GOHMERT. Mr. Speaker, on Friday, and I really hoped we would be voting on a bill that wouldn’t totally repeal ObamaCare, but it would give people a great deal of relief.

I know with all the talk from the other side of the aisle about how great great-grandmother’s doctor and they lost their treatment facility. That does take a toll on people’s lives.

There was bragging about the people that now had insurance that didn’t have it before. But we know it was clear, most of that was people that got stuck on Medicaid. It wasn’t real insurance. As we look at the evolution of health care in America, we see that insurance has changed to where it is no longer insurance.

Right now in America, people who are actually medical doctors are some of the best and brightest that America has ever produced. But as an old history major and someone who continues to read and learn from history every week, the reality that there have been strides made in health care and in medicine in the last 100 years that are unparalleled in the entire history of mankind.

There was a book called “The Five Thousand Year Leap.” I don’t want to do it an injustice, but basically it points out that when settlers came to North America, not the immigrants that came perhaps from Russia who then later were referred to as Native Americans, but immigrants coming from Europe, the English, even from Norway, during those years, they came in boats that were not powered other than by sail or by arm strength. Mankind had not made a lot of progress over 100,000 recorded years of history. If you looked at the implements that were used in farming when settlers in the 15th, 16th, and 17th centuries came to North America, there really had not been any great developments in production of food and in farming tools over the thousand of years that mankind had existed.

Yet I think largely because the Founders of the United States of America recognized the importance of ingenuity and hard work but intellectual developments and processes—in fact, in the Constitution, the Founders had the incredible foresight to provide for something called copyrights or patents because they wanted to protect intellectual property. They felt that if we protect and reward intellectual property, then it will encourage people to develop new ideas and find new and better ways. Within the last 100 years, we have made much more than a 5,000-year leap, and that is also certainly true in health care in the realm of medicine.

I don’t think it is just pride in America. I think anyone objectively will have to note that if not for the Presidents of the United States of America and the medical breakthroughs in the United States of America and the contributions of medicine in the United States, we would not be where we are now with so much potential to cure diseases, to prevent diseases, to improve quality of life, and to elongate people’s years on the Earth.

Some medical historians would say it was around 100 years ago that for the first time—some believe in the entire history of the mankind, recorded or otherwise—that for the first time, about 100 years ago, a person had a better chance of being healed or getting well after seeing a doctor than they had of getting sick. It is extraordinary to think that for the thousands of years of man’s existence it is only in the last 100 years that physicians actually were able to have a better chance of healing than harming.

I saw an old Saturday Night Live skit that played out where the barber was often also the doctor because he had sharp instruments to cut with. But even going back 200 years to 1799, just over 200 years, George Washington got ill and been cut that he loved there at Mount Vernon, just southwest of here, a place that he longed to be all during the Revolution. For the 8 years he served as the commander to the Revolutionary forces, all of those days, nights, and weekends, he longed to be back at Mount Vernon. But for the good of his country, he stayed with his troops.

There were entries in journals and letters from people who served under him and were stationed at Valley Forge. Why, even though they weren’t fighting? Because Washington knew if he let the men go home, there was a good chance they wouldn’t come back. If they didn’t come back, then the Revolution was going to be over, and all of those who had participated would be killed by the British forces. So he stayed with the troops. He often allowed the officers to take leave and go home at night or on a weekend, perhaps, but he stayed with the troops.

After the war was won, he went back to Mount Vernon. He thought he was done. He had served his country and done what no one else had ever done in history. Although Cincinnatus did an incredibly selfless thing, it still wasn’t to the level of selflessness of George Washington. When he thought he was done in 1787, here came leaders begging him to come back and lead the Constitutional Convention in Philadelphia because, as they eventually made clear to Washington, if he did not come back and reside, all would be lost. All those who fought during the Revolution would have fought for nothing: it would all go away, and the British would be back in charge. There would be chaos.

So he agrees to come back. Then an incredible thing happened at the Constitutional Convention. After they
could not reach any agreement on much of anything, as Ben Franklin pointed out, Randolph made a motion that they recess until after a celebration of the country’s birth, its anniversary in early July.

When they didn’t go to church together, worship together, celebrate God’s love and his gift in this country, and then come back and try what had been so unsuccessfull for the 5 weeks or so to that point?

There was much talk of a doctor. They went to church at the Reformed Calvinistic Church, a Christian church, and they worshiped God together. They asked for his leadership. The Right Reverend William Rogers, pastor of the Reformed Calvinistic Church in Philadelphia, did a powerful job of leading the worship of God in this Christian church. It was a nondenominational service. We still have a record of the prayer to the Reverend Rogers at that celebration.

People noted after they came back that there was a different spirit. Yes, there was disagreement, but it wasn’t as rancorous as it had been before that. It evolved to the great compromise that allowed one body to have equal numbers of representatives from each State, no matter what size, and another body would have equal power and its representatives would be chosen according to the number of people who lived in that State. That was one of the great compromises.

We end up with a Constitution. George Washington thinks he is done, but after his resignation is ratified, they begged him to allow them to elect him unanimously to be our first President. He doesn’t want to do it. He eventually agrees, gives in. They elect him unanimously. They have a contested vote for V. Washington, but John Adams wins. After 4 years, he was ready to go home. They begged him again to allow them to see him. He eventually gave in and served 4 more years as President.

Some were disappointed. Washington during those 4 years because he would not allow the United States to get involved in the French Revolution. That irritated some people. But Washington believed that America was so weak in that time, that if we got involved in a foreign war, albeit a civil war, we would end up losing what had been gained to that point. So he didn’t let the United States get involved in that war.

When he was begged to stay and let them elect him to a third 4-year term, it would not have been unanimous. He said, specifically, that it would look too much like a monarchy if someone served on his property. He refused and could not be deterred. He went back to Mount Vernon.

There at Mount Vernon, as he loved to do, he was going around assessing what improvements needed to be made there on his property. It was cold. It began to rain. He was marking trees as to which ones would be cut and which ones would be allowed to remain.

It got dark. He came to the house, not realizing that visitors had come. Since the Washingtons were always so hospitable, even if they didn’t know people were coming, Martha would provide food for them.

George Washington came in. He was wet, he was cold, and Martha implored him to go change clothes, as did the guests, but he wouldn’t have of it because he was so polite, always more concerned about others. So he remained wet, he caught a cold, and ended up developing some kind of cold or infection, and it turned into a very serious infection.

A doctor was called, and he couldn’t understand why Washington wasn’t doing better. They were draining blood from Washington. It should have healed him. It should have made him well. If we are getting the bad blood out of him, we don’t know why he is not getting better. Imagine that: you drain a man’s blood, he gets weaker. They didn’t understand what they were doing. That was 218 years ago.

Washington got weaker. They were able to elect a hold of the doctor, who was one of George Washington’s best friends in the world. Dr. Craik. Dr. Craik loved George Washington. Washington loved him like a brother. Craik wanted to do all he could to get him well. This man who loved Washington and cared so deeply was one of the better doctors of the 18th century. He bled him again. He drained more blood from Washington’s body, thinking that would help. As we now know now, that was not helping. It was hurting. It was doing great damage.

That is what they thought just 218 years ago. In that intervening 218 years, the advancements in medicine and health care, the doctors actually were responsible for killing their friend, our American hero. I don’t think we will get to that point again.

It is worth noting historically the developments in health care so that we can adequately see what has happened. The doctors got passed. We have done damage to health care in America under ObamaCare. I know people talk about all the people that have health insurance now that didn’t before. So many lost their policy. ObamaCare basically outlawed catastrophic insurance policies, which are those that have a high deductible with a low premium and ensure against basically something catastrophic, disease, injury. Yet, because of the problem that ObamaCare created, premiums skyrocketed for so many people and the deductibles dramatically increased.

So many people have told me about their deductibles going from $250, $500 to $6,000, $7,000, $10,000. There are so many paying more than $10,000 for their health insurance with a high deductible that they can never pay. We have done great damage to people’s health care. They are told they need that, they used to be able to afford. It was in the last 40 or 50 years that, when people brought up health insurance, it really was insurance. You paid a small premium each month against some unforeseeable event out there in the future, a catastrophic disease or injury. So you just paid a small premium, like term life insurance, to ensure against something you hope never would happen. In the meantime, you just paid for your health care.

I know that while growing up in Mount Pleasant, Texas, everybody knew the doctors that were there. We went to more than one. It was sometimes dictated by their prices and who hadn’t. Now we don’t know who raises their prices. You get a bill from a healthcare provider and there is no way in the world to know how much the procedure costs, how much the visit costs, how much anybody is actually going to pay to satisfy this massive indebtedness. Chances are, maybe less than a tenth of what the bill says that the government will pay if it is Medicaid, Medicare, Blue Cross, Aetna, Anthem, or any of these health insurers.

You can’t improve the cost of health care if you don’t know what it costs. You can’t have free-market principles bringing down the cost of health care when nobody knows what it costs.

We have gone from the days of having health insurance ensure against a distant catastrophic event to paying behemoth companies to manage our health care, to tell us what doctor we can see, which hospital we can go to. We pay for so many other people who come into the country illegally and don’t have insurance. We pay for people in the country legally that don’t have insurance.

We pay exorbitant amounts for people that go to an emergency room because the Supreme Court has told us that, regardless of whether someone can pay or not, they have to be seen and treated. What happens at the emergency room costs those who do pay dramatically more than if those individuals had just gone to a health clinic and had the same treatment for the same problem.

So there have been some great solutions proposed, none of which have been to have the government have a more role, turn all of the Nation’s health care into a big Veterans Administration where things can often be catastrophic.

One of the things that has really brokken my heart to be a servant of the people of east Texas is so many veterans’ stories of how they were not properly cared for medically. They
didn’t get the care they need. They were waiting for months. Then I will have people tell me they got treated very well. They are in the Lufkin Clinic named for Charlie Wilson.

Overall, I think our veterans would still be better off if all of them were given that protection. And if you want to go to your local VA clinic, if you have one close, fine. You just go to whichever is closest and it gives you the best health care. That provides competition and it keeps our word to the veterans that they will have the health care they need.

Veterans should not be penalized because they served our country and put themselves in harm’s way. My 4 years on Active Duty in the U.S. Army did not entitle me to life health care, so I don’t have that personal experience of dealing with the VA health care. I was not disabled. I still feel guilty because during my 4 years, 1978 to 1982, we were never in combat.

We were put on alert in 1979 that some of us, at least, might be going to Iran, and we should have. I still feel that Americans go on living as if they were alive today if we had been sent back then and had done the job of the radical Islamists that President Carter had been welcomed in. Ayatollah Khomeini, President Carter welcomed him as a man of peace, and he has done anything but provide peace.

But we owe our veterans so much. George Washington knew that, and that is why in that picture just down the hall, that huge painting that John Trumbull painted, Washington with his arm outstretched, piece of paper in there. On that piece of paper was his resignation. He had also sent a copy to all 13 Governors. Amazingly, the last part of his resignation was a prayer for the Nation. In that prayer for the Nation, that included that he prayed God would ensure that we would never forget those who had served in the field; talking about our veterans who had fought for this country because Washington knew if we were going to remain a free nation, then we would have to honor those, take care of those who suffered as a result of giving us, protecting our freedom. That is why also, if we ever fail to honor those who have honored us by serving us in the military, we won’t last past the next major conflict. It is important we do that, and Washington knew that.

So, since Washington’s death was certainly propelled by blood being drained, we know draining somebody of their life-giving blood is not normally a good idea, but in the last 100 years, just thinking about you have a better chance of getting well than you do of getting sick, look at the progress that was made in medicine in 100 years and look at the developments in medicine since you and me.

Yes, we know the big pharmaceutical companies signed on to endorsing ObamaCare, as did the American Hospital Association and the American Medical Association and AARP. For every organization that signed on endorsing ObamaCare, if you read the ObamaCare bill, as I did, you could normally find where they got their payoff. You could normally find something that they were given to buy their support.

AARP has made more money than they would have ever dreamed before ObamaCare through the health insurance policies that they endorse. So, they have set themselves up for self-service for AARP to endorse a bill that did massive medical damage to retired people, a bill that cut $716 billion out of Medicare.

When people realize AARP endorsed a bill that did so much gutting of Medicare, how could they do that if they really care about retired people?

Well, how they could do it is that they were going to be rewarded by selling or endorsing insurance that wouldn’t have gotten the 2 percent tax on it that most insurance would have. They got some other benefits out of it. I haven’t seen how much profit they have made for a nonprofit organization, but I believe it was in 2008 that they made $100 million, basically profit for a nonprofit, from their insurance sales. There is no telling how much that has increased. I would love to see the number since ObamaCare came about. But they got a big payday because they endorsed ObamaCare.

The pharmaceutical companies knew they were going to make tens of billions of dollars more than they ever had after ObamaCare. They were bought off to endorse it. But for some of us who could see clearly down the road where it was heading, as I have told some in the pharmaceutical industry: By endorsing ObamaCare, if it is not changed, you will have signed the death warrant for your own industry because eventually it will lead to failure to recoup research and development.

Not initially, but by then the people who had endorsed ObamaCare from the pharmaceutical industry will no doubt have gotten their golden parachutes and could own an island somewhere. Who knows? But they will be plenty wealthy. They would have overseen the steps that would lead to the demise of the greatest developments in health care in thousands of years, really just in the last 50 or 60, extraordinary developments.

Something has to be done. That is why a majority of Americans did not support ObamaCare in 2009 and 2010. It is why a majority of Americans wanted change. They had to have change. Like the old joke about the guy up in the tree who went up to get the gorilla out. After tangling for so long, he yells at the guy: Just shoot up in the tree. He said: Yeah, but I might hit you. And then they died, but one of us has got to have some relief.

People suffering from health care under ObamaCare have been crying for relief. Just do something. We have got to have relief.

I have heard that from so many in east Texas. Look, something has got to be done. We can’t keep going like this. We can’t afford the premiums, and it is not going to get me help with health care because I can’t pay the deductibles. Something has to be done.

I was hoping we would have a full repeal. The bill 2 years ago didn’t fully repeal ObamaCare. It was a bandage than we have done in the bill we have now, but the reason I agreed to sign on was so many people were saying: We don’t like ObamaCare, but we have got to have some relief. We have got to have relief. We finally got concessions that would ensure that people’s premiums would come down in 2 years—too late for the year, but would come down in 2 years, and then would continue to make progress in the area of premiums.

We are talking real socialized medicine, the same kind of socialized medicine that President Obama and so many others called—they put this lovely sounding name—single payer. Now, it is socialized medicine. The government controls it all. You don’t have any choices. It is in the hands of the government. They see all; they know all.

Once the government has that power, then they have the right—and an obligation even—to tell you what you have to do physically, what you can eat, who you can see, where you can go, when you can go. People who want total government control over people’s lives, put out of their but’s by everybody else—they understood, they had the vision that if we can get government control of health care, then we will be able to control all these minions all across America.

There are a lot of people in this body who I disagree with, but I know they want to do what is right for America. But it is not right for America and for Americans to have the United States Government dictating every aspect of our lives.

I long for the days when my liberal friends used to yell: We don’t want the government in our bedroom.
Because since then, they have been saying: Yeah, let's get the government in our bedroom, in our bathroom, in our kitchen, in our living room, in our garage. We want government control of everything.

As I have said before, the only thing it appears that George Orwell got wrong was the date. It wasn't 1984. But we still have a chance to get off this miserable road we are on. That is why the huge bulk of geographic America rose up on election day in November and said: We have got to have some relief. Whether we like Donald Trump or not, we have got to have some relief, we have got to have some change.

That is why the huge geographical United States voted for Donald Trump. The fringes of the United States, the coast and a few major cities said: No, we like the government telling us what to do, how to live, what we can have.

But across America geographically, that was not what people wanted.

Thus I believe we had hoped that by compromising again, as the Freedom Caucus, that we could have a vote by today on a bill that would start us down the road of getting rid of ObamaCare, getting us back on a road toward freedom. We knew it was going to be tough.

If you don't think it would be tough, look at the Soviet Union after the fall of the wall and the Soviet Government. There were so many Russians who said: What are we going to do? We have to look for a job—find our own job. We want a government.

Well, they are finding out that perhaps they do.

One of the things that we had gotten as a compromise to try to help Americans in the agreement that has developed to this point was the elimination of the taxes that would have been kept in place under the proposed bill that was first filed by our leadership.

Another thing that would be in there is a bill that if you are going to now be part of Medicaid, as we have had millions now having the government pick up the insurance through Medicaid, then we are going to put a similar work requirement, as was put on by Congress in the 1990s by the Republican House and Senate.

And though President Clinton didn't want to agree to that, once he saw they had the votes to override another veto, he agreed to sign it because rather than have the veto overridden—and now it is one of the things he brags about: Oh, yeah, while I was President, I reformed welfare, so you had to work.

As a result of that reform in the 1990s—it was not a callous move. It was a caring move by Republicans in the House and Senate who understood that it is not a punishment to have a job. It gives you a feeling of self-worth.

We are not going to get back to the days where as many people have jobs as used to until we restore that freedom and a requirement that, if you are going to make the American taxpayers pay for everything that you want and need, then, if you are able to work, you are going to have to do something.

As a result of that work requirement in the 1990s, income for single mothers, when adjusted for inflation, was the first time since we began in the 1960s under the so-called Great Society, for the first time, that income increased for single moms when adjusted for inflation.

The Federal Government, since the Great Society legislation, had begun to lure young women into holes, into ruts, from which they could not extricate themselves. After 30 years of the Federal Government luring people into holes they then could not get out of, they were required to get out of the hole, they did, and their lives improved.

Now, I know the mainstream media has been there to defend every bit of government control as it took over their potshots at people like me that probably were more intelligent on national testing than they were. But, nonetheless, used all kinds of excoriating terms, make fun. Like the time I mentioned about somebody who said that they were in line to get groceries and the person in front of them had crab legs that were expensive, and this person said: Gosh, I am wishing I could have afforded crab legs.

But it turned out, when they pulled out the card, which let them know taxpayers were paying for those crab legs, he realized the reason that he can't afford crab legs is because he is paying for his and this other person's food.

Well, the press went nuts over that. It has been some years back. It wasn't long after that, after the media here in Washington belittled me, the media in New York belittled me, never brought it out, but we got a picture. They said nobody can write a check from food stamp programs, CHIP, any of that. You can't do that. We have got pictures of crabs for sale and the sign saying "we take food stamps."

Anyway, it is very clear that, when you see the signs that say "we take food stamps" for the crabs, that the media that belittled me back in those days, they had their fun, but they were just wrong, and they were lying to cover for more and bigger intrusive government.

I want to also thank my friend Tom MACARTHUR. I am not crazy about the amendment that he provided, but Tom is making a real effort: let's reason to get a whip on this thing than we thought.

Our revised version that I was hoping we would vote on today still does not fully repeal ObamaCare, but by the negotiations that have occurred in the Tuesday Group, Freedom Caucus, Republican Study Committee, committee of jurisdiction, we have made a great deal of progress and I thought we were the only one didn't have assurances that the Senate would pass exactly what we did, but we were going to move the bill forward.

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Now, today was as close as we have gotten to repealing and getting into law a big repeal of a big part of Obamacare, but it didn’t happen today. It needs to happen, and it needs to happen very soon.

But what did happen in the White House, the President has stood undeterred. Again, today, he signed another executive order. This one didn’t do as the prior administration and usurped power that was not his, that only Congress has. He is working well within the law and gets good advice on this stuff.

I have got to say, even when I have talked to the President over the last few weeks, more than once, he wants to make sure that he is following the Constitution, and he is careful to say that. I like that. Let’s check to see and make sure we are following the Constitution and we are not missing something here. I love having a President that is concerned about that. For all of the critical things that he takes, he is concerned about it. He does not want to exceed his authority.

Unfortunately, we have judges in the Ninth Circuit, particularly, that exceed their authority on a regular basis. Mr. Speaker, I am hoping in the very near future, we will break up the Ninth Circuit. It would be okay with me if we restricted the Ninth Circuit, who doesn’t have one care about precedence, about the Constitution. They just have their political agenda. If we are not going to get rid of them altogether, then let’s at least restrict their jurisdiction to controversies that arise within their building and then divide up the rest.

We need a new circuit. Let President Trump appoint all of the new 12th Circuit that will be created. I am very pleased that our Judiciary Committee is wanting to do something major regarding the Ninth Circuit being out of control.

And I do think an important step will be, when we eliminate the jurisdiction of a district court over immigration and naturalization matters, we have authority to create courts—all but one. The Supreme Court is the only one and naturalization matters, we have authority to create courts—all but one. The Supreme Court is the only one. The Ninth Circuit is the only one.

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celebration there in the Nation's rotunda.

But instead, next Thursday, it will be after 5 so it doesn't interfere with the normal workings. I had no problem with having the Holocaust recognition at 11 a.m. in the morning. Not only did I not have a problem with it, I was proud that we did it during the day like that. It should be noted. People should understand that unless you stand up for freedom, stand up for the teachings of Jesus, stand up for things that are actually in the Bible, you are not going to have the kind of freedom that allows people to be part of the greatest country in the world because that greatest country in world history will end up sliding down to the dustbin of history.

So it will be a great day. Mr. Speaker, I hope to see you there.

I yield back the remainder of my time.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has agreed to without amendment concurrent resolutions of the House of the following titles:

H. Con. Res. 35. Concurrent Resolution authorizing the use of the Capitol Grounds for the National Peace Officers Memorial Service and the National Honor Guard and Pipe Band Exhibition.


The message also announced that the Senate has agreed to a concurrent resolution of the following title in which the concurrence of the House is requested:

S. Con. Res. 14. Concurrent Resolution authorizing the use of Emancipation Hall in the Capitol Visitor Center for an event to celebrate the birthday of King Kamehameha I.

The message also announced that pursuant to Public Law 94-304, as amended by Public Law 99-7, the Chair, on behalf of the Vice President, appoints the following Senator as a member of the Commission on Security and Cooperation in Europe (Helsinki) during the One Hundred Fifteenth Congress:

Mr. Ron Estes (R-Kan.)

EXPERIMENT IN THE SENATE

A further message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has agreed to without amendment a joint resolution of the House of the following title:

H.J. Res. 99. Joint Resolution making further continuing appropriations for fiscal year 2017, and for other purposes.

THE NEXT 100 DAYS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2017, the Chair recognizes the gentleman from Florida (Mr. LAWSON) for 30 minutes.

Mr. LAWSON of Florida. Mr. Speaker, we have heard a lot of big ideas and promises from the President, but we haven't seen much tangible action from the Republicans over the last 100 days. We need to continue to improve health care in this country, yet Republicans have failed to come up with a reasonable solution.

As someone who has spent over 36 years working in the insurance industry, I stand willing and ready to work with my colleagues to improve health care for my constituents and the American people, especially in the Fifth Congressional District.

What we really need is for my colleagues to focus on energy and creating jobs. That is so important here in America.

What we don't need is to continue with more of the antics from the President who is more focused on selling scores from the campaign trail than finding real solutions for the American people.

It really is a sad day in America when Congress can't come together to make real progress for the American people. Real progress. We need to put aside the bickering and roll up our sleeves in order to get the work done for the people in America.

That is something we should all be able to do within the next 100 days. There has been so much concern about what is happening with the present administration over the next 100 days. So since that is prevalent and the American people have heard about it, now the concentration is on what Congress and the President are going to do for the next 100 days for the American people.

I urge my colleagues to join me in doing what is right—right for their constituents, right for the American people.

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

SENATE CONCURRENT RESOLUTION REFERRED

A concurrent resolution of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. Con. Res. 14. Concurrent Resolution authorizing the use of Emancipation Hall in the Capitol Visitor Center for an event to celebrate the birthday of King Kamehameha I, to the committee on House Administration.

ENROLLED JOINT RESOLUTION SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled a Joint Resolution of the House of the following title, which was thereupon signed by the Speaker:

H.J. Res. 99. Joint Resolution making further continuing appropriations for fiscal year 2017, and for other purposes.

ADJOURNMENT

Mr. LAWSON of Florida. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 1 o'clock and 9 minutes p.m.), under its previous order, the House adjourned until Monday, May 1, 2017, at noon for morning-hour debate.

OATH FOR ACCESS TO CLASSIFIED INFORMATION

Under clause 13 of rule XXIII, the following Member executed the oath for access to classified information:

Ron Estes

EXPENDITURE REPORTS CONCERNING OFFICIAL FOREIGN TRAVEL

Reports concerning the foreign currencies and U.S. dollars utilized for Official Foreign Travel during the first quarter of 2017, pursuant to Public Law 95-384 are as follows:

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, DANIEL SILVERBERG, EXPENDED BETWEEN FEB. 20 AND FEB. 24, 2017

<table>
<thead>
<tr>
<th>Name of Member or employee</th>
<th>Arrival</th>
<th>Departure</th>
<th>Country</th>
<th>Per diem</th>
<th>Transportation</th>
<th>Other purposes</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daniel Silverberg</td>
<td>2/21</td>
<td>2/23</td>
<td>Bulgaria</td>
<td>Foreign currency</td>
<td>542</td>
<td>7,348</td>
<td>7,890.00</td>
</tr>
<tr>
<td></td>
<td>2/23</td>
<td>2/24</td>
<td>UK</td>
<td>Foreign currency</td>
<td>421</td>
<td>7,348</td>
<td>4,211.00</td>
</tr>
<tr>
<td>Committee total</td>
<td></td>
<td></td>
<td></td>
<td>Foreign currency</td>
<td>963</td>
<td>7,348</td>
<td>8,311.00</td>
</tr>
</tbody>
</table>

1 Per diem constitutes lodging and meals.
2 If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

Mr. DANIEL SILVERBERG, Apr. 17, 2017.
### HOUSE COMMITTEES

**REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON AGRICULTURE, U.S. HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN JAN. 1 AND MAR. 31, 2017**

<table>
<thead>
<tr>
<th>Name of Member or employee</th>
<th>Date</th>
<th>Country</th>
<th>Per diem¹</th>
<th>Transportation</th>
<th>Other purposes</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Arrival</td>
<td>Departure</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
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</tbody>
</table>

**Committee total**

- 3,277.75

**House Total**

- 3,277.75

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¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. LAMAR SMITH, Chairman, Apr. 21, 2017.

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**REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON HOUSE ADMINISTRATION, U.S. HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN JAN. 1 AND MAR. 31, 2017**

<table>
<thead>
<tr>
<th>Name of Member or employee</th>
<th>Date</th>
<th>Country</th>
<th>Per diem¹</th>
<th>Transportation</th>
<th>Other purposes</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Arrival</td>
<td>Departure</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
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</tr>
</tbody>
</table>

**Committee Total**

- 3,277.75

**House Total**

- 3,277.75

---

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. VIRGINIA FOXX, Chairman, Apr. 5, 2017.

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**REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON NATURAL RESOURCES, U.S. HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN JAN. 1 AND MAR. 31, 2017**

<table>
<thead>
<tr>
<th>Name of Member or employee</th>
<th>Date</th>
<th>Country</th>
<th>Per diem¹</th>
<th>Transportation</th>
<th>Other purposes</th>
<th>Total</th>
</tr>
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<td>Arrival</td>
<td>Departure</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
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</tbody>
</table>

**Committee Total**

- 3,277.75

**House Total**

- 3,277.75

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¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. ROB BISHOP, Chairman, Apr. 4, 2017.

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**REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON SCIENCE, SPACE, AND TECHNOLOGY, U.S. HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN JAN. 1 AND MAR. 31, 2017**

<table>
<thead>
<tr>
<th>Name of Member or employee</th>
<th>Date</th>
<th>Country</th>
<th>Per diem¹</th>
<th>Transportation</th>
<th>Other purposes</th>
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<td>Foreign currency</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
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</tbody>
</table>

**Committee Total**

- 3,277.75

**House Total**

- 3,277.75

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¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. LAMAR SMITH, Chairman, Apr. 21, 2017.

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**REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, JOINT COMMITTEE ON TAXATION, EXPENDED BETWEEN JAN. 1 AND MAR. 31, 2017**

<table>
<thead>
<tr>
<th>Name of Member or employee</th>
<th>Date</th>
<th>Country</th>
<th>Per diem¹</th>
<th>Transportation</th>
<th>Other purposes</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Arrival</td>
<td>Departure</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
<td>U.S. dollar equivalent or U.S. currency ²</td>
<td>Foreign currency</td>
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<td></td>
</tr>
</tbody>
</table>

**Committee Total**

- 3,277.75

**House Total**

- 3,277.75

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¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. KEVIN BRADY, Chairman, Apr. 6, 2017.
Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

1188. A letter from the Acting Deputy Secretary, Department of Agriculture, transmitting a letter dated April 20, 2017, pursuant to 7 U.S.C. 2284; Aug. 15, 2012, ch. 64, title IV, Sec. 415 (as added by Public Law 116-472, Sec. 366(c)(2)); (83 Stat. 1376(c)(1)); Public Law 96-513, Sec. 112 (as amended by Public Law 104-106, Sec. 502(b)); (110 Stat. 293); to the Committee on Agriculture.

1189. A letter from the Secretary, Department of Defense, transmitting a letter to the approved retirement of Lieutenant General Michael E. Williamson, United States Army, and his advancement to the grade of lieutenant general on the retired list, pursuant to 10 U.S.C. 1376(c)(1); Public Law 96-513, Sec. 112 (as amended by Public Law 104-106, Sec. 502(b)); (110 Stat. 293); to the Committee on Armed Services.

1190. A letter from the Secretary, Department of Education, transmitting a letter on the approved retirement of Lieutenant General Robert S. Ferrell, United States Army, and his advancement to the grade of lieutenant general on the retired list, pursuant to 10 U.S.C. 1376(c)(1); Public Law 96-513, Sec. 112 (as amended by Public Law 104-106, Sec. 502(b)); (110 Stat. 293); to the Committee on Armed Services.

1191. A letter from the Assistant General Counsel for Regulatory Affairs, Pension Benefit Guaranty Corporation, transmitting the report of increases in the Program Acquisition Unit Cost and Average Procurement Cost for the Advanced Arresting Gear program that exceed the designated FY 2009 original baseline estimate by at least 50 percent, pursuant to 10 U.S.C. 2301(d)(3); Public Law 103-337; (122 Stat. 1417 (as amended by Public Law 110-417, Sec. 811(c)); (122 Stat. 4522); to the Committee on Armed Services.

1192. A letter from the General Counsel, Office of Justice Programs, Department of Justice, transmitting the Department’s final rule — Juvenile Justice and Delinquency Prevention Act Formula Grant Program [Docket No.: OJP (OJJDP) 18-02] (RIN: 11211-AAB3) received April 27, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 101(c); (110 Stat. 668); to the Committee on Education and the Workforce.

1193. A letter from the 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 April 12, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 688); to the Committee on Education and the Workforce.

1194. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Benzothiazole; Pesticide Tolerances [EPA-HQ-OPP-2015-0225; FRL-9965-97] April 24, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 688); to the Committee on Energy and Commerce.

1195. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Approval of Arizona Air Plan Revisions, Arizona Department of Environmental Quality and Pinal County Air Quality Control District [Docket No.: EPA-AZ-ARIZ-2016-0070; FRL-9961-36-Region 9] received April 24, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 688); to the Committee on Energy and Commerce.

1196. A letter from the Acting Deputy Secretary, Bureau of Legislative Affairs, Department of State, transmitting a certification of a proposed license for the export of defense articles, including technical data, and defense services, Transmittal No. DDTC 16-0625, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 90-629, Sec. 36(c) (as added by Public Law 104-164, Sec. 141(c)); (110 Stat. 1431) and 22 U.S.C. 2776(c)(2)(C); Public Law 94-329, Sec. 211(a); (82 Stat. 1326); to the Committee on Foreign Affairs.

1197. A letter from the Deputy Assistant Secretary for Export Administration, Bureau of Industry and Security, Department of Commerce, transmitting the Department’s Appeals Board decision — Approval of a Proposed License Application for the Export of the Northern Virginia Community College’s Exempt List [Docket No.: BIS-2017-348] received April 20, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 688); to the Committee on Foreign Affairs.
1215. A letter from the Vice Chairman, U.S. Merit Systems Protection Board, transmitting the Board's FY 2016 No FEAR Act report, pursuant to 5 U.S.C. 2301 note; Public Law 115-44 (as amended by Public Law 109-145, Sec. 604(f); (120 Stat. 3242); to the Committee on Oversight and Government Reform.

1216. A letter from the Acting Assistant Attorney General, Office of Legislative Affairs, Department of Justice, transmitting a report entitled "Report to Congress on the Activities of the Department of Justice Regarding Prison Rape Abatement," pursuant to 42 U.S.C. 15606(b); Public Law 108-79, Sec. 5(b)(1); (117 Stat. 978); to the Committee on the Judiciary.

1217. A letter from the Federal Register Liaison Officer and Agency Editor, Office of Natural Resources Revenue, Department of the Interior, transmitting the Department's final rule — Civil Monetary Penalty Rates Inflation Adjustments for Calendar Year 2017 and Initial "Catch-Up" Adjustments (Docket No.: ONRR-2016-0002; Docket No.: DE01944000; DR2PS0000.CHT0000 17800012R2R2 (RIN: 1012-AI17)) received April 27, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 88); to the Committee on the Judiciary.

1218. A letter from the General Counsel, National Credit Union Administration, transmitting the Administration's Interim final rule — Civil Monetary Penalty Inflation Adjustment (RIN: 3133-AD67) received April 26, 2017, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 88); to the Committee on the Judiciary.

1219. A letter from the Acting Chief Privacy Officer, Privacy Office, Department of Homeland Security, transmitting the Department's Privacy Office 2016 Data Mining Report to Congress, pursuant to 42 U.S.C. 20006(c)(1); Public Law 110-55, 801(c)(1); (121 Stat. 383); to the Committee on Homeland Security.

1220. A letter from the Acting Administrator, Transportation Security Administration, Department of Homeland Security, transmitting the Administration's certification that the level of screening services and personnel provided at Greater Rochester International Airport (ROC) in New York, will be equal to or greater than the level of services and personnel provided at the airport by TSA Transportation Security Officers and that the screening company is owned and controlled by a citizen of the United States, pursuant to 49 U.S.C. 44920(d)(1); Public Law 107-71, Sec. 108(a); (115 Stat. 613); to the Committee on Homeland Security.

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. ROYCE of California: Committee on Foreign Affairs. H.R. 1644. A bill to enhance sanctions with respect to transactions relating to North Korea, and for other purposes; with an amendment (Rept. 115-98, Pt. 1). Referred to the Committee of the Whole House on the state of the Union.

Mr. SHUSTER: Committee on Transportation and Infrastructure. H.R. 1678. A bill to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act concerning the provision of compensation for recovery from a disaster or emergency assistance payments, and for other purposes (Rept. 115-100). Referred to the Committee of the Whole House on the state of the Union.

Ms. FOXX: Committee on Education and the Workforce. H.R. 1180. A bill to amend the Fair Labor Standards Act of 1938 to provide compensatory time for employees in the private sector, with an amendment (Rept. 115-101). Referred to the Committee of the Whole House on the state of the Union.

DISCHARGE OF COMMITTEE

Pursuant to clause 2 of rule XIII, the Committees on Ways and Means, Financial Services, Transportation and Infrastructure, Oversight and Government Reform, and the Judiciary discharged from further consideration. H.R. 1644 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. DEFAZIO (for himself, Mr. WALDEN, Mr. BLUMENAUER, and Ms. BONAMICI):

H.R. 1222. A bill to amend title 49, United States Code, to provide for a rail safety preparedness fund, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. SMITH of Nebraska (for himself, Mr. SCHACK, Mr. TRIBBY, Mr. ELLIS, Mr. SCHUETZ, Mr. PANSEVER, Mr. GORDON, Mr. NOLLY, Mr. KELLY of Illinois, Mr. RODRIGUEZ, Mr. GROSS, Mr. HUEBSCH, Mr. MAZZUCCO, Mr. RHOADES, and Mr. HUIZENGA):

H.R. 1220. A bill to amend title XVIII of the Social Security Act to apply budget neutrality on a State-specific basis in the calculation of the Medicare wage index for non-rural areas; to the Committee on Ways and Means.

By Mr. STIVERS (for himself and Mr. WALZ):

H.R. 1225. A bill to direct the Secretary of Veterans Affairs to carry out a pilot program on dog training therapy; to the Committee on Veterans' Affairs.

By Mr. RAHALL, Mr. ARLINGTON, Mr. AMODEI, Mr. EMMER, Mr. HILL, Mr. HULTGREEN, Mr. JOHNSON of Ohio, Mr. LUCAR, Mr. LUECKEMEYER, Mr. MARCHANT, Mr. MESSER, Mr. PEARCE, Mr. PITTENGER, Mr. POLIQUIN, Mr. ROYCE of California, Mr. ROTHFUS, Mr. STEWART, Mr. STIVERS, Mr. TIPPTON, Mrs. WAGNER of South Carolina, Mr. WOOD, Mr. WILLIAMS, Mr. DAVIDSON, Mr. KING of New York, Mr. LOUDERMILK, Mr. MCBURNEY, Mr. POSEY, Mr. KUSTOFF of Tennessee, Mr. LAWERSON, Mr. LEE, Mr. DUFFY, Mr. TROTZ, and Mr. BLUM):

H.R. 1218. A bill to amend the Truth in Lending Act to provide a safe harbor from certain requirements related to qualified mortgages for residential mortgage loans held on an originating depository institution's portfolio, and for other purposes; to the Committee on Financial Services.

By Mr. HURD (for himself, Mr. CONWOLDS, Mr. KELLY of Illinois, Mr. CHAPFETZ, Mr. CUMMINS, Mr. TED LIEU of California, Mr. KHANNA, Mr. KILMER, Mrs. COMSTOCK, Mr. YODER, Mr. LONG, Mr. BOYDEN, Mr. TAYLOR, Mr. HUIZENGA, Mr. HOLLINGSWORTH, Mr. KELLER, Mr. WOOD, Mr. SMITH of South Carolina, Mr. BROWNLEY of California, Mr. ROTHFUS, Mr. STEWART, Mr. MCDERMOTT, Mr. MURPHY of Florida, Mr. DIAMOND, Mr. ROYCE of California, Mr. FARMER, Mr. SCHWARTZ, Mr. CARPER, Mr. SHELBY, Mr. ROYCE, and Mr. FITZPATRICK):

H.R. 1220. A bill to direct the Joint Committee on the Library to make a determination of the value or bust of Elie Wiesel for placement in the United States Capitol; to the Committee on House Administration.

By Mr. DELENE (for herself, Mr. MOUTON, Mr. PETERS, and Mrs. MURPHY of Florida):

H.R. 1221. A bill to establish a joint commission on North Korea, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. ROS-LEHTINEN (for herself, Mr. DOMENIC, Mr. COLLINS of Georgia, Mr. PASCRELL, and Mr. RECHTHER):

H.R. 1222. A bill to provide support for law enforcement agency efforts to protect the mental health and well-being of law enforcement officers, and for other purposes; to the Committee on the Judiciary.

By Mr. CUMMINGS (for himself and Mr. FARENTHOLD):

H.R. 1229. A bill to amend title 5, United States Code, to provide permanent authority for judicial review of certain Merit Systems Protection Board decisions relating to whistleblowers, and for other purposes; to the Committee on Oversight and Government Reform, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. COHEN (for himself, Ms. ROS-LEHTINEN, Mr. LAW of Georgia, Mr. WEBER of Texas, Mr. MEHRAN, Mr. DUTCHIN, Mr. BERRY of Georgia, Mr. SCOTT of Virginia, Ms. GRANGER, Mr. CICILLINE, Mr. YARMUTH, Mr. FOSTER, Mr. ENGEL, Mr. WASSERMAN SCHULTZ, Mr. FASO, Mrs. COMSTOCK, Mr. RUSH, Mrs. DAVIS of California, Mrs. CLARKE of New York, Mr. MCCOOGHEN, Ms. MICHELLE LUIAN GRISHAM of New Mexico, Ms. HASTINGS, Mrs. LOWEY, Mr. LOWENTHAL, Mr. KING of New York, Mr. COFFMAN, Mr. COOK, Mr. ZELDIN, Mrs. CARNEDAS, Mr. DIAZ-BALART, Mr. SWALWELL of California, Ms. SCHAKOWSKY, Mr. KUSTOFF of Tennessee, Mr. DONOVAN, Mr. LANCE, Mr. HULTGREEN, Mr. FRANES of Arizona, Mrs. WAGNER, Mr. LAMBORN, Mr. ROSKAM, Mr. KATKO, Mr. CUMMINGS:

H.R. 1229. A bill to direct the Joint Committee on the Library to make a determination of the value or bust of Elie Wiesel for placement in the United States Capitol; to the Committee on House Administration.
By Mr. BRICK of Alabama (for himself, Mr. JONES, and Mr. FRANCIS)

H.R. 2233. A bill to amend the Immigration and Nationality Act to improve the H-2B visa program, to repeal the diversity visa lottery program, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. TITUS (for herself, Mr. POON, Ms. DELBENE, Ms. LEZÉ, Mr. KILMER, Mr. HUFFMAN, Mr. SWALWELL of California, Ms. HERRERA BEUTLER, Mr. McNERNY, Mr. KAPITUR, Ms. MCELHINNY, and Mr. McGovern):

H.R. 2234. A bill to direct the Secretary of Education to establish the Recognizing Inspiring Student Employees (RISE) Award Program recognizing excellence exhibited by public school system employees providing services to students in prekindergarten through higher education; to the Committee on Education and the Workforce.

By Ms. JUDY CHU of California:

H.R. 2235. A bill to improve air travel for passengers, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. DANNY K. DAVIS of Illinois (for himself, Ms. MOORE, Mr. LANDESKOG, and Mr. FLAKE):

H.R. 2236. A bill to amend the Food and Nutrition Act of 2008 to provide certain alternative eligibility requirements applicable to foster care youth, and homeless youth, who are enrolled at least half-time in an institution of higher education; to the Committee on Agriculture.

By Mr. RODNEY DAVIS of Illinois (for himself and Mr. KIND):

H.R. 2237. A bill to provide for phased-in payment of Social Security Disability Insurance payments during the waiting period for individuals with a terminal illness; to the Committee on Ways and Means.

By Mrs. DEMINGS:

H.R. 2238. A bill to amend the Internal Revenue Code of 1986 to enhance the Child and Dependent Care Tax Credit and make the credit fully refundable; to the Committee on Ways and Means.

By Ms. FUDGE (for herself, Mr. RYAN of Ohio, Ms. KAPITUR, and Mrs. BEATY):

H.R. 2239. A bill to amend title XIX of the Social Security Act to provide for a State Medicaid option to provide coverage of community-based inpatient substance use disorder treatment for nonelderly adults, to remove such services from the Medicaid exclusion from medical assistance of items and services paid for in an institution for mental diseases, and for other purposes; to the Committee on Energy and Commerce.

By Mr. GOTTIEB (for himself and Mr. MEEKS):

H.R. 2240. A bill to authorize the Secretary of Defense to carry out a test of the Arrow 3 missile defense system with the Government of Israel, and for other purposes; to the Committee on Armed Services, and in addition to the Committee on Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LICDING (for himself and Mr. MEGHAN):

H.R. 2241. A bill to amend the Internal Revenue Code of 1986 to treat qualified alternative minimum income plans as an excluded qualified transportation fringe benefit; to the Committee on Ways and Means.

By Mr. HUFFMAN (for himself, Mr. CARTWRIGHT, Mr. NADLER, Ms. NORTHROP, Ms. LEZÉ, Ms. MCCOLLUM, Mr. QUIGLEY, Ms. SCHRACK, Mr. DEGETTE, and Mr. RASKIN):

H.R. 2242. A bill to prohibit drilling in the outer Continental Shelf, to prohibit coal leases on Federal land, and for other purposes; to the Committee on Natural Resources.

By Mr. SAM JOHNSON of Texas (for himself, Mr. ROE of Tennessee, and Mr. WATERS):

H.R. 2243. A bill to amend title 10, United States Code, to provide for the eligibility of certain former members of the Armed Forces who are medically retired and who are entitled to hospital insurance benefits under Medicare part A by reason of previous entitlement to social security disability insurance benefits to enroll in the TRICARE program regardless of whether such members decline enrollment under Medicare part B, and for other purposes; to the Committee on Armed Services, and in addition to the Committees on Energy and Commerce, and 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. LANCE (for himself and Ms. DEGETTE):

H.R. 2244. A bill to direct the Secretary of Health and Human Services to carry out a pilot project under which sponsors agree to evaluate the psychological and social distress experienced by patients participating in a clinical trial, conducted by the biomedical sponsor, of a drug or biological product that is intended to treat a serious or life-threatening disease or condition, and for other purposes; to the Committee on Energy and Commerce.

By Ms. LOFGREN (for herself, Mr. CLARKE of New York, Mr. CONNOLLY, Mr. GOMEZ, Mr. LEON, Mr. MEEKS, Ms. MOORE, Mr. RYAN of Ohio, Mr. SWALWELL of California, Mr. TAKANO, Ms. TITUS, Mr. MCERNERY, and Mr. GUTTENBERG):

H.R. 2245. A bill to direct the Secretary of Education to conduct a study to determine the relationship between school start times and academic performance, and performance; to the Committee on Education and the Workforce.

By Mr. LUETKEMEYER:

H.R. 2246. A bill to remove the mandatory flood insurance coverage requirement for commercial properties located in flood hazard areas and to provide for greater transfer of risk under the National Flood Insurance Program to private capital and reinsurance markets, and for other purposes; to the Committee on Financial Services.

By Mrs. MICHELLE LUJAN GRISHAM of New Mexico:

H.R. 2247. A bill to amend title II of the Social Security Act to provide for equal treatment of individuals married and for other purposes; to the Committee on Ways and Means.

By Mr. MALONE:

H.R. 2248. A bill to prohibit the Secretary of the Interior from revising the approved oil and gas leasing program for fiscal years 2017 through 2022; to the Committee on Natural Resources.

By Mr. REED (for himself, Mr. BYRNE, Mr. KELLY of Pennsylvania, Mr. GREENE, Mr. HAYES, and Mr. CAVANAUGH):

H.R. 2249. A bill to authorize a State or a portion of a State to conduct a demonstration project designed to test best methods of providing services to the goals of moving individuals and families towards self-sufficiency, reducing welfare dependence, and increasing work and earnings; to the Committee on Ways and Means, and in addition to the Committees on Agriculture, Financial Services, Education and the Workforce, 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. REED (for himself, Mr. SMITH of Nebraska, Mr. CUREELIO of Florida, Mrs. WALORSKI of Indiana, Ms. PENNINGTON of Michigan, and Mr. DANNY K. DAVIS of Illinois):

H.R. 2250. A bill to establish consistent requirements for the electronic content and format of data used in the administration of certain human services programs under the Social Security Act; to the Committees on Ways and Means, 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 Ms. ROYBAL-ALLARD (for herself, Mr. JONES, Mr. SOTO, Ms. SHEA-POTTER, Mr. MENG, Mr. DEFAZIO, Mr. BISHOP of Georgia, Mrs. NAPOLITANO, Mr. CASTRO of Texas, Ms. JUDY CHU of California, Mr. HENAGUE, Ms. MICHELLE LUJAN GRISHAM of New Mexico, Mrs. TORRES, Mr. VELA, Mr. GONZALEZ of Texas, Mr. HENRY of Texas, Mr. JACKSON LEE, Ms. SANCHEZ, Mr. GALLAGHER, Mr. BARRAGAN, Mr. HASTINGS, Mr. LARSON of Connecticut, Mr. HUFFMAN, Mr. DAVID SCOTT of Georgia, Ms. PLASKETT, Mr. MOULTON, and Mr. HIMES):

H.R. 2251. A bill to amend the Department of Veterans Affairs Health Care Programs Enhancement Act of 2001 and title 38, United States Code, to require the provision of chiropractic care and services to veterans at all Department of Veterans Affairs medical centers and to expand access to such care and services; to the Committee on Veterans’ Affairs.

By Mr. SANFORD (for himself and Mr. LOPBIDO):

H.R. 2252. A bill to amend the Outer Continental Shelf Lands Act to place a ten-year moratorium on oil and gas preleasing, leasing, and related activities on the Outer Continental Shelf in the Mid-Atlantic, South Atlantic, and Straits of Florida planning areas and in the Eastern Gulf of Mexico; to the Committee on Natural Resources.

By Mr. SERRANO:

H.R. 2253. A bill to amend the Internal Revenue Code of 1986 to provide a business credit relating to the use of clean-fuel and fuel efficient vehicles by businesses within areas designated as nonattainment areas under the Clean Air Act; and for other purposes; to the Committee on Ways and Means.

By Mr. THOMPSON of California (for himself, Mr. BARRAGAN, Mr. BASS, Ms. SANCHEZ, Ms. MAXINE WATERS of California, Mr. MALALFA, Mr. BERA, Mr. DEGETTE, Mr. DAVID DAVIES of California, Mrs. TORRES, Mr. ROYCE of California, Mr. SHERMAN, Mr. ROHRABACHER, Mr. HUNTER, Mr. NUNES, Mr. AGUILAR, Mr. HUNTER of California, Mr. CALVERT, Mr. CARBAJAL, Mr. CARDENAS, Ms. JUDY CHU of California, Mr. KOCH, Mr. CORREIA, Mr. COSTA, Mrs. DAVIS of California, Mr. ESCHOO, Mr. GARAMENDI, Mr. HUFFMAN, Mr. ISA, Mr. KHANNA, Mr. KNIGHT, Ms. LEE, Mr. TED LIRU of California, Mr. LOWENTHAL, Ms. MATSUI, Mr. MCEINNERY, Mrs. NAPOLITANO, Mr. PANETTA, Ms. QUIGLEY, Mr. ROYCE of California, Mr. TROY of New York, Mr. HANSCH, Mr. HICKS, and Mr. LAUDELONI):
By Mr. PETERS, Mr. ROYbal-ALLARD, Mr. RUIZ, Mr. SCHIFF, Ms. SPEHNER, Mr. SWALWELL of California, Mr. TAKANO, Mr. VARGAS, and Mrs. MImi WALTERS of California: H.R. 2254. A bill to designate the facility of the United States Postal Service located at 2635 Napa Street in Vallejo, California, as the “Janet Capello Post Office Building”; to the Committee on Veterans’ Affairs; to the Committee on Financial Services.

By Mr. TROY (for himself, Mrs. DINGELL, Mr. HULTHREN, and Ms. BONAMICI): H.R. 2255. A bill to require the Secretary of the Treasury to mint coins in recognition of Christa McAuliffe; to the Committee on Financial Services.

By Mr. LOWENTHAL: H.R. 2257. A bill to amend title 38, United States Code, to consolidate certain eligibility tiers under the Post-9-11 Educational Assistance Program of Department of Veterans’ Affairs; to the Committee on Veterans’ Affairs.

By Mr. LOWENTHAL (for himself, Ms. LOPHOFEN, Mr. COBHRE, Mr. PETERS, Mr. CARDENAS, Mr. AL GREEN of Texas, Mr. KILMER, Mr. TAKANO, Mr. CONNOLLY, Ms. JUDY CHU of California, Mr. KREANNA, and Mr. MCGRVINN): H. Res. 293. A resolution recognizing the 22nd anniversary of the Fall of Saigon on April 30, 1975, to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. TITUS (for herself, Ms. LEE, Mr. TAKANO, and Mr. HUFFMAN): H. Res. 294. A resolution recognizing and honoring the essential role of classified school education support employees through the Recognizing Inspirational School Employees Award; to the Committee on Education and the Workforce.

By Mr. CARDENAS (for himself, Mr. Tipton, Ms. Adams, Ms. BONAMICI, Ms. BORDALLO, Ms. BROWNLY of California, Mr. CICILLINE, Ms. CLARK of Michigan, Ms. CLARKE of New York, Mr. COLLINS of New York, Mr. COSTA, Ms. ESHOO, Mr. GARAMENDI, Mr. HULTHREN, Mr. KELLY of Pennsylvania, Mr. KIMBER, Mr. LAUSEN of Washington, Mr. TENDU of California, Mr. LOEBRACK, Mrs. LOWFIE, Ms. MICHELLE LUCAN GRISHAM of New Mexico, Ms. MCCOLLUM, Ms. PINGREE, Mr. QUIGLEY, Ms. SANCHEZ, Ms. SEWELL of Alabama, Ms. SINEMA, Mr. SWALWELL of California, Mr. TAKANO, Mr. TITUS, Mrs. DORRIS, Mr. VEASEY, and Ms. Matsu): H. Res. 295. A resolution expressing support for the designation of the week of April 30, 2017, through May 6, 2017, as “National Small Business Week” to honor the vital role of small business and the passion of entrepreneurs in the United States; to the Committee on Small Business.

By Mr. COOK (for himself and Mr. LOWENTHAL): H. Res. 296. A resolution expressing the sense of the House of Representatives that the Socialist Republic of Vietnam should provide former members of the Armed Forces of the Republic of Vietnam who served alongside the United States Armed Forces in defense of their nation during the Vietnam War, with appropriate levels of support and services; to the Committee on Foreign Affairs.

By Mr. HOLDING, for himself, Mr. CONNOLLY, and Mr. MCEVANY: H. Res. 297. A resolution expressing support for designation of April 2017 as “National Congenital Diaphragmatic Hernia Awareness Month” to the Committee on Energy and Commerce.

By Mr. PEARCE (for himself, Mr. SWALWELL of California, and Mr. CRAWFORD): H. Res. 298. A resolution recognizing the security challenges of convening government officials in one specific place and directing the House of Representatives to adopt appropriate steps so that the House of Representatives can meet in a virtual setting; to the Committee on the Judiciary, and in addition to the Committees on Rules, and House Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

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. DEFAZIO: H.R. 2229. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3, and Clause 18 of the Constitution.

By Mr. SMITH of Nebraska: H.R. 2231. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1, Clause 3, and Clause 18 of the Constitution.

By Mr. STIVERS: H.R. 2231. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1, and Clause 18 of the Constitution.

By Mr. BARR: H.R. 2229. Congress has the power to enact this legislation pursuant to the following:

According to Article I, Section 8, Clause 3 of the Constitution, Congress shall have the power to enact this legislation to regulate commerce with foreign nations, and among the several states, and with the Indian tribes.

By Mr. HURD: H.R. 2227. Congress has the power to enact this legislation pursuant to the following:

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

By Mr. CUMMINGS: H.R. 2229. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the Constitution of the United States grants the Congress the power to enact this law.

By Mr. COHEN: H.R. 2230. Congress has the power to enact this legislation pursuant to the following:

By Ms. ROS-LEHTINEN: H.R. 2231. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. BROOKS of Alabama: H.R. 2231. Congress has the power to enact this legislation pursuant to the following:

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

By Mr. DEBENGE: H.R. 2231. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.

By Mr. DANNY K. DAVIS of Illinois: H.R. 2236. Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 1 of the United States Constitution.

By Ms. JUDY CHU of California: H.R. 2235. Congress has the power to enact this legislation pursuant to the following:

H.R. 2234. 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 of the United States Constitution and its subsequent amendments, and further clarified and interpreted by the Supreme Court of the United States.

By Mr. RODNEY DAVIS of Illinois: H.R. 2237. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority on which this bill rests is the power of Congress as stated in Article I, Section 8, Clause 1 of the United States Constitution.

By Mrs. DEMINGS: H.R. 2238. Congress has the power to enact this legislation pursuant to the following:

By Ms. FUDGE: H.R. 2239. Congress has the power to enact this legislation pursuant to the following:

H.R. 2240. Congress has the power to enact this legislation pursuant to the following:

The constitutional authority on which this bill rests is the power of Congress to “provide for the common Defence”, “to raise and support Armies”, and “to make Rules for the Government and Regulation of the land and naval Forces” as enumerated in Article I, section 8 of the United States Constitution.

By Mr. HOLDING: H.R. 2241. Congress has the power to enact this legislation pursuant to the following:

By Mr. HUFFMAN: H.R. 2242.
Congress has the power to enact this legislation pursuant to the following:

Article 4, Section 3, Clause 2: The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claim of the United States, or of any particular State. [Page H775]

By Mr. SAM JOHNSON of Texas:
H.R. 2243.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1

By Mr. LANCE:
H.R. 2243.

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

Article 1, Section 8, Clause 3, of the United States Constitution, which states that the Congress shall have power to regulate Commerce with foreign nations, and among the several States, and with the Indian Tribes.

Article 1, Section 8, Clause 18, which states that the Congress shall have the power to make all laws which shall be necessary and proper for executing 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. THOMPSON of California:
H.R. 2251.
Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 1 of the U.S. Constitution.

By Mr. TROTTL:
H.R. 2255.

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

Article 1, Section 8

By Mr. UPTON:
H.R. 2256.

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

Article 1, Section 8, “The Congress shall have the power to coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and measures.”

By Mr. WENSTRUP:
H.R. 2257.

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

Article 1, Section 8 of the United States Constitution.

ADDITIONAL SPONSORS

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

H.R. 19: Mr. ZELDIN and Mr. SCHNEIDER.
H.R. 37: Mrs. NOEM and Mr. HUDSON.
H.R. 60: Mr. MEHRAN, Mr. ROGERS of Kentucky, Mrs. WAGNER, and Mr. PEARCE.
H.R. 113: Mr. CÁRDENAS, Mr. KENNEDY, Ms. JUDY CHU of California, and Mr. KATKO.
H.R. 140: Mr. HUDSON.
H.R. 179: Mr. SANNON of Michigan.
H.R. 184: Mr. BRENDAN F. BOYLE of Pennsylvania.
H.R. 242: Mr. RASKIN.
H.R. 245: Mr. FLORS.
H.R. 246: Mr. CALVERT, Mr. DUNCAN of South Carolina, Mr. STWART, Mr. HARPER, Mr. FREELINGHUYSEN, Mr. MURPHY of Pennsylvania, and Mr. PARENTHOLD.
H.R. 299: Mr. SIMPSON.
H.R. 305: Ms. MAXINE WATERS of California.
H.R. 389: Mr. PARENTHOLD.
H.R. 394: Mr. PARENTHOLD.
H.R. 426: Mr. SESSIONS, Mr. MCCAUL, Mr. FRANKS of Arizona, and Mr. RECHERT.
H.R. 490: Mr. GOYK, Mr. RYKOTA, and Mr. ROSS.
H.R. 606: Mr. NUNES.
H.R. 631: Mr. Iissa.
H.R. 684: Mrs. ENGEL and Mr. SERRANO.
H.R. 676: Ms. MAXINE WATERS of California, Mr. SOTO, Ms. MATSU, and Mr. VISCOSLY.
H.R. 721: Mr. NEAL and Mr. MOORE.
H.R. 747: Mr. DESJARLAIS, Mr. POLIOQUIN, Mr. CORREA, and Mr. KELLY of Mississippi.
H.R. 750: Ms. DINGELL, Mr. RUPPERSBERGER, Mr. CAPUANO, Ms. DELAURO, and Mr. MURPHY of Pennsylvania.
H.R. 785: Mr. CARTER of Texas, Mr. HARIS, Mr. LOUDERMILK, and Mr. WEBER of Texas.
H.R. 786: Mr. HUFFMAN and Mr. SARBANES.
H.R. 795: Mr. SKAN PATRICK MALONEY of New York, Mr. LOWENTHAL, Mrs. BRATTY, Mr. LOESACK, Ms. ROS-LeHTINEN, Mr. VALADAO, Mr. SNOWDEN, Ms. JUDY CHU of California, and Mr. WALZ.
H.R. 820: Mr. Himes and Mr. VALADAO.
H.R. 822: Ms. VELAYDO, Mr. BEN RAY LNJAN of New Mexico, Mrs. DINHILL, Mr. KILMER, Ms. MATSUI, Mr. VELA, and Mr. AL GREEN of Texas.
H.R. 825: Mr. BROWN of Maryland.
H.R. 849: Mr. ROSKAM.
H.R. 873: Mr. LEISCHMANN, Mr. PITTINGER, Mr. FRANKS of Arizona, Mr. FLORES, Mr. THOMPSON of Pennsylvania, Mr. DELANEY, Mr. MALALFA, Mr. KATKO, Mr. ROTHFIUS, Ms. CHENRY, Mr. MICHAEL F. DOYLE of Pennsylvania, Mr. SHERRMAN, Mr. BUD, Mr. GONZALES of Texas, Mr. SCHROMEN, Mr. RYVEN, Mr. MURPHY of Pennsylvania, Mr. KING of New York, Ms. JENKINS of Kansas, Mr. WESTERMAN, Mr. TAYLOR, Mr. FITZPATRICK, Mr. KIND, Mr. GUTHIERE, Mr. PAULSEN, and Mr. SAM JOHNSON of Texas.
H.R. 909: Mr. MACARTHUR.
H.R. 931: Ms. HERRERA BEUTLER.
H.R. 959: Mrs. BRATY.
H.R. 967: Mr. SCALISE.
H.R. 1002: Mr. LIPINSKI.
H.R. 1017: Ms. BONAMICI.
H.R. 1022: Mr. WELCH and Mr. QUIGLEY.
H.R. 1032: Mr. GOSAR.
H.R. 1036: Mr. MACARTHUR.
H.R. 1057: Mr. DUFFY, Mr. ROSKAM, and Mr. COSTES.
H.R. 1103: Ms. BROWNLEY of California.
H.R. 1142: Mr. COOPER.
H.R. 1146: Mr. KENNEDY.
H.R. 1175: Mr. HUFFMAN, Mr. PETERSON, Mr. YOUNG of Iowa, and Mr. DEFAZIO.
H.R. 1180: Mr. SMITH of Nebraska.
H.R. 1206: Mr. BONNEN, Mr. LAMOR, Mr. RASKIN, Mr. POE of Texas, and Mr. COSTELLO of Pennsylvania.
H.R. 1231: Ms. LOPFREN.
H.R. 1243: Mr. PAYNE, Mr. BRADY of Pennsylvania, and Mr. SNUCKER.
H.R. 1244: Mr. CHABOT and Mr. NOLAN.
H.R. 1252: Mr. GENE GREEN of Texas.
H.R. 1297: Mr. PITTS.
H.R. 1276: Mr. DESAULNIER.
H.R. 1299: Mr. TED LIEU of California and Mr. PORTER.
H.R. 1314: Mr. FERGUSON.
H.R. 1316: Mr. AUSTIN SCOTT of Georgia and Mr. WELCH.
H.R. 1329: Mrs. BRATTY and Ms. LOPFREN.
H.R. 1334: Mr. CHABOT.
H.R. 1344: Mr. LANGORD, Mr. LAMOR, and Miss RICE of New York.
H.R. 1384: Ms. CLARK of Massachusetts and Mr. KENNEDY.
H.R. 1406: Ms. JAYAFAL, Mr. KRISHNAMOORTHI, Mr. GALLEGO, Ms. BONAMICI, Mr. SHERRMAN, Mr. LOBISCO, Ms. ROSEN, Mr. ESPAILLAT, Mr. WASSERMAN SCHULTZ, Ms. SHIA-PORTEER, Mr. LANGOIN, Mr. CICILINE, Mr. TED LIEU of California, Mr. COLLINS of New York, Mr. RUTHERFORD, Mr. CARBAJAL, and Mr. ENGEL.
H.R. 1421: Mr. KING of Florida.
H.R. 1452: Ms. LOPFREN.
H.R. 1466: Mr. MCGOVERN.
H.R. 1473: Mr. CICILINE.
H.R. 1475: Ms. LOPFREN, Ms. SLAUGHTER, and Mr. KHANNA.
H.R. 1478: Ms. ESSHO, Mr. LIPINSKI, and Mr. BROWN of Maryland.
H.R. 1494: Mr. LEVIN, Ms. WASSERMAN SCHULTZ, Mr. BLUM, Ms. KUSTER of New Hampshire, Mr. KRISHNAMOORTHI, Mr. LOBONDO, Ms. ROSEN, Mr. ESPAILLAT, Mr. RYAN of Ohio, Mr. VALADAO, Ms. SHIA-PORTEER, Mr. KING of New York, Mr. WITTMAN, and Mr. TAKANO.
H.R. 1542: Mr. LAWSON of Florida, Ms. BONAMICI, Ms. WASSERMAN SCHULTZ, Mr. CONNOLLY, and Mr. WALZ.
CONGRESSIONAL RECORD — HOUSE

April 28, 2017

H.R. 1565: Mr. Florschumm, Ms. Tenney, Mr. Ross, Mr. Rokita, Mr. Wirsing, Mr. Sessions, Mr. Franks of Arizona, Mr. DesJarlais, Mr. Yoder, and Mr. Young of Alaska.

H.R. 1606: Mr. Babin, Ms. Michelle Lujan Grisham of New Mexico, Mr. Cartwright, Mr. Budenstine, Mr. Murphy of Pennsylvania, Mrs. Meng.

H.R. 1612: Ms. Shea-Porter and Mr. Khanna.

H.R. 1616: Mr. Sessions, Mr. McCaul, Mr. Chabot, Mr. Franks of Arizona, and Mr. Stivers.


H.R. 1644: Mr. Sam Johnson of Texas.


H.R. 1690: Mr. Fitzpatrick.

H.R. 1697: Mr. Bishop of Georgia, Mr. Byrne, Ms. Granger, Mr. Posey, Mr. Knight, Mr. Cárdenas, Mr. Soto, Mr. Babin, and Ms. Meng.

H.R. 1698: Mr. Palazzo, Mr. Hollingsworth, Mr. Duncan of South Carolina, and Mr. Kelly of Mississippi.

H.R. 1709: Ms. Bordallo.

H.R. 1721: Mr. Hudson.


H.R. 1760: Mr. Babin.

H.R. 1768: Mr. McNERNEY and Mr. Desaulnier.


H.R. 1805: Mr. Cárdenas.

H.R. 1812: Mr. Norton, Mr. Raskin, Mr. Yarmuth, Mr. Khanna, and Mr. Panetta.

H.R. 1838: Mr. Johnson of Ohio.

H.R. 1844: Ms. Pingree.

H.R. 1847: Mr. Budd, Mr. Kind, Ms. Shea-Porter, Mr. Valadao, and Mr. Buck.

H.R. 1861: Mr. Faso and Mr. Schweiker.

H.R. 1896: Mr. Swalwell of California.

H.R. 1897: Mr. Pocan.

H.R. 1899: Mr. Ted Lieu of California and Mr. DeSaulnier.

H.R. 1932: Mr. Desantis.

H.R. 2124: Mr. McGovern.

H.R. 2128: Mr. O'Roouke.

H.R. 2219: Mr. Hastings, Mr. Ryan of Ohio, and Mr. Levin.

H.R. 2288: Mr. Rohrabacher, Mr. Issa, Mr. Knight, Mr. Takano, Mr. Hunter, Mr. Garamendi, Mr. Royce of California, Mr. Costa, Mr. Vargas, Mr. Cook, Mrs. Mimi Walters of California, Mr. Thompson of California, Mrs. Napolitano, Mr. Correa, Mrs. Torres, Mr. Swalwell of California, and Ms. Maxine Waters of California.

H.R. 1960: Mr. Garrett.

H.R. 1993: Ms. Norton, Mr. Schakowsky, Mr. Ryan of Ohio, and Ms. Tenney.


H.R. 2013: Mr. Harris and Ms. Herrera Brutler.

H.R. 2015: Mr. Brown of Maryland, Mr. Veia, Ms. Wilson of Florida, Mr. Levin, Mr. Engel, and Mr. DeSaulnier.

H.R. 2044: Mr. Peterson and Mr. Perlmutter.

H.R. 2045: Ms. Rosen.

H.R. 2050: Mr. Hastings and Mrs. Murphy of Florida.

H.R. 2070: Mr. McNerney, Mr. Swalwell of California, and Mr. Castro of Texas.

H.R. 2084: Mrs. Napolitano, Mrs. Torres, Mr. Sires, Mr. Correa, Mr. Serrano, Mr. Gallego, Mr. Aguilar, Mr. Vargas, and Mr. Soto.

H.R. 2105: Mr. Dunn.

H.R. 2119: Ms. Meng, Mr. Krishnamoorthi, Mr. Courtney, Mr. Huffman, Ms. Michelle Lujan Grisham of New Mexico, Mr. Kennedy, Mr. Heck, Mr. O'Rourke, and Ms. Titus.

H.R. 2123: Mr. Cooper and Mr. Rush.

H.R. 2133: Mr. Sessions and Mr. Emmer.

H.R. 2148: Mr. Knight.

H.R. 2174: Mr. Harris, Mr. Rokita, and Mr. Holding.

H.R. 2175: Ms. Sinema.

H.R. 2176: Ms. Sinema.

H.R. 2180: Mr. O'Rourke.

H.R. 2188: Mr. Sam Johnson of Texas.

H.R. 2192: Mr. Messiher, Mrs. Norem, Mr. Hino, Mr. Renacci, Mr. Brady of Texas, Mr. Graves of Louisiana, Mr. Coffman, Mr. Duffy, Mrs. Walorski, Mr. Griffith, and Mr. Johnson of Louisiana.

H.R. 2193: Mr. Mullen.

H.R. 2214: Mrs. Murphy of Florida.

H.J. Res. 33: Mr. Schneider.

H.J. Res. 51: Mr. Konkas.

H.J. Res. 89: Mr. Schneider.

H. Res. 35: Mr. Jones and Mr. Kelly of Mississippi.

H. Con. Res. 13: Mr. Jones and Mr. Kayser of California.

H. Con. Res. 47: Mr. Clay, Mr. Raskin, Mr. Cullinane, Mr. Cohen, Ms. Shea-Porter, Mr. Perlmutter, Mr. Ted Lieu of California, Ms. Norton, Mr. Krishnamoorthi, Mr. Walz, and Mr. DeSaulnier.

H. Res. 26: Mr. Gottheimer.
The Senate met at 11 a.m. and was called to order by the Honorable SHELLEY MOORE CAPITO, a Senator from the State of West Virginia.

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

Eternal God, thank You for Your great mercies for us, for while we are yet seeking You, You find us. Before we call, You answer, and while we are speaking, You fulfill Your purposes.

Guide our lawmakers on their legislative pilgrimage. Lord, provide them with a spirit of wisdom so that they will be able to discern what is best. May they strive to honor You in their thoughts, words, and actions. Help them to faithfully seek truth and justice for all rather than privilege for a few.

O God, give us all the courage to go forth to live as we have prayed.

We pray in Your strong Name. Amen.

PLEDGE OF ALLEGIANCE
The Presiding Officer 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.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE
The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. HATCH).

The legislative clerk read the following letter:

U.S. SENATE, 
PRESIDENT PRO TEMPORE, 

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable SHELLEY MOORE CAPITO, a Senator from the State of West Virginia, to perform the duties of the Chair.

OREN G. HATCH, 
President pro tempore.

Mrs. CAPITO thereupon assumed the Chair as Acting President pro tempore.

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

CONTINUING RESOLUTION AND COAL MINER HEALTHCARE BENEFITS
Mr. MCCONNELL. Madam President, with cooperation from our friends across the aisle, the Senate will pass a short-term continuing resolution before this evening so Members of both parties can continue to work on a longer term solution.

The legislation should pass today, and it will carry us through next week so that a bipartisan final agreement can be reached and so the Members will have time to review the legislation before we take it up.

Importantly, this 1-week extension will ensure that thousands of retired coal miners and their families, including many in my home State of Kentucky and in the home State of the Acting President pro tempore, West Virginia, will not lose their healthcare benefits.

Protecting these miners and their families from losing their healthcare has been a top priority of mine as well as the occupant of the Chair. Last year, I fought for a long-term extension of healthcare benefits, and earlier this year, I introduced my own bill to provide a permanent fix for miners’ healthcare. I will continue to fight on their behalf to secure a permanent solution on this issue in the larger funding bill.

Madam President, I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

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

MORNING BUSINESS
The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will be in a period of morning business. The Members will not be called for up to 10 minutes each.

The Senator from Vermont.

Mr. LEAHY. I thank the distinguished Acting President pro tempore.

CONTINUING RESOLUTION
Mr. LEAHY. Madam President, as we know, the Senate is considering a stopgap—continuing resolution—to keep the government of the American people open for business. The stopgap, of course, helps us forget the fact that in November we had all the appropriations bills ready to go, but the leadership asked us to hold it off.

Now, I am going to support this 1-week continuing resolution, because I believe we are close to a bipartisan agreement that would avoid the devastating consequences of a government shutdown and save the Congress from once again facing the disruption and humiliation of failing to meet Congress’s obligation to fund the basic functions of our government.
But we shouldn’t be in this situation. We shouldn’t have allowed partisan politics to once again turn a looming deadline into a political standoff and what is really a manufactured crisis.

As I have said, our work could have been completed in November. We were prepared to do that. We were 90 percent to the finish line—98 percent, actually, to the finish line. Republicans and Democrats had worked together. But at the request of then-President-Elect Trump, all work ground to a halt. It has been 5 months since we faced one partisan obstacle after another from the Trump administration, including a demand to fund a misguided wall on the southern border at the expense of billions of dollars that would have to be paid for—not by Mexico or anybody else. It would be paid for by the American taxpayers. The administration then threatened to hold hostage the basic health insurance of millions of Americans, crippling the Affordable Care Act. This is more than insulting. It is malicious, and it is wrong.

Now the other side of the aisle is holding the budget of the American people hostage, insisting we include dozens of poison pill riders as the price for funding the people’s government and to advance their partisan agenda on abortion, Dodd-Frank, Wall Street reforms, and the environment.

The Republicans control both Houses of Congress and the White House. If they want to pass legislation on these divisive issues, then bring the bills to the floor and vote on them, instead of trying to hide them in an appropriations bill. If they really believe in all these poison pill amendments, then vote on them. Bring up legislation. They control the House and the Senate. They can bring it up anytime they want.

Partisan politics should not be tied to must-pass spending bills, because it is never the right time to play politics with the lives of the American people and the government of the wealthiest and most powerful Nation on Earth.

I think it is very obvious why they want to hide them in an appropriations bill. They don’t want to vote on it and give great speeches on the wall, on our southern border. They know that they don’t have enough Republican votes to pass it.

One party now controls the White House and both Chambers of Congress. It is incumbent upon the Republicans to ensure that the government of the American people stays open and is fully funded. I am afraid that the partisan bluster threatens to derail months of bipartisan negotiations.

As vice chairman of the Senate Committee on Appropriations, I have been involved in those negotiations. Charles Kieffer and Chanda Betourney have worked almost around the clock for weeks approving us on the Appropriations Committee. If the bluster and the posturing would stop, we could wrap this up.

I hope that with one more week, our bipartisan and our bicameral negotiations, consistent with the bipartisan budget agreement and without poison pills, can continue, because this is no way to govern.

To date, negotiations have produced many positive outcomes for the American people. We have increased investments in the National Institutes of Health. We secured full year Pell grants. We made investments in transit.

As to something that should be of concern to every single Senator from every single State, we made funding available to address the opioid crisis. That is not a Democratic or Republican issue. That is a human issue. Every single State in this country is facing an opioid crisis. I am pleased that Republicans and Democrats came together to address it.

Let’s not govern by partisan manufactured crises. Let’s do what the American people expect us to do and come together to pay the bills of our country. Stop posturing. We are the greatest democracy on Earth, the most powerful and the wealthiest Nation on Earth. Let’s do it that way.

Let’s start governing as we should. Let’s not hide these divisive issues in an appropriations bill. Let’s have votes straight up or down. Let people vote and show their constituents, the American people, where they stand. Don’t hide behind a must-pass appropriations bill. It is not the way we should govern. It is not the way I want to do it. I am perfectly willing to cast votes on major issues, even if they are controversial.

We have 6-year terms here. We ought to be willing to be the conscience of the Nation. That is what the Senate is supposed to be. In my years here, I have seen times when we have been under both Republican and Democratic leadership. We are not acting as the conscience of the Nation now. We have to go back to that. I really hope we will.

We have good men and women in this body on both sides of the aisle. Let’s start showing the conscience of this great Nation. Let’s start governing in reality, not by rhetoric. Governing is not a Twitter feed. Governing is debating the issues and coming to a conclusion for the American people.

I see nobody else seeking recognition. I yield the floor.

The PRESIDING OFFICER. The majority leader.

MAKING FURTHER CONTINUING APPROPRIATIONS FOR FISCAL YEAR 2017

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H.J. Res. 99, which was received from the House today.

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

The bill clerk read as follows:

A joint resolution (H.J. Res. 99) making further continuing appropriations for fiscal year 2017, and for other purposes.

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

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

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

CONTINUING RESOLUTION

Mr. SCHUMER. Mr. President, first, I wish to speak on the appropriations bill. We still have several issues to address. Our Republican friends, mostly in the House—I want to say that my friend the Republican leader is working hard to get a good bill done, and I appreciate that, but Republicans are holding us up on some critical poison pill riders.

We have made good enough progress. The four corners of the negotiations—the Appropriations chairmen and the ranking members in both Chambers and the House and Senate leadership were negotiating until 1:30 a.m. last night. I want to thank all of the staff who worked so hard and stayed up so late to bring us closer to an agreement. They have done heroic work, and I am happy to report that, if we get an agreement, we will see increases in NIH funding, year-round Pell grants, and housing assistance in the underlying omnibus bill.

We are willing to have a voice vote on a short-term extension of the government funding in the hopes that we can wrap this up early next week. As I said last night, there is still a handful of unresolved poison pill riders, fewer than there were yesterday at 6 o’clock because of the work they did overnight, but there are still some out there.

I want to reiterate the Democratic position. We don’t want them—zero. We are happy to pass a clean, bipartisan appropriations bill, which is the way this process is supposed to work. On the more controversial issues, we can have a debate in regular order. They shouldn’t be stuck in these bills with no debate and no discussion and no votes—no regular order voting.

I am confident that we can get there if both sides realize that these important debates on policy should be left with the regular order process and in full view of the public.

I yield the floor.

The PRESIDING OFFICER. The majority leader.
EC-1462. A communication from the Acting Deputy Secretary of Agriculture, transmitting, pursuant to law, the 2016 Packers and the Senate on April 26, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1463. A communication from the Acting Deputy Secretary of Agriculture, transmitting, pursuant to law, a report of a violation of the Antideficiency Act by the Department of Agriculture's Farm Service Agency; to the Committee on Appropriations.

EC-1464. A communication from the Bureau of Legislative Affairs, Department of Agriculture, transmitting, pursuant to law, a report entitled “Iran-Related Multilateral Sanctions Regime Efforts” covering the period August 7, 2016 to February 6, 2017; to the Committees on Banking, Housing, and Urban Affairs; Finance; and Foreign Relations.

EC-1465. A communication from the Deputy Assistant Secretary for Export Administration, Bureau of Industry and Security, Department of Commerce, transmitting, pursuant to law, the report entitled “Revision to an Entry on the Entity List” (RIN0994-AH32) received during adjournment of the Senate in the Office of the President of the Senate on April 27, 2017; to the Committee on Environment and Public Works.

EC-1466. A communication from the Chief of the Policy, Performance, and Management Programs Division, Fish and Wildlife Service, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled “Endangered and Threatened Wildlife and Plants; Endangered Species Status for Rusty Patched Bumble Bee” (RIN1018-BB66) received in the Office of the President of the Senate on April 27, 2017; to the Committee on Environment and Public Works.

EC-1467. A communication from the Deputy Chief of the National Forest System, Department of Agriculture, transmitting, pursuant to law, a report relative to the final map and boundary for the National Wild and Scenic River, in Michigan, added to the National Wild and Scenic Rivers System; to the Committee on Energy and Natural Resources.

EC-1468. A communication from the Bureau of Legislative Affairs, Department of State, transmitting, pursuant to law, a report consistent with the requirements for Use of Military Force Against Iraq Resolution of 2002 (P.L. 107-243) and the Authorization for the Use of Force Against Iraq Resolution (P.L. 102-1) for the December 8, 2016—February 6, 2017 reporting period; to the Committee on Foreign Relations.

EC-1469. A communication from the Acting Administrator, National Aeronautics and Space Administration, transmitting, pursuant to law, the Administration’s FAIR Act 2013 and 2015 Commercial Activities Inventories, the FAIR Act 2014 and 2015 Interim Government Inventories, and the 2014
and 2015 FAIR Act Executive Summaries; to the Committee on Homeland Security and Governmental Affairs.

EC-1470. A communication from the Acting Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, a report relative to the Assisted Outpatient Treatment Pilot Program: 2016; to the Committee on Health, Education, Labor, and Pensions.

EC-1471. A communication from the Assistant General Counsel for Regulatory Affairs, Pension Benefit Guaranty Corporation, transmitting, pursuant to law, the report of a rule entitled “Special Local Regulation: Safety Zone; McAllister’s Island (Georgia) Channel; Savannah, GA” ((RIN1625–AA00) (Docket No. USCG–2017–0197)) received in the Office of the President of the Senate on April 26, 2017; to the Committee on Commerce, Science, and Transportation.

EC-1472. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, two (2) reports relative to vacancies in the Department of Homeland Security, Office of the Office of the President of the Senate on April 24, 2017; to the Select Committee on Intelligence.

EC-1473. A communication from the Acting Administrator, Department of Homeland Security, transmitting, pursuant to law, a report relative to the Administration’s decision to enter into a contract with a private security screening company to provide screening services at Greater Rochester International Airport (ROC); to the Committee on Commerce, Science, and Transportation.

EC-1474. A communication from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Safety Zone; Ohio River Miles 839.3 to 839.5, Henderson, KY” ((RIN1625–AA00) (Docket No. USCG–2017–0174)) received in the Office of the President of the Senate on April 26, 2017; to the Committee on Commerce, Science, and Transportation.

EC-1475. A communication from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Special Local Regulation; Unexploded Ordnance Detonation; Naval Base Kitsap, Elwood Point; Bremerton, WA” ((RIN1625–AA00) (Docket No. USCG–2017–0209)) received in the Office of the President of the Senate on April 26, 2017; to the Committee on Commerce, Science, and Transportation.

EC-1476. A communication from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Safety Zone; Unexploded Ordinance Detonation; Naval Base Kitsap, Elwood Point; Bremerton, WA” ((RIN1625–AA00) (Docket No. USCG–2017–0209)) received in the Office of the President of the Senate on April 26, 2017; to the Committee on Commerce, Science, and Transportation.

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. BLUNT (for himself and Mr. RYAN):
S. 889. A bill to amend the Public Health Service Act to provide for the participation of pediatric subspecialists in the National Health Service Corps program, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. MURRIN (for himself, Mr. UDALL, Mr. DAINES, and Mr. WARNER):
S. 990. A bill to modernize Government information technology, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

ADDITIONAL COSPONSORS

At the request of Mr. HATCH, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. 324, a bill to amend title 38, United States Code, to improve the provision of adult day health care services for veterans.

At the request of Mr. CARDIN, the name of the Senator from Michigan (Mr. PETERS) was added as a cosponsor of S. 425, a bill to amend the Independent Revenue Code of 1986 to improve the historic rehabilitation tax credit, and for other purposes.

At the request of Mr. CARDIN, the names of the Senator from Vermont (Mr. LIEBHARDT), the Senator from Massachusetts (Ms. WARREN), the Senator from Hawaii (Ms. HIRONO) and the Senator from New Hampshire (Ms. HASSAN) were added as cosponsors of S. 445, a bill to amend title XVIII of the Social Security Act to provide more timely access to home health services for Medicare beneficiaries under the Medicare program.

At the request of Mr. PORTMAN, the name of the Senator from North Carolina (Mr. TILLIS) was added as a cosponsor of S. 480, a bill to amend title XVIII of the Social Security Act to provide for the non-application of Medicare competitive acquisition rates to complex rehabilitative wheelchairs and accessories.

At the request of Mr. PORTMAN, the name of the Senator from Tennessee (Mr. ALEXANDER) was added as a cosponsor of S. 652, a bill to amend the Public Health Service Act to reauthorize a program for early detection, diagnosis, and treatment regarding deaf and hard-of-hearing newborns, infants, and young children.

At the request of Mr. WYDEN, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 836, a bill to amend the Federal Credit Union Act to exclude a loan secured by a non-owner occupied 1- to 4-family dwelling from the definition of a member business loan, and for other purposes.

At the request of Ms. BALDWIN, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 880, a bill to ensure the use of American iron and steel in public water systems, and for other purposes.

At the request of Mr. BROWN, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 915, a bill to amend title II of the Social Security Act to repeal the Government pension offset and windfall elimination provisions.

At the request of Ms. HASSAN, the name of the Senator from New Jersey (Mr. BOOKER) was added as a cosponsor of S. 947, a bill to protect passengers on flights over air transportation from being denied boarding involuntarily, and for other purposes.

At the request of Mr. GRASSLEY, the name of the Senator from Nevada (Mr. HELLER) was added as a cosponsor of S. Con. Res. 12, a concurrent resolution expressing the sense of Congress that those who served in the bays, harbors, and territorial seas of the Republic of Vietnam during the period beginning on January 9, 1962, and ending on May 7, 1975, should be presumed to have served in the Republic of Vietnam for all purposes under the Agent Orange Act of 1991.
At the request of Mr. PAUL, the name of the Senator from Oklahoma (Mr. LANKFORD) was added as a cosponsor of S. Res. 109, a resolution encouraging the Government of Pakistan to release Aasiya Noreen, internationally known as Asia Bibi, and reform its religiously intolerant laws regarding blasphemy.

ORDERS FOR MONDAY, MAY 1, 2017
Mr. McCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 3 p.m., Monday, May 1; 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; finally, that following leader remarks, the Senate proceed to executive session and resume consideration of the Clayton nomination as under the previous order.

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

ORDER FOR ADJOURNMENT
Mr. McCONNELL. If there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order, following the remarks of Senator CANTWELL.

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

The Democratic leader.

Mr. SCHUMER. Mr. President, I ask unanimous consent that I be allowed to speak for 10 minutes.

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

THE PRESIDENT’S FIRST ONE HUNDRED DAYS
Mr. SCHUMER. Mr. President, tomorrow will be President Trump’s 100th day in office. This week, we Democrats have spent each day highlighting how this President has broken or failed to fulfill promise after promise to the working men and women of America on issue after issue—on jobs and the economy, on healthcare, and on draining the swamp.

Earlier today, my colleagues talked about how the President’s budget is another example of his tendency to promise one thing and then do another. Despite promising to address the issues of education, infrastructure, and scientific research, the President’s budget takes a meat ax to the funding for NIH and NSF, vital school programs, and transportation grants.

This morning, I want to touch on a few examples of the broken promises that characterize the President’s first 100 days, broken promises to the working men and women of America.

In the campaign, he ran as a populist against both the Democratic and Republican establishments. He is governing from the special interest-laden hard right—far, far away from where the American people want him to go.

In the President’s scramble to show some progress before his 100th day, he has rushed Congress on the wall, healthcare, and taxes. This desperate sprint has only left these three efforts more damaged than before.

First, on the wall, we were progressing along with bipartisan agreement to keep our government open and running until the President stepped in to muck up the process by insisting on funding for his wall on the Mexican border. This is a huge broken promise.

Every time I mentioned this wall on the campaign trail, he insisted that Mexico would pay for it. This week he demanded that the American taxpayers pay for it and threatened to shut down the government over it. The Americans knew what the wall will cost—is far better spent laying broadband throughout America, rebuilding our roads and bridges—doing things that help Americans, not some ideological issue. Thankfully for the American people, the President failed.

Second, on healthcare, breaking his promise of insurance for everybody and lowering costs yet again, the President’s healthcare bill rose from the dead and moved further to the right. It is hard to think of a bill worse than the first, but TrumpCare 2.0 has all the terrible aspects of round one, with even more cruelty placed on the American people. TrumpCare 2.0 would still leave millions without coverage, raise rates dramatically on 50- to 64-year-olds, and also take us back to the day when insurance companies could deny coverage to those with preexisting conditions. Once again, the President failed.

Finally, the President’s tax plan was another huge broken promise. As a candidate, Trump promised to lower taxes for middle-class Americans, but his Secretary of Treasury can’t even guarantee the plan will do so. The President worked with Democrats on taxes, but he chose to focus on the wealthy instead of the middle class.

To be clear, the President’s tax plan is a wish list for billionaires, not a serious proposal. The Trump tax plan is designed to cut Trump’s taxes, those of his Cabinet, and those people of his wealth, not the taxes of the middle class.

Thankfully, this plan is yet another dead-on-arrival Trump proposal that has been panned by both Democrats and Republicans. The Trump tax plan pretty much sums up the dynamic of the first 100 days—promise for the wealthy, deliver for the wealthy. Frankly, it is why he has made such little progress.

These three actions this week, in the President’s rush to try to prove that the 100 days isn’t all as bad as everybody says—is saying—the wall, TrumpCare, and the Trump tax plan—have made our point that his 100 days have been a failure better than we ever could.

President Trump could have chosen to spend his first 100 days working with Democrats to find consensus on issues like jobs, trade, outsourcing, and infrastructure—issues on which we have some common ground. I told him many times that if he governed from the middle, he would be a great success. Instead, he abandoned his campaign populism in favor of a hard-right, special interest-driven agenda and chose to go it alone without consulting or so much as considering the minority party. That is why he has been unable to make any progress on healthcare. That is why he has been unable to make any progress on his wall. That is why he has been unable to achieve any significant piece of legislation. In fact, of the 10 pieces of legislation the President promised in his first 100 days, he has achieved none of them. These are the bills the President promised to get done in his first 100 days—not a one.

The President’s achievements to date consist of Executive orders—something he repeatedly derided during the Obama administration as an ineffective way to govern—and several bills passed under the Congressional Review Act. Keep in mind that many of these Executive orders simply direct Federal agencies to study issues. They are messaging tools that don’t achieve anything. And many of the CRAs only benefit powerful special interests.

Compared to FDR’s first 100 days in which FDR passed 76 pieces of legislation, this can hardly be considered a record of effectiveness. And the contrast between the President’s boasts and his actual record through the first 100 days is even starker when you consider just how much this President promised to deliver all these things. There is an air of unreality when he says it is the best 100 days ever—compared to Franklin Roosevelt? Come on, give me a break.

Fairness, candor, campaigning. We know that. But this President has made particularly outlandish promises to working Americans, summed up by a line he said in his campaign. He said to his supporters: “I will give you everything.”

President Trump promised working Americans a cherry pie, but after 100 days, he has delivered only crumbs. If the President wants his next 100 days to be better than his first, he needs to abandon the “my way or the highway” approach, abandon his special interest-driven, pro-wealthy agenda, and start pursuing policies that actually help the middle class and those struggling to get there. We are willing to work with him if he does. But if he stays on his current path, abandoning the working people of America for the very wealthy, the next 100 days will be just like the first: a series of broken and unfulfilled promises and poor results for America’s working families.

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

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

OFFSHORE DRILLING

Ms. CANTWELL. Mr. President, President Trump, in his attempt to deflect focus from the 100-day performance in his administration is, today, throwing a Hail Mary pass to try to allow offshore oil and natural gas drilling to take place in very protected areas of our Outer Continental Shelf.

The President’s approach is unlawful and should be withdrawn before taxpayers pay any amount of money to go forward with it. He is attempting to open up coastal areas to oil and gas production, and he is touting job creation as a factor in his decision. I believe that the economic numbers revealed today show that we need to be doing more, but I doubt that this approach will be a successful approach for more American jobs.

The truth is that instead of creating new jobs, President Trump is poised to favor sectors that will compete with the already growing and thriving industries of fishing, tourism, and recreation, and in some potential areas will also threaten defense issues where we could have a potential conflict.

The bottom line is that the BP Deepwater Horizon explosion and subsequent oil spill was a catastrophic human, economic and ecological disaster. Eleven members of the crew were killed in the explosion, and 17 others were injured.

Oil spewed in the ocean for nearly 3 months, resulting in the largest oil spill disaster in the history of the United States.

In the end, the BP Horizon disaster resulted in 134 million gallons of oil spilled into the Gulf of Mexico; that is 12 times more than the Exxon Valdez tanker spill in 1989 in Alaska.

I should say that many attempts have been made by Democrats in Congress to make sure we continue to update our laws. But Republicans have repeatedly blocked legislation that would put companies liable for oil spills and improve offshore safety and environmental responses.

So today it is very frustrating that the President of the United States is proposing to roll back the important safety regulations that were put in place during the Obama administration. In fact, this book right here shows the Deepwater Horizon impact that was discussed by Members of Congress, the problems we had at the Department of Interior, and asked that these laws be put in place.

These regulations by the Obama administration helped put a new regime into place after Deepwater Horizon. But now President Trump is bringing those regulations into question, suggesting that we should roll them back. He is even questioning the new regulations on blowout preventer systems and well control, which, if my colleagues will remember, was the centerpiece of the problem with Deepwater Horizon.

The blowout preventers used had not been tested; the information was not overseen and regulated properly. So after all of that damage was outlined in this report, we made sure to implement changes, now President Trump, in his first 100 days as the President of the United States, instead of coming up with a better economic strategy is simply saying: Roll back regulations on polluters as a strategy for moving forward.

President Obama had also put large portions of the Arctic and dozens of under-water canyons off the east coast permanently off limits to drilling during his time in office, using his authority under the Outer Continental Shelf Lands Act. In the finalized Offshore Oil and Gas Leasing Program for 2017–2022, the Obama administration removed the west coast, east coast, and Arctic waters from oil and gas exploration.

Why did he do that? He did that primarily because of the maritime economy.

In Washington State alone, the maritime economy supports 148,000 jobs and $30 billion in economic activity. Many of these parts of the United States could not afford to be devastated again by oil spills or exploitation into ecologically sensitive areas like the Arctic.

I believe the Atlantic region was rightly removed due to strong local opposition, conflicts with other ocean uses, and market dynamics. The Department of the Interior recognized the potential environmental and economic impacts and competing ocean uses. For example, the economic value of commercial fishing in just the Mid-Atlantic region is worth more than $1.5 billion, and ocean-dependent tourism is more than $10 billion in the Atlantic region.

So I would say that the fishing economy, the tourism economy, and DOD’s need for sea lanes in the Atlantic are all important, and we should not be trying to roll back Obama administration regulations in these areas. It is not surprising that there was significant opposition for gas leasing from citizens, local officials, and people who reside in these communities.

I can tell you, if this rule includes the west coast, there will be strong opposition from the State of Washington, the State of California, and the State of Oregon, where we are so dependent on healthy oceans and sustainable fisheries. We hope to clarify whether or not the west coast will be included in President Trump’s executive order, but whatever the case, we will speak loudly.

From our shellfish growers to our vibrant commercial and recreational fisheries, and generations of families who have to have sustainably harvested Dungeness crab, salmon, and halibut.

We do not want to put them at risk with offshore drilling. Not only would a spill impact our fisheries and habitat, but it could impact our Olympic National Marine Sanctuary. It would also have an impact on one of the busiest shipping lanes in the Strait of Juan de Fuca, in and out of Washington’s busy, busy ports.

Washington’s coast is a trade super-highway. Our shipping and trade economy is growing faster than ever. In the first quarter of this year, the total domestic and international container volume increased by 10 percent. In our State, this maritime economy is worth $30 billion in economic activity. It supports over 148,000 jobs, in fishing, in seafood processing, in shipbuilding, and other maritime sectors.

Because of this importance, we believe in protecting the west coast. President George W. Bush signed the first Executive order banning offshore drilling in the Pacific in 1990. We would recommend that this President follow suit.

It is so unfortunate that this new effort to repeal protections is going forward, but I believe it is going to fail.

Many know that this action is just an attempt to reverse the past President’s withdrawal of sensitive areas, like in the Arctic and the Atlantic, and is not authorized. It is not authorized under the Outer Continental Shelf Lands Act, and, therefore, the President should not spend money. He should go back to the people who know the law and understand that this is a waste of taxpayer dollars.

I hope the President will dialogue with Congress about any of our ideas to stimulate our economy. I am happy to talk at any point in time about ideas that move our country forward, produce jobs, and help stimulate economic growth.

But expanding offshore drilling and exploration to areas that already have been limited and set aside by past Presidents is not the way to proceed.

We need to make sure that an industry that has made mistakes is held accountable and recommendations that were in this report not be reversed back to the days before Deepwater Horizon. This is what we need to do to protect our vital maritime economy and make sure there are laws on the books that the oil and gas industry need to comply with.

I yield the floor.

ADJOURNMENT UNTIL MONDAY, MAY 1, 2017, AT 3 P.M.

The PRESIDING OFFICER. Under the previous order, the Senate stands adjourned until 3 p.m. on Monday.
Thereupon, the Senate, at 12:26 p.m., adjourned until Monday, May 1, 2017, at 3 p.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF DEFENSE
RYAN DEAN NEWMAN, OF NEW MEXICO, TO BE GENERAL COUNSEL OF THE DEPARTMENT OF THE ARMY, VICE ALISSA M. STARZAK.
DAVID JOEL TRACHTENBERG, OF VIRGINIA, TO BE A PRINCIPAL DEPUTY UNDER SECRETARY OF DEFENSE, VICE BRIAN P. MCKEON.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
PAMELA HUGHES PATENAUD, OF NEW HAMPSHIRE, TO BE DEPUTY SECRETARY OF HOUSING AND URBAN DEVELOPMENT, VICE NANI A. COLORETTI.

DEPARTMENT OF COMMERCE
MIRA RADOLOVIC RICARDEL, OF CALIFORNIA, TO BE UNDER SECRETARY OF COMMERCE FOR EXPORT ADMINISTRATION, VICE ERIC L. HIRSCHHORN.

DEPARTMENT OF THE INTERIOR
DAVID BERNHARDT, OF VIRGINIA, TO BE DEPUTY SECRETARY OF THE INTERIOR, VICE MICHAEL L. CONOR.
RECOGNIZING THE 150TH ANNIVERSARY OF TRINITY LUTHERAN CHURCH

HON. JASON SMITH OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
FRIDAY, APRIL 28, 2017

Mr. SMITH of Missouri. Mr. Speaker, I rise today to honor Trinity Lutheran Church of Egypt Mills, Missouri on the occasion of its 150th Anniversary. German Immigrants founded the congregation in 1867. They have worshipped in the same, postcard perfect white church on a hill since 1880. During the first fifty years, German was the church’s primary language. With the close of World War I, the transition into English was completed. Trinity members have served their country from the Civil War through the Afghanistan War. Many have died in service. In celebrating its momentous anniversary, the congregation wants to “Honor the Past and Celebrate the Future.”

For continuing its work of proclaiming the Good News of Jesus Christ through 150 years of change and challenge, it is my great pleasure to honor Trinity Lutheran Church of Egypt Mills, Missouri, today before the United States House of Representatives.

RECOGNIZING THE LIFE OF FALLEN SOLDIER ARMY CORPORAL (CPL) KEVIN W. PRINCE

HON. TRENT KELLY OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
FRIDAY, APRIL 28, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of Army Corporal (CPL) Kevin William Prince, who paid the ultimate sacrifice while defending our nation on April 23, 2005, during Operation Iraqi Freedom. CPL Prince was killed when an improvised explosive device detonated near his humvee while on patrol in Iskandariyah, Iraq.

CPL Prince, an Ohio native, was assigned to the 2nd Squadron, 11th Armored Cavalry Regiment, Fort Irwin, California, which was attached to the 155th Brigade Combat Team (BCT) from Mississippi. He enlisted in the Army in 2001 with plans to go to college after he returned from Iraq. CPL Prince was trained to operate a Bradley Fighting Vehicle prior to his deployment to Iraq on January 9, 2005. Before he left, CPL Prince told his family he had bought a Bible to take with him.

Before joining the Army, CPL Prince loved playing soccer, something he enjoyed from a young age. He worked part-time at his parent’s bagel shop. His brother, Jason Prince, said Kevin was someone who really enjoyed

want people to know he’s not just a number. There’s a face behind that number.”

CPL Prince is survived by his parents, Ron and Susan Price, brother and sister-in-law, Jason and Ember Prince; his maternal grandparents, William and Evelyn Martin; his paternal grandmother, Ruth Miller; aunts and uncles, Carole and Rich Frazee and Jayne and Lon Slaubaugh, Rick and Susan Prince, Steve and Judy Miller, Cathy and Dennis McDonnell, Mike and Helen Miller; and cousins, Patrick, Angie, Lori, Shanese, Nicole and Morgan Slaubaugh.

His dedication to protecting our nation will not be forgotten.

PERSONAL EXPLANATION

HON. JARED HUFFMAN OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
FRIDAY, APRIL 28, 2017

Mr. HUFFMAN. Mr. Speaker, on April 27, 2017, I was unable to vote on the amendment to H.R. 1694 offered by Mr. Johnson of Georgia.

Had I been present for roll call vote 232, I would have voted yes.

CELEBRATING ZIKER CLEANERS ON THEIR 100TH ANNIVERSARY

HON. JACIE WALORSKI OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
FRIDAY, APRIL 28, 2017

Mrs. WALORSKI. Mr. Speaker, I rise today to celebrate the 100th Anniversary of Ziker Cleaners.

A staple in the northern Indiana community for generations, Ziker Cleaners represents the heart and soul of the American Dream. In 1917, Joe Ziker, an immigrant and entrepreneur, founded his small tailor shop when he was just 14 years old. Since then, Ziker Cleaners has diversified and grown into a multifaceted company serving the clothing care needs of Hoosiers across South Bend, Mishawaka, and Elkhart.

For the past century, the Ziker family business has been committed to quality, efficiency, and exceptional customer service. Ziker Cleaners’ success in business and leadership in its industry are clear in its vast growth and continued innovation through decades of changes in our economy. Now with 10 store locations and four home pick-up and delivery routes, and a brand new state-of-the-art production facility, this Hoosier business continues to provide our community with the convenience and dependability the Ziker brand calls to mind.

I want to thank the Ziker family for all their hard work, dedication, and sacrifice over the years to keep their shops running strong and employing hardworking Hoosiers. Small businesses are the backbone of this country, and Ziker Cleaners is truly an inspiration to entrepreneurs everywhere. By providing good jobs for the past 100 years, Ziker Cleaners has become an essential part of our community life and local economy.

Mr. Speaker, on behalf of Indiana’s 2nd District, I am honored to recognize Ziker Cleaners for achieving 100 years and four generations of success.

IN RECOGNITION OF THE 150TH ANNIVERSARY OF EASTERN STAR LODGE NO. 13

HON. ROBERT C. “BOBBY” SCOTT OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
FRIDAY, APRIL 28, 2017

Mr. SCOTT of Virginia. Mr. Speaker, I rise today to call attention and recognize the Eastern Star Lodge No. 13 in Hampton, Virginia. Eastern Star Lodge No. 13 is celebrating its 150th Anniversary tomorrow and has worked in continuous and faithful service to the Commonwealth of Virginia over this time.

Prince Hall Masonic lodges have a long history in the Commonwealth, tracing their history to 1775 when Prince Hall and fourteen other free blacks joined a British army lodge of Masons stationed in Boston, Massachusetts and, following their departure, formed their own lodge: African American Lodge No. 1. Prince Hall became the lodge’s first Grand Master.

By establishing this organization, Prince Hall and his comrades were, in 1775, taking some of the first steps to form one of America’s first formal African-American institutions. Organized in 1866 and charted a year later in 1867, Eastern Star Lodge No. 13 was placed at the forefront of growth and development of Prince Hall Masonry in the Commonwealth of Virginia, and in our nation. For 24 years, Eastern Star Lodge No. 13 was one of the only Prince Hall Masonic lodges in Hampton Roads, before helping to expand Prince Hall Masonry throughout the Tidewater region. More recently, resulting from a number of lodge mergers, Eastern Star Lodge No. 13 is one of the largest Subordinate Prince Hall Lodges in Virginia.

I have heard the question asked: “when is a man a Mason?” According to Joseph Fort Newton’s “The Builders,” a man becomes a Mason when he has sympathy for others, the ability to sympathize, when he looks for the upside in things, and when he keeps faith in himself, in his fellow men, and with his God. The real secret to Masonry, Newton writes, is the ability to give all to the world.

In this spirit, countless members of Eastern Star Lodge No. 13 have served in their community and in leadership positions. Through their service and through their commitment to their community, members of Eastern Star Lodge No. 13 have done their part to provide mentorship, dispense charity, and “aid in the uplifting of humanity” through their charitable endeavors.
Mr. Speaker, I would like to extend my enthusiastic congratulations to Mr. Antonio Hinton, Sr., who currently serves as the leader of Eastern Star Lodge No. 13 and all the members of this historic lodge on the celebration of 150 years of continuous service to Hampton and the Commonwealth of Virginia. It is my profound hope that through their work, members of Eastern Star Lodge No. 13 continue to provide support and service to their community.

RECOGNIZING THE LIFE OF FALLEN SOLDIER ARMY CAPTAIN (CPT) RALPH JOHN HARTING III

IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of fallen soldier Army Captain (CPT) Ralph John Hартingt III, who paid the ultimate sacrifice while defending our nation on April 29, 2005, during Operation Iraqi Freedom. CPT Harting was killed when a vehicle-borne improvised explosive device was detonated by a suicide bomber as he was conducting a traffic-control-point inspection in Diyarah, Iraq. Also killed was Captain Stephen W. Frank.

CPT Harting and CPT Stephen W. Frank were among an estimated 50 people who died that day in bombings carried out by insurgents trying to disrupt the newly formed Iraqi government. CPT Harting was assigned to the 2nd Squadron, 11th Armored Cavalry Regiment, Fort Irwin, California, which was attached to the 155th Brigade Combat Team (BCT) from Mississippi.

CPT Harting was born in Pontiac, Michigan and raised in Union Lake. Jay, as he was known to family and friends, applied to all four service academies and was accepted at each one. He enrolled at the U.S. Military Academy in West Point, New York. CPT Harting graduated with a mechanical engineering degree in 1998. CPT Harting and CPT Frank were classmates in college as well as Michigan natives.

At the time of his death, CPT Harting was survived by his wife, Jennifer, a 2-year-old daughter, a 1-year-old son, and an infant son who was born shortly after his death.

When the Frank family learned of the death of their son and CPT Harting, they invited the Harting family over to share stories.

"We talked about how we wished it was us to go first," Sue Frank told the Detroit Free Press. "We were glad that the boys were not alone when they died. It was a comforting conversation, and we had an immediate bond over the most tragic thing that could happen in your life. It's good to know that the Hartings are only two miles away."

CPT Harting and CPT Frank are both buried at the West Point Cemetery which is on the grounds of the U.S. Military Academy in West Point, New York.

CPT Harting and CPT Frank will always be remembered for their devotion to our nation and for paying the ultimate sacrifice to protect America.

HONORING DIGNITY HEALTH'S MERCY MEDICAL CENTER

IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. COSTA. Mr. Speaker, I rise today to recognize Dignity Health's Mercy Medical Center in Merced as this year's recipient of the Merced College President's Medallion. Dignity Health is one of the largest health systems in the nation, with 400 care sites across a 22 state network, including 39 hospitals. Through teamwork, innovation, faith and compassion, they strive to keep every patient happy and healthy. The Mercy Medical Center in Merced has provided a resource for all its residents by enhancing and creating the health care system of the future.

Founded in 1831 by Catherine McAuley in Dublin, Ireland, The Sisters of Mercy promised to serve people who suffered from sickness, poverty, and the like. After arriving in San Francisco, California in 1854, eight Sisters began to care for residents of a city who were struck by cholera, typhoid and influenza and founded St. Mary's Hospital, which is the oldest continuously operating hospital in the city. The hospital has since expanded and was renamed to Catholic Healthcare West in order to serve a growing population, while still maintaining their vow to serve the community, and keeping a respect for humanity at the forefront of modern medicine. In 2012, Catholic Healthcare West changed their name to Dignity Health, demonstrating the respect and promise to provide health care and helping everyone achieve healthy and meaningful lives.

Although Dignity Health's headquarters are in San Francisco, their commitment to provide health care for everyone and their compassion towards their patients continues to be demonstrated throughout the nation and in Merced. In the fall of 1999, two hospitals in Merced County began discussing with the intent of finding the best direction to meet the health care needs of their citizens. They agreed to build a single hospital, Mercy Medical Center, to support the addition of more advanced medical services that were not available locally. Thanks to this expansion, not only were they able to bring more resources to the area, but also recruit additional clinical and medical staff to the Merced region as well. Mercy doctors, employees, and volunteers have consistently met the health care needs of all patients, regardless of their background or circumstances. With the newest Mercy Medical Center established in 2012, I look forward to witnessing the benefits that it will bring to Merced and its surrounding communities.

Mr. Speaker, I urge my colleagues to join me in honoring the achievements of Dignity Health's Mercy Medical Center. Their long history has exhibited the dedication that they have in caring for all patients, and has demonstrated their commitment to enriching the lives of Merced's students in the future. For these reasons, it is fitting and appropriate that Dignity Health's Mercy Medical Center receives the President's Medallion from Merced College, one of the highest honors and most distinctive privileges. I know the service they provide will inspire future generations who wish to work in the medical and health care field to deliver the same quality and excellence that community members have come to appreciate, and rely upon.

HONORING DONNA & ABE BARTELL

IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. ENGEL. Mr. Speaker, I rise today to honor two members of the community who have made some remarkable contributions to the Beth El Synagogue Center, Donna and Abe Bartell. Their love of learning introduced on a blind date in 1993, Donna and Abe married in 1995. Having lived in Rhode Island and Bayside, Queens, Donna and Abe settled in New Rochelle in 2001 with their two-year-old daughter Hannah.
That same year, their twin sons Stephen and Jesse were born. When choosing a synagogue, Donna gave Abe no choices. They would join a Conservative shul, and since they lived in New Rochelle, they were zoned to attend a New Rochelle synagogue. The obvious and only Beth El Synagogue Center. Beth EI quickly became the family’s second home, a home which shared and celebrated Jesse’s and Stephen’s bris and the children’s bnei mitzvahs. Hannah, Stephen, and Jesse all attended the Beth EI Nursery School, the amazing Day Camp, and, after spending Kindergarten through fifth grade at Schechter Westchester, they moved on to the Beth EI Religious School and became active in Beth EI’s USY chapter.

Donna has served on numerous committees at Beth EI. She has enjoyed working on youth activities and organizing meals when Beth EI hosts the USY Kinnus. Donna has served as co-chair of the Membership Committee and Couples Club. She has also been on the Nursery School Board.

Abe has served as a member of the Nursery School Board, Day Camp Board, Religious School Board, and Board of Trustees. He has been a member of numerous committees and chaired several, including the Nominating Committee, Catering and Kiddush Committee, and the Youth Services Committee. He has co-led many Hanukkah Junior Congregation Services and Havurah Services as half of the now famous Dan & Abe Show.

This year, Beth EI is honoring Donna and Abe at their 63rd Annual Gala for all of their contributions to the Synagogue. They are most deserving of the recognition. Congratulations to Donna and Abe on receiving this wonderful honor.

100TH ANNIVERSARY OF GARFIELD

HON. BILL PASCRELL, JR.
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. PASCRELL. Mr. Speaker, I would like to call to your attention the outstanding achievements of the great town of Garfield as they celebrate their 100th Anniversary this Sunday, April 30, 2017.

March 15, 1898 was the day that Garfield broke away from the Township of Saddle River and first became a borough. The State Legislature set Garfield’s boundaries which still exist today. Finally the big day on April 19, 1917, the borough became the City of Garfield which we have all come to know.

Today we like to thank Gilbert D. Bogart, the man who is credited as the founder of modern day Garfield. Since 1972, Garfield has been governed by a City Manager and five council members, one of who is selected by their Council colleagues to be Mayor. The residents of Garfield are some of the most involved citizens, and elect all members of the City Council.

The 1,333 acres of land that make up Garfield are arguably the most diverse acres in the 9th congressional district. With over 20 places of worship, a YMCA, Boys and Girls club, Senior Citizen centers, and a public library, City of Garfield is a place for anyone to feel accepted and welcomed.

The City of Garfield has been essential to the growth and development of Bergen County and the State of New Jersey overall. In fact, Garfield has experienced many of the major milestones in our nation’s history: including the Revolutionary War and the Civil War. Today, the City of Garfield is led by City Manager Thomas J. Duch, and Mayor Richard Figoglio, (lifetime residents, who have spent most of their lives dedicated to Garfield).

I have the great honor of representing the residents of Garfield in Congress. This is a city where people work hard to support their family and their community, a town where the history is long and storied.

Since 2012 when I started representing Garfield in my congressional district I have learned so much about the City. When I visit Garfield I see some of the most hardworking, caring, and welcoming people that I have ever met. I know I can always count on the City of Garfield to be one of the friendliest communities in the 9th district.

The job of a United States Congressman involves much that is rewarding, yet nothing compares to recognizing and commemorating 100 years of history in Garfield, NJ.

Mr. Speaker, and I join my colleagues to celebrate 100 years of service, dedication, and excellence from the residents of Garfield.

RECOGNIZING THE LIFE AND SERVICE OF DR. JOSEPH A. OVICK, E.D.D

HON. MARK DESAULNIER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. DESAULNIER. Mr. Speaker, I rise today to recognize the life and service of Dr. Joseph A. Ovick, former Superintendent of Schools for Contra Costa County.

Dr. Ovick was an educator for 45 years. He began his career as a special education teacher in Santa Clara County which was followed by serving in the county as a public school assistant principal, principal, and director of special education. He later joined the Contra Costa County Office of Education (CCCOE), where he worked as director of special education, assistant superintendent for student services, and associate superintendent for business.

In 1996, he was elected county superintendent of schools. He was well-known for developing strong coalitions of educators, community members, and legislators in support of public schools, while always making it a point to visit countless classrooms throughout the county.

Dr. Ovick’s achievements in and out of the classroom did not go unrecognized. In 2005, Dr. Ovick was awarded the President’s Circle Award for Outstanding Service to Education and the Community from the Diablo Valley College Foundation, as well as the Government Service Award in Recognition of Outstanding Community Service from Congressman George Miller. In 2008, the East Bay Leadership Foundation named Dr. Ovick Citizen of the Year, East Bay Awards. In 2006, he won the Association of California School Administrators (ACSA), Region 6, Superintendent of the Year Award, and in 2010 he earned the ACSA, Region 6, Ford Kiesel Memorial Distinguished Service Award.

Additionally, in 2008, the Contra Costa County Board of Education unanimously voted to honor Dr. Ovick by dedicating CCCOE’s community school in Brentwood as the “Joseph A. Ovick School” because of his long-time advocacy for the needs of all students—especially those most at risk and with special needs.

Community service was also an important part of Dr. Ovick’s life. He was an active member of the Pleasant Hill Rotary Club, and served as a member on both the local Boys’ and Girls’ Clubs and Junior Achievement USA.

Dr. Ovick was an inspiration and a friend. He passed away unexpectedly on March 30, 2017. I and the community will miss him greatly.

RECOGNIZING MR. JOHN BROWN FOR HIS RETIREMENT AND SERVICE TO ROCK ISLAND

HON. CHERI BUSTOS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mrs. BUSTOS. Mr. Speaker, I rise today to recognize John Brown, who is retiring as the Rock Island County Deputy Clerk. Mr. Brown has honorably served Rock Island County in various levels of government and public service for the past 40 years and he will be greatly missed.

Mr. Brown began his career in public service as a Democratic Precinct Committeeman in 1978. Since then, he has served as the Deputy County Clerk under Karen Kinney, Dick Leibovitz and John Gianulis, in addition to serving as the Rock Island Township Supervisor from 1997 to 2013.

Mr. Brown has dedicated his career to ensuring our local institutions are accessible, and striving to improve the lives of all individuals within our community. He has lead projects to improve early voting locations and accessibility, same day voter registration, as well as created initiatives to hire bilingual individuals to ensure all of our constituents are able to be heard. All the work Mr. Brown has done to improve our county and his passion for helping people will not be forgotten.

Mr. Speaker, I would like to thank Mr. Brown for his commitment to public service and for all of the work he has done to better our community. I congratulate him again on his well-earned retirement and wish him the best of luck in his future endeavors.

RECOGNIZING THE LIFE OF FALL-EN MISSISSIPPI SOLDIER MARINE CORPS MASTER SERGEANT (MSGT) SCOTT EUGENE PRUITT

HON. TREN T KELLY
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of Marine Corps Master Sergeant (MSGt) Scott Eugene Pruitt who paid the ultimate sacrifice while defending our nation on April 28, 2012, during Operation Enduring Freedom. MSGt Pruitt was killed in action by enemy fire when his vehicle was struck.
by a roadside improvised explosive device while conducting combat operations in Nimroz Province, Afghanistan. This was his first deployment.

MSgt Pruitt, a Gautier native, was assigned to I Marine Expeditionary Force Headquarters Group, Marine Expeditionary Force, Camp Pendleton, California. MSgt Pruitt was a financial management Marine for 18 years and also an instructor with the Marine Corps Combat Service Support Schools. He volunteered to go on deployment with his junior Marines.

MSgt Pruitt was honored for his sacrifice by family, friends, and fellow service members during a memorial service held at the base auditorium at Camp Johnson, a satellite installation of Marine Corps Base Camp Lejeune on May 31, 2012. "He not only wanted to deploy as a Marine," said Lydia Hobson, MSgt Pruitt's mother, "but as a human being. He wanted to help the people and children over there. When he got to Afghanistan, he asked me to send him crayons and coloring books for the children in the hospital because they didn't have the things American children had. He was a great man."

"Pruitt never stopped surprising me," retired Master Sergeant Ron Scott, one of Pruitt's mentors said. "I had a special bond with him. He grew from this young, wide-eyed kid to someone I called a brother."

MSgt Pruitt was awarded the Bronze Star and Purple Heart for his service and sacrifice. He was also recognized by the Marine Corps Combat Service Support School "Wall of Heroes" where his memorial frame was placed.

The Mississippi Department of Transportation has designated a section of U.S. Highway 90 in Gautier as the Scott E. Pruitt Memorial Highway.

MSgt Pruitt is survived by his daughters Jennifer and Jordon, and his fiancée, Trisha Lane.

MSgt Pruitt's dedication to protecting our nation will always be remembered.

HONORING BOWIE STATE UNIVERSITY PRESIDENT DR. MICKEY L. BURNIM

HON. STENY H. HOYER
OF MARYLAND
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. HOYER. Mr. Speaker, on April 22, Bowie State University celebrated the leadership and career of its ninth president, Dr. Mickey Burnim, at its annual Founders Gala. The annual Founders Gala marks the anniversary of the founding of the school in 1865 that would later become Bowie State University. While I was, unfortunately, unable to join the celebration in person, I want to express my great thanks to Dr. Burnim for all he has achieved during his tenure and congratulate him on being honored at this year’s gala. I also join in wishing him well on his upcoming retirement.

When Dr. Burnim steps down as President of Bowie State University, he will complete eleven very successful years leading one of Maryland’s great institutions of higher education and one of our nation’s oldest and most illustrious historically black universities. Having come to Bowie State after serving as Chancellor of Elizabeth City State University in North Carolina and as Provost and Vice Chancellor of North Carolina Central University, Dr. Burnim brought to his presidency an already long and distinguished career in university administration. At a time when higher education costs are rising, Bowie State has been recognized for its outstanding value, including being ranked by The Economist for having the best higher education value in Maryland. An economist by training, Dr. Burnim has recognized the criticality of securing a sound fiscal future for the University, and during his time in office he took steps to put Bowie State on solid footing for long-term expansion. With new resources secured, one of the focuses of his tenure has been the construction of new campus buildings, including a new student center, a performing arts center, and a new $107 million facility for the study and practice of Science, Mathematics, and Nursing. Recognizing how important it is to connect graduates with career opportunities and to foster young entrepreneurs, Dr. Burnim worked with the City of Bowie to launch the Bowie Business Innovation Center. Under his leadership, Bowie State has continued to expand the programs it offers and to conduct groundbreaking research across a number of disciplines. I am very proud to represent Bowie State University in Congress.

Since its founding as the Baltimore Normal School after the Civil War, Bowie State University has served as an important nexus of education and opportunity for African Americans, and after 152 years it has grown to become one of our country’s great universities and educates students from all backgrounds. Bowie State joined the University System of Maryland in 1988 and, along with the other institutions of higher education across our state, helps make Maryland one of the best places to pursue study in the country and, indeed, the world. Within the University System of Maryland, Bowie State has earned a reputation for leading in the fields of science, technology, engineering, the arts, and mathematics—or ‘STEAM’—and creating innovative interdisciplinary programs that bring them all together to prepare students for success in emerging industries of the twenty-first century economy. It was Dr. Burnim who led Bowie State’s effort to adopt the Education Innovation Initiative (EII), a STEAM-enrichment program that makes early career pathway exposure accessible to under-represented students throughout Prince George’s County.

Dr. Mickey Burnim has been instrumental to the University’s achievements and its strong trajectory for growth in the years ahead. I have been honored to work with him to ensure that Bowie State has had a partner in the federal government, and I thank him for all his hard work over the past eleven years as President and throughout his four decades in higher education. I wish him all the best, and I join in celebrating his very successful tenure that has made a real difference in the lives of tens of thousands of students across Maryland and the United States.

PERSONAL EXPLANATION

HON. RICHARD HUDSON
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. HUDSON. Mr. Speaker, I was unavoidably detained and missed the vote. Had I been present, I would have voted YEA on Roll Call No. 232.

HON. VICKY HARTZLER
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mrs. HARTZLER. Mr. Speaker, I rise today to recognize Jennifer "Jenny" Alpers, a dedicated public servant to the citizens of Missouri. Jenny tirelessly worked alongside me as a legislative aide during my time as Missouri State Representative to serve the good people of the 124th District. My appreciation to her cannot be understated. She helped constituents navigate the state bureaucracy, greeted visitors who came into my office, and advised me on important legislation facing Missouri at that time. Her service as a one-woman office staff was no easy task, but she worked with poise and efficiency.

Like many hardworking Missourians, Jenny and her late husband, Gary, worked on their family farm and raised two wonderful daughters, Jennifer and Ashley. Both daughters married great guys, Scott and Billy, and she has been blessed with three incredible grandchildren: Jordyn, Brady, and Wil. Continuing her love of serving others, she is active in her local church and community.

Mr. Speaker, I cannot think of an individual more deserving of this special recognition than Jenny herself. She never sought the limelight but instead did what all good Missourians do by pulling up her sleeves and working to help her family, her friends, and even complete strangers. A retirement celebration for Jenny will be held on May 8, 2017 in the Missouri State Capitol, where many of her current and former colleagues and friends will be present to thank her for all she has done to better our great state. I ask all my colleagues to join me in applauding the years of service and commitment of Jenny. We are blessed to have such dedicated citizens like her serving us, and I wish her the best in the years to come. I thank Jenny, and God’s blessings to her.

RECOGNIZING THE LIFE OF FALLEN SOLDIER ARMY CAPTAIN (CPT) STEPHEN W. FRANK

HON. TRENT KELLY
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of fallen soldier Army Captain (CPT) Stephen W. Frank who paid the ultimate sacrifice by defending our nation on April 29, 2005, during Operation Iraqi Freedom III. CPT Frank was killed when a vehicle-borne improvised explosive device detonated as he was conducting a traffic-control...
Mr. ENGEL. Mr. Speaker, I rise today to honor two individuals who through their dedication and commitment have become synonymous with the Beth El Synagogue Center in Scarsdale, Tris and Sam Berger.

In 1994, this year, Beth El moved to Scarsdale from New York City and immediately joined Beth El Synagogue Center. Their daughter Yael (Yali) was born in 1996 and their son Kenny arrived in 2000.

Tris, a San Diego native, became a bat mitzvah and was confirmed at Temple Beth Israel, the largest and oldest Reform Temple in San Diego. Sam was raised outside Philadelphia, where his parents were founding members of Temple Israel of Upper Darby and subsequently members of Temple Beth Sholom, in Elkins Park, PA. Both have had extremely successful careers at Price Waterhouse, among other institutions, and both have maintained an active community focused schedule outside of work. Tris has been involved in Beth El’s Centennial Celebration Committees and co-chaired the Intergenerational Kallah. She was an area chair and divisional chair for UAJ Scarsdale Woman’s Philanthropy and currently chairs the Employment and Self Sufficiency Task Committee as part of the Caring Commission at UAJ. She is also a member of the UAJA Board of Directors. Sam has remained actively involved with the HR Committee, various search committees and on the Board of Trustees. He eventually became a Vice President and then Executive Vice President of Beth El. He assumed the position of President of 2014 and hasn’t look back since. As President, Sam and his officers and other volunteers led the shul through the emotional retirement of our beloved rabbi of 43 years, Rabbi Melvin Sirner, to the exciting hiring of new senior rabbi, Rabbi David Schuck.

Tris and Sam have become part of the very fabric of Beth El and their contributions have been many. This year, we are honoring Tris and Sam at their 63rd Annual Gala on March 19th. They could not have honored two more deserving individuals. Congratulations to Tris and Sam on this wonderful occasion.
Mr. KELLY of Mississippi. Mr. Speaker, I rise today in honor of Jim Nathan, a leader in Southwest Florida who has helped define our community-centered health system.

Forty-two years ago Jim Nathan interviewed at Lee Memorial Hospital. He expected to complete a one-year administrative residency and then return back to Cincinnati. However, after more than four decades later, he is still in Fort Myers serving the healthcare needs of our community.

I think of Jim Nathan for his decades of service and success to Southwest Florida, and I wish him well in his endeavors. I know Lee Health will continue to be caring people, inspiring health.

Dr. Papazian's accomplishments at SCSU included strengthening programs supporting the successful transition of first-year and transfer students, engaging SCSU actively in its community, completing a comprehensive master facilities plan, and establishing a strategic vision for what will be SCSU's next decade, and for its first-ever comprehensive philanthropic campaign.

In word and deed, Dr. Papazian demonstrates an abiding commitment to student success, the professional development of faculty and staff members, the intrinsic value of education, and the interests of the broader community.

On behalf of the people of the 17th, 18th and 19th Congressional Districts of California, we extend our sincere congratulations to Dr. Mary Papazian of San Jose State University for this outstanding achievement.

JIM NATHAN OF LEE HEALTH

HON. FRANCIS ROONEY
OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Friday, April 28, 2017

RECOGNIZING THE LIFE OF FALLEN MISSISSIPPI SOLDIER ARMY SERGEANT (SGT) ANTHONY O'NEAL MAGEE

HON. TREN KELLY
OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Friday, April 28, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of fallen Mississippi soldier Army Sergeant (SGT) Anthony O'Neal Magee who paid the ultimate sacrifice while defending our nation on April 27, 2010, during Operation Iraqi Freedom. SGT Magee died at Landstuhl Regional Medical Center, Germany of wounds sustained at Forward Operating Base Kalsu, Iskandariyah. SGT Magee was wounded when enemy forces attacked his unit with indirect fire.

SGT Magee, a Hattiesburg native, was assigned to the Company A, 2nd Battalion, 69th Armor Regiment, 3rd Heavy Brigade Combat Team, 3rd Infantry Division, Fort Benning, Georgia.

SGT Magee graduated from Hattiesburg High School in 2000. His ninth grade algebra teacher, Leisha Weatherby, shared with the Associated Press that he was a sincere, hardworking young man. “It was an honor to teach him, and I wish I had 101 students like him.”

SGT Magee was married to Courtney Magee for two months prior to his death. “He was a great man with a big heart,” Courtney said to the Associated Press. “Whoever needed help, he was there to help them. He
touched a lot of people’s lives because he had such a big heart.”

SGT Magee’s uncle, Dennis Davis, said he was one of the nicest young men with whom you would ever want to come in contact.

At SGT Magee’s memorial service at Forward Operating Base (FOB) Kalsu’s chapel, soldiers of the 3rd Heavy Brigade Combat Team, 3rd Infantry Division, gathered to remember their fallen comrade. Colonel Robert Ashe, commander of the 2nd Battalion, 69th Armor Regiment, said tireless efforts were taken to save his life by other soldiers and later at the FOB Kalsu aid station. COL Ashe said his family members were able to say goodbye to SGT Magee because of this concerted effort to save his life.

Our nation is blessed to have soldiers like SGT Magee who bravely fought to protect America.

RECOGNIZING KING’S HAWAIIAN

HON. DOUG COLLINS
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. COLLINS of Georgia. Mr. Speaker, I rise today to recognize King’s Hawaiian as Georgia’s 2017 Manufacturer of the Year. King’s Hawaiian joined the Hall County community in 2011, and today employs 650 friends and neighbors at its Georgia facility.

I have visited the King’s Hawaiian plant in Oakwood and can testify to its efficiency and professionalism. However, what struck me the most was the overarching culture of positivity and respect among King’s Hawaiian employees.

While the operation’s vision and growth both stand out from a business perspective, King’s Hawaiian has also become a community partner and leader in Hall County.

King’s Hawaiian strongly supports Lanier Technical College and the Hall County School System. It invests in Leadership Hall and Youth Leadership Hall. Additionally, King’s Hawaiian provides dinner rolls to several local charities and engages the community through a variety of events.

Additionally, King’s Hawaiian continues to look for ways to maximize its positive presence in Georgia, collaborating with our poultry industry and some of Georgia’s brightest agriculture minds.

For all of these reasons, King’s Hawaiian deserves the honor of being Georgia’s Manufacturer of the Year, and I am proud that they call northeast Georgia home.

IN RECOGNITION OF ST. JOHN PROVIDENCE HEALTH SYSTEM FOR BEING NAMED HUMANITARIAN OF THE YEAR

HON. DEBBIE DINGELL
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mrs. DINGELL. Mr. Speaker, I rise today to recognize St. John Providence Health System for receiving the Chaldean American Chamber of Commerce’s Humanitarian of the Year Award. The physicians and staff of St. John Providence provide lifesaving medical care to southeast Michigan and the Chaldean community.

Founded in 1999 after a merger of several local hospital systems, St. John Providence Health System operates four hospitals and 125 medical centers that collectively act as the largest provider of inpatient medical care in southeast Michigan. These facilities offer services including advanced treatments for cancer, neurological diseases and other specialized care. SJPH also offers special assistance to improve the quality of care for the Chaldean community, including Arabic signage, cultural programming and Middle Eastern food options. They also partner with Medical Emergency Relief for Christian Iraqis, an organization that provides medical services and supplies to Iraqi Christians in need. Additionally, SJPH has collaborated extensively with the Chaldean American Association for Health Professionals, helping them sponsor continuing medical education for medical professionals and working with local churches to increase access to preventative care.

St. John Providence Health System has provided world-class medical care to the southeast Michigan community since its formation. Its comprehensive offering of advanced medical services, as well as its specialized outreach to the wide variety of ethnic groups in southeast Michigan, has helped SJPH’s hospital services and patient outcomes rank among the best in the country. Its unique approach to care allows it to continue serving the specific medical needs of Chaldeans and other patients, and it is my hope that SJPH and its affiliates continue to be a model for healthcare delivery to these groups in the coming years.

Mr. Speaker, I ask my colleagues to join me in honoring St. John Providence Health System for its world-class healthcare and service it provides to southeast Michigan. SJPH serves patients well through its suite of offerings in southeast Michigan.

INTRODUCTION OF A BILL TO COMMISSION A STATUE OF ELIE WIESEL TO BE PLACED IN THE CAPITOL

HON. STEVE COHEN
OF TENNESSEE
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. COHEN. Mr. Speaker, I rise today in support of legislation I introduced earlier today with Congresswoman Ileana Ros-Lehtinen to commission a statue or bust of Elie Wiesel to be placed in the Capitol.

This legislation is especially timely as we commemorate Yom Ha'Shoah, Holocaust Remembrance Day, this week.

If enacted, this legislation would direct the Joint Committee on the Library to obtain a statue or bust of Elie Wiesel for placement in the United States Capitol.

Elie Wiesel was born in Romania in 1928. In 1944, at the age of fifteen, Wiesel was deported to Auschwitz, and later to Buchenwald where he was released in April 1945.

Following the war, Wiesel became a journalist and wrote about his experiences during the Holocaust. His memoir, Night, has been translated into over 30 languages. Throughout his life, he fought vocally against indifference, intolerance, and injustice. Wiesel received the Nobel Peace Prize in 1986.

Elie Wiesel was one of the greatest moral forces in the world. He was in the same class as Nelson Mandela, Dr. Martin Luther King, Jr., and Mahatma Gandhi. Wiesel was brilliant, pure, honest, and courageous.

I met Elie Wiesel when I was a Tennessee State Senator and he was honored at Vanderbilt. It was particularly special for me to meet Elie Wiesel as he was the inspiration for my passing legislation to create the Tennessee Holocaust Commission in 1984.

Elie Wiesel made it his life’s work to remind and educate others on the horrors of the Holocaust. He spent his life encouraging others to learn from this tragic chapter in the history of humanity. He continually told people to never forget.

This addition to the Capitol would be a continuous reminder to “never forget.” His voice was strong and is sorely missed.

I urge my colleagues to support this bill.

RECOGNIZING 75 YEARS OF THE KENNETT, MO BOARD OF PUBLIC WORKS

HON. JASON SMITH
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. SMITH of Missouri. Mr. Speaker, I rise today to recognize the Kennett Board of Public Works 75th year of service as a municipally owned utility to the citizens of Kennett, Missouri. In Missouri’s Eighth Congressional District we are thankful to have a public power utility that provides Electric, Natural Gas, Water, Sewer, Internet and Economic Development services to its customers.

Throughout their 75 years, the Kennett Board of Public Works has made it their mission to provide the best possible service at the lowest possible rates for their customers in the Bootheel. With the guidance of their wise and dedicated board members, along with the management of the utility, they have been very successful in accomplishing their mission.

As we celebrate the Kennett Board of Public Works 75th year of service as a municipally owned utility to the citizens of Kennett, Missouri, it is my pleasure to recognize the organization and their efforts before the House of Representatives and thank them for their commitment to their community in Missouri’s Bootheel.

HONORING BOB & RUTH LEWIS

HON. ELIOI L. ENGEL
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. ENGEL. Mr. Speaker, as Young Israel of New Rochelle in my district celebrates its 50th Anniversary at its current location, there could not be a more fitting couple to honor at this celebration than Bob and Ruth Lewis.

Ten years after its founding on Coligni Avenue in south New Rochelle, YINR moved to 1228 North Avenue in June 1967. One month later in July, 1967 Ruth and Bob joined that
small group of congregants and since their arrival, the Lewis family has been a significant presence in our community. Early on, Ruth with Rita Steinmauer Schiller prepared Shabbos kiddush and Bob corralled Jewish passersby to free the sparse Friday night and Shabbos morning minyanim. Ruth was the head and motivating force of the committee for the formation of our eruv. Bob was a YINR vice president and a member of the search committee that hired Rabbi Fink. The Lewis family has hosted the Bonnie Crest Friday night minyan since 1987. “Dr. Ruth”, an internist and renowned endocrinologist has consulted on many of the more complicated medical problems of our members. “Dr. Bob”, an OB-GYN, has delivered a number of the YINR offspring.

Of all their accomplishments, the Lewis family feel their greatest achievement has been their three daughters, Debbie, Adina, and Beth who have spent virtually their entire lives in New Rochelle and with their husbands have produced their remarkable eleven grandchildren. Debbie with her husband David Isaac, and Adina with her husband, Lawrence Garbus, following their parents’ example, have become valued, effective, respected members of our New Rochelle community. Beth and her husband, Yoel Greenbaum are highly thought of in their Teaneck community.

Bob and Ruth have been cornerstones of the YINR and New Rochelle community, and their commitment to their family, friends, and fellow congregants is inspiring. On this special occasion, I want to take the opportunity to thank Bob and Ruth for all that they have done, and congratulate them on this wonderful and well deserved honor.

PRESIDENT TRUMP’S TAX PLAN

HON. SHEILA JACKSON LEE
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Ms. JACKSON LEE. Mr. Speaker, I rise to speak for one minute on President Trump’s Tax Cut Plan.

As a member of the House Budget Committee, I would participate in any Committee’s markup of a tax reform bill.

President Trump’s much anticipated tax plan is another disappointment; a poor work product; something he should have been ashamed to put his name on; and it reveals yet again what many warned about before the election.

This tax plan would receive a failing grade in any school of business.

A one page federal tax cut plan—really is an insult to the American People.

This plan shows no command of the facts regarding our nation’s very complex tax system.

Treasury Secretary Steven Mnuchin set out a tax reform that, “there will be no absolute tax cut for the upper class.”

But the president’s tax plan has failed this test miserably by providing a huge tax cut for the wealthy while middle income families would receive very little benefit.

In fact, Trump’s tax plan provides a huge tax benefit for him personally. Using his 2005 tax return numbers, President Trump would save about $28.6 million in taxes under his plan.

About $27 million of those savings is due to the reduction of the passsthrough income rate to 15 percent.

President Trump’s tax proposal blows a hole in the nation’s deficit.

It’s become painfully obvious that the deficit only matters when a Democrat is President.

The plan is not revenue neutral.

In fact, early press reports indicate that the Trump proposal is likely to add several trillions of dollars to our deficit.

Busting the deficit is the way the Trump tax plan would do puts immediate pressure on our other obligations—including guaranteed Medicare benefits.

The President can’t pretend to protect Medicare, then leave beneficiaries completely exposed by draining our coffers.

For some context, these tax cuts could fund Medicare for the next 75 years or more.

You have to question the priorities of the President—is he working to keep his promises to hardworking Americans, or is he abandoning those promises in favor of enriching the wealthy.

Democrats know that the Middle Class deserves the tax cut, not Donald Trump and his Cabinet.

We would focus on growing our economy from the middle out, instead of trickle-down economics from the top down.

The middle class does not need to deal with the consequence of a massive tax cut for the wealthy.

I ask my colleagues join me in opposing any burdensome tax cut plan that hurts working families.

REMOVAL OF DAVID PULPHUS’ PAINTING FROM THE CANNON TUNNEL

HON. LOUISE McIntOSH SLAUGHTER
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Wednesday, April 26, 2017

Ms. SLAUGHTER. Mr. Speaker, I would like to thank Rep. CLAY for hosting this important special order hour, and thank him for all his hard work on this very important issue over the past few months.

As co-chair of the Congressional Arts Caucus, I wanted to share my appreciation this evening for David Pulphus and his artwork “Untitled #1” which won the Congressional Art Competition in Missouri’s 1st Congressional District, home to the city of St. Louis.

David’s painting is a wonderful piece of artwork, a contribution that we will not soon forget, and should still be hanging in the Capitol.

As the great poet Langston Hughes once said “An artist must be free to choose what he does, certainty, but he must also never be afraid to do what he might choose.”

David’s artwork strikes at the core of our nation. He bravely chose his subject and expressed it in a beautiful and moving painting and it is my hope that he continue to express himself and his artwork without fear.

In February I sent David a letter expressing my apologies that his painting was unfairly taken down from the halls of the Capitol. It is my sincere hope that this experience does not deter him, or other aspiring young artists, from future endeavors in the arts.

Thank you Rep. CLAY for allowing me to speak tonight.

RECOGNIZING THE LIFE OF FALLEN MISSISSIPPI SOLDIER ARMY STAFF SERGEANT (SSG) JEFFREY FRANCIS DAYTON

HON. TRENTE KELLY
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. KELLY of Mississippi. Mr. Speaker, today I rise in memory of Army Staff Sergeant (SSG) Jeffrey Francis Dayton who paid the ultimate sacrifice while defending our nation on April 29, 2004, during Operation Iraqi Freedom. Dayton was one of eight soldiers killed by a car bomb as his unit was doing a dismounted improvised explosive device sweep in Baghdad, Iraq.

SSG Dayton was assigned to the 4th Battalion, 27th Field Artillery Regiment, 1st Armored Division, Baumholder, Germany. SSG Dayton entered the Army in February 1998. His family says SSG Dayton was always drawn to “all things Army.” He was the sixth child of Jim and Sheila Dayton. His nickname was “Six.” He had another nickname in the Army. Everyone in his unit called him “Sunshine” because of his friendly disposition and upbeat personality.

SSG Dayton’s brother, John Dayton, was serving with the Air Force in the Middle East at the time his brother’s death. John immediately requested to have his post eulogize his little brother’s body home. He did not want his brother to make the long journey home alone. As John made his way with Jeffrey’s body through airports in Frankfurt, Germany, Atlanta, and Memphis, he was amazed at the outpouring of respect he received. He shared his story with Kevin Wood, author of an article on 40 Days of Honor, a blog initiated by the Northeast Mississippi Daily Journal.

“During the mission to escort my brother’s body back home, the most difficult of any mission ever assigned to me, several people approached me in airports and thanked me for my service.” John said, “I politely thanked them, but inside I felt hollow, and guilty. It just didn’t seem right that my little brother died protecting others and they were thanking me.”

When SSG Dayton’s body arrived in Columbus, MS, the Columbus Police Department cleared the roads and posted an officer at each intersection. Each police officer saluted SSG Dayton.

SSG Dayton is buried in Corinth, MS, in the closest military cemetery to his Caledonia home. Today, a monument stands in his honor as well in honor of SSGT Brian Freeman, who also gave his life to protect our freedoms.

SSG Dayton is survived by his parents, James and Shelia Dayton, his wife Helen, and siblings; John and Jim Dayton, Joe Galbraith, Jay and Jeremy Dayton, and his sister, Joanna Gilford.
HONORING ANDREW MALCOLM

CONGRESSIONAL RECORD — Extensions of Remarks

Friday, April 28, 2017

Mr. WALDEN. Mr. Speaker, I rise today to honor Andrew Malcolm, a long-time, talented member of my staff who transitions this week from my office after more than seven years of dedicated service to Oregon’s Second Congressional District.

Growing up in Fort Lauderdale, Florida, Andrew earned a degree in politics from Princeton, where he graduated Summa Cum Laude in 2009. Throughout school he had a keen eye on politics. He served as a congressional page during high school and in college he interned in the George W. Bush White House. It was also at Princeton that he met his wonder- ful wife Liz and I was glad to be present for their wedding nearly two years ago in her home state of Illinois.

Despite his East Coast upbringing, Andrew dove right into being an adopted Oregonian, answering those that asked, “I am not from Oregon, but I’ve spent a lot of time there.” This started early on when Andrew jumped at a short notice opportunity to spend a couple days in Central Oregon and get some in-dist- rict experience. Now the Congressional schedule is a bit fluid at times and those cou- ple days morphed into a couple weeks, while Liz was probably wondering if he’d gotten lost in the wilderness.

It might have been the beautiful landscapes, or maybe the Oregon pinots, craft beer and Pendleton whiskey, but no matter the reason Andrew fell in love with all that Oregon has to offer and adopted it as his second home state.

As an East Coaster learning the ways of the Pacific Northwest, it wasn’t all smooth sailing. In fact, much like the east coast ships crossing the Columbia bar for the first time, his initial experience in Oregon’s fashion waters was a bit rough. Arriving to his interview in boat shoes, he quickly learned they were well out of the norm for Oregonians, and probably shouldn’t be seen in them around the district.

Moving deftly past that faux pas, Andrew rose swiftly through the ranks in my office, from Legislative Correspondent and Legisla- tive Assistant, to Press Secretary and Deputy Chief of Staff. Along the way he’s helped con- tribute to some historic moments for Oregon and our nation.

When Andrew’s first tour of duty out in Oregon came to an end, we’d taken back the majority in the House. Andrew found himself in the middle of the action helping staff the tran- sition effort as House Republicans heading into the 112th Congress.

Andrew also played an instrumental role last fall as we worked all the angles and were suc- cessful in achieving the chair of the Energy and Commerce Committee—a first in Oregon history.

Perhaps the toughest work, however, was done daily. Dealing with the press on Capitol Hill is a challenging enough job, but there may be no more challenging job than being press secretary to a Member of Congress who was a press secretary to a Member of Congress. Andrew took this in stride, and tackled it with dedicated skill.

Weighing in at over 70,000 square miles, Oregon’s Second District is vast and diverse. There are five distinct television markets covered by nearly a dozen stations and numerous radio stations and newspapers. Reporters kept Andrew on his toes with questions on a wide range of policy issues. Whether we were working to put people back to work in the woods, or fighting for veterans’ access to the VA health care system, Andrew was a key player in distilling complex policy down for the public, sometimes in as little as 140 characters.

While Andrew is departing as a formal member of my staff, he will always be a valu- able member of Team Walden. We will miss his quick wit and dedicated intellect, but know they will continue to be an asset to him into the future.

As Andrew moves on to the next stage of his professional career, I am reminded of a piece of advice from President Theodore Roose- velt. “Life is a great adventure . . . accept it in such a spirit.” Throughout his time in my office, Andrew has done just that. Jumping at opportunities and taking on new responsibil- ities with tenacity and a high degree of respect and appreciation for the work we do here in Congress, and serve.

Mr. Speaker, I invite my colleagues to join me in thanking Andrew for his dedication and service to the great state of Oregon and our nation, and wish him and Liz the very best of luck for the next chapter of their lives.

CONGRATULATING THE HISTOR- Ical Marker Dedication Of The Old Smith Point School- HouseChurch

HON. BRIAN BABIN

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Friday, April 28, 2017

Mr. BABIN. Mr. Speaker, I rise today to con- gratulate the Smith Point Community Church on its dedication as a new Texas Historical Marker.

There is over one hundred years of church history wrapped up in this marker known as the "Old Smith Point SchoolhouseChurch." The Old Smith Point Baptist Church was es- tablished in the late 1800’s by a group of pas- tors from the neighboring county that were concerned about the lack of a church in Chambers County. They agreed to be circuit pastors and take turns preaching under a stand of trees, where the church now stands. In 1937, the county built the building that is used as the current sanctuary, which served a multi-purpose as both a church and the first school in Chambers County. In 1948 the church reorganized and hired its first pastor, L.J. Hand who served the people of the Smith Point Community part time. In 1956, P.L. Smith was hired as the church’s first full time pastor.

In 1960, the county sold the building to the church for one dollar and the promise that the church would build two public restrooms. At the same time, six lots of land right next to the building were gifted to the church by E.J. Rosenquest. The building was renovated, under then pastor J.R. Gibson, with additional classrooms and the public restrooms as prom- ised. The church wanted to build a parsonage for their pastor, but had no money or re- sources to do so. They prayed to God and asked him to provide everything they needed in order to get the parsonage built. Hurricane Carla occurred in 1961 literally raining wood and debris on Smith Point. Those pieces of wood from the hurricane were used to build the current parsonage that is still used today.

In 2007, the church’s name was changed to Smith Point Community Church, and still serves the residents of Chambers County with guidance by Reverend Michael K. Graves.

There is an abundant amount of local his- tory and perseverance behind this church. I am proud to have such history in my District. Once again, I congratulate Smith Point Com- munity Church and its dedication as a new Texas Historical Marker.

IN MEMORY OF NHON H.T. NGUYEN

HON. ALAN S. LOWENTHAL

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, April 28, 2017

Mr. LOWENTHAL. Mr. Speaker, after a life of service to both the Republic of Vietnam and to the Vietnamese American community in Southern California, Nhon H.T. Nguyen passed away April 18, 2017, at the age of 91. Nhon was born in Vietnam.

She joined the military finance administration in 1950 and transferred to service at the Nguyen Tri Phuong Military Hospital in Hue in 1957, where she was eventually promoted to the rank of First Lieutenant.

It was during her service at the hospital that she witnessed the sacrifices and loss of dis- abled soldiers, which motivated her to dedi- cate her life to serve disabled veterans, war widows, and children of the Armed Forces of the Republic of Vietnam.

In 1967, Nhon transferred to the Women Military Institute and Training Center, where she rose to the rank of Captain and was ap- pointed to serving in the Women Military Bu- reau at the Joint General Staff of the Armed Forces of the Republic of Vietnam. Two years later, she was promoted to the rank of Major and named as the Head of the Research De- partment. In 1972, she transferred to the Re- public of Vietnam Air Force and was promoted to the rank of Lieutenant Colonel.

In early 1975, she was honored by the Re- public of Vietnam with the Knight Decoration of the National Order of Vietnam (De Ngu Dan Bao Quoc Huan Chuong) for her twenty- five years of service to the armed forces.

Following the Fall of Saigon on April 30, 1975, the Communist government imprisoned her in numerous “re-education camps” such as Long Giao, Quang Trung, Hoch Mon, Z30D, Ham Tan, and Long Thanh, where she was forced to perform harsh labor for four years.

In 1990, Nhon and her family resettled in the United States under the H2O program (Humanitarian Operation), and they have been living in Orange County, California since.

Shortly after arriving in the United States, she joined the Former Political Prisoners Mu- tual Assistance Association, providing help to resettle South Vietnam veterans to the U.S.

In 1996, she joined the Republic of Vietnam Disabled Veterans and Widows Relief Asso- ciation as the Secretary General. After a de- cade of service, she was unanimously elected President of the organization by all its mem- bers in 2006.
Under her leadership as President, the RVN Disabled Veterans and Widows Relief Association, in partnership with SBTN and Asia Entertainment, organized a total of ten “Cam On Anh” Benefit Concerts, with all of the proceeds going toward assisting disabled South Vietnam veterans, widows and their children who are still in Vietnam.

Along with her lifelong career of military and charitable service, Nhon was an outstanding Vietnamese Girl Scout and a Scout Leader, joining Girl Scouting in 1941.

Despite the difficult circumstances during the war and being in military service, she always lived her life embodying the Scouting values and helping younger Scouts whenever necessary.

She also became a founding member and advisor in 2004 of the Lang Bach Hop Quang Te Scouters Association of Southern California.

For her merits and contributions to the Vietnamese Scouting Movement, the International Central Committee of Vietnamese Scouting awarded Nhon the Bach Hop Medal in 2012 and the Bac Dau Medal in 2016—the two highest awards given by the organization.

When asked in a 2011 interview what motivated her to continue her volunteer work to support disabled RVN veterans in Vietnam, she said “I feel happy when I am able to join the Vietnamese community and organizations in organizing the Cam On Anh Benefit Concert because of the fraternal love and brotherhood. As soldiers, that sentiment is very strong. I imagine the happy moment when they receive our assistance, when their children have a little bit more to eat, to wear, and their family feels a little bit more warmhearted when they see fellow compatriots overseas are still thinking of them and their sacrifices.”

Nhon is survived by her children, grandchildren, and great-grandchildren.

CONGRATULATING RICHARD “RICK” LEDGETT ON HIS RETIREMENT AS THE DEPUTY DIRECTOR OF THE NATIONAL SECURITY AGENCY

HON. DEVIN Nunes
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. NUNES. Mr. Speaker, on behalf of Ranking Member SCHIFF and myself, I rise today to congratulate Richard “Rick” Ledgett on his retirement as the Deputy Director of the National Security Agency (NSA). With 40 years of government service, Rick has dedicatedly served his country, the NSA, and the Intelligence Community. Before beginning his tenure at the NSA, Rick spent 11 years in the United States Army working as a SIGINT evaluator.

At the NSA for the past 29 years, Rick has held a variety of operational, management, and technical leadership positions, including director of the agency’s Threat Operations Center (NTOC) from 2012-2013 and most recently, serving as the agency’s Deputy Director.

Prior to his appointment at NTOC, Rick served in both the collection and cyber mission areas of the Office of the Director of National Intelligence and was appointed as the Defense Intelligence Agency’s first National Intelligence Manager for cyber.

Mr. Speaker, on behalf of the House Permanent Select Committee on Intelligence, we would like to wish Rick Ledgett happiness, success, and good health as he begins retirement and looks forward to his new service to his country, the NSA, and the U.S. Intelligence Community. Rick, best wishes on your retirement.

RECOGNIZING THE DILLARD HOUSE 100TH ANNIVERSARY IN DILLARD, GEORGIA

HON. DOUG COLLINS
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. COLLINS of Georgia. Mr. Speaker, I rise today to recognize the 100th Anniversary of the Dillard House Restaurant and Inn. This milestone is a testament to the hard work and dedication of the Dillard family, who have owned and operated the charming mountain escape since the early nineteenth century. The Dillard House has served travelers and locals alike by providing a dynamic getaway experience, with farm-to-table dining, outdoor family recreation, beautiful vineyards, and breathtaking views.

The Dillard family first came to Georgia in 1794 and played an integral role in the early development and success of Dillard, Georgia. By contributing to an array of businesses and even leasing their home to the town, the Dillard family has stood as a pillar of the community generation after generation.

The Dillard House is a unique piece of history that continues to expand, accommodating larger groups and providing more activities, while remaining loyal to its northeast Georgia roots. The Dillard family embodies the true meaning of southern hospitality and has served hundreds of thousands of patrons throughout the last century. Over the years, the Dillard House has become a landmark establishment in the Ninth District and the premiere northeast Georgia dining experience. Mr. Speaker, it is an honor to celebrate with the Dillard family and to recognize their success before you today.

IN RECOGNITION OF VICTOR SAROKI FOR BEING NAMED THE CHALDEAN AMERICAN BUSINESS PERSON OF THE YEAR

HON. DEBBIE DINGELL
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mrs. DINGELL. Mr. Speaker, I rise today to recognize Victor Saroki for being named the Chaldean American Business Person of the Year by the Chaldean American Chamber of Commerce. Mr. Saroki is a renowned architect who has helped design and restore many of the iconic buildings in southeast Michigan.

After graduating from Lawrence Technological University, Mr. Saroki founded Saroki Architecture with his wife Michelle in 1983. The firm, based out of Birmingham, Michigan, has established a reputation as an exceptional architecture and interiors firm as a result of its successful work on high-profile projects in southeast Michigan. Under Mr. Saroki’s leadership, the firm has designed the expansion of the Townsend Hotel in Birmingham, ABC Harley-Davidson and St. Thomas Chaldean Catholic Church. These projects have been marked by widespread acclaim and have helped earn the firm more than 60 design awards.

Additionally, Mr. Saroki is active in the community, having served on numerous nonprofits and community associations.

Mr. Saroki’s entrepreneurship and leadership has been instrumental in helping strengthen the southeast Michigan community. His firm has received numerous plaudits for its work, having been named the 2007 Firm of the Year Award by the American Institute of Architects’ Michigan chapter, as well as receiving recognition from the Construction Institute of Michigan and numerous Birmingham Historic Preservation Awards. Additionally, Mr. Saroki has also been named to the American Institute of Architects’ College of Fellows. This widespread recognition is a testament to the high quality of Mr. Saroki’s architecture and designs. Mr. Saroki’s work with the community at large has also been impactful. As a board member of the Chaldean Community Cultural Center and other civic groups, his work has played an important role in improving the quality of life for the Chaldean community. These accomplishments are worthy of recognition, and it is my hope that Mr. Saroki and his firm continue their excellent work in the coming years.

Mr. Speaker, I ask my colleagues to join me in honoring Victor Saroki for receiving the Chaldean American Business Person of the Year. His distinguished career and community activism have served southeast Michigan well.

PERSONAL EXPLANATION

HON. LOUISE McIntOSH SLAUGHTER
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Ms. SLAUGHTER. Mr. Speaker, I was unavoidably detained and missed Roll Call vote numbers 229, 230, 231, 232, 233, 234. Had I been present, I would have voted “aye” on vote 231, 232 and 233. I would have voted “nay” on votes 229, 230 and 234.

HONORING SUSAN LURIE

HON. ELIOT L. ENGEL
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Friday, April 28, 2017

Mr. ENGEL. Mr. Speaker, I rise today to honor a member of the community who has been instrumental in the success of the Westchester Jewish Center for many years, Susan Lurie. The WJC is honoring Susan at their 66th Annual Spring Gala this year, and I cannot think of a more deserving honoree.

Susan has been part of the Larchmont/Mamaroneck community for over 30 years. She became Executive Director of the Westchester Jewish Center 16 years ago after receiving a call from a congregant at WJC who was on the search committee for a new director there.
What has kept Susan at WJC for all this time has been the interesting and diverse work; but even more than that has been the relationships and the feeling of home and family for so many congregants.

Susan has been involved in every facet of WJC life. Over the years, Susan and the WJC leaders have worked together implementing innovative methods and programs such as a major building campaign and construction and the development of a strategic plan to make the many segments of synagogue life more engaging and responsive to the needs of its congregants.

As a face of WJC, Susan is always warm and welcoming. After 16 years Susan has decided to retire and she reports with great pleasure about all the congregants that have come by to see her since the announcement was made.

On this special occasion, I want to take a moment to thank Susan for all of her amazing work and congratulate her on this wonderful honor. It’s much deserved.
HIGHLIGHTS
Senate passed H.J. Res. 99, Further Continuing Appropriations.

Senate

Chamber Action
Routine Proceedings, pages S2633–S2639

Measures Introduced: Two bills were introduced, as follows: S. 989–990.

Measures Passed:


Clayton Nomination—Cloture: Senate began consideration of the nomination of Jay Clayton, of New York, to be a Member of the Securities and Exchange Commission. Pages S2635

Prior to the consideration of this nomination, Senate took the following action: Senate agreed to the motion to proceed to Executive Session to consider the nomination.

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 Friday, April 28, 2017, a vote on cloture will occur at 5:30 p.m. on Monday, May 1, 2017.

A unanimous-consent agreement was reached providing that at approximately 3 p.m., on Monday, May 1, 2017, Senate resume consideration of the nomination.

Nominations Received: Senate received the following nominations:

Ryan Dean Newman, of New Mexico, to be General Counsel of the Department of the Army.

David Joel Trachtenberg, of Virginia, to be a Principal Deputy Under Secretary of Defense.

Pamela Hughes Patenaude, of New Hampshire, to be Deputy Secretary of Housing and Urban Development.

Mira Radielovic Ricardel, of California, to be Under Secretary of Commerce for Export Administration.

David Bernhardt, of Virginia, to be Deputy Secretary of the Interior.

Messages from the House:

Measures Referred:

Executive Communications:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Adjournment: Senate convened at 11 a.m. and adjourned at 12:26 p.m., until 3 p.m. on Monday, May 1, 2017. (For Senate’s program, see the remarks of the Majority Leader in today’s Record on page S2637.)

Committee Meetings

(Committees not listed did not meet)

No committee meetings were held.
House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 35 public bills, H.R. 2223–2257; and 6 resolutions, H. Res. 293–298 were introduced. Pages H2970–72

Additional Cosponsors: Pages H2973–74

Reports Filed: Reports were filed today as follows:
- H.R. 1644, to enhance sanctions with respect to transactions relating to North Korea, and for other purposes, with an amendment (H. Rept. 115–98, Part I);
- H.R. 1665, to ensure that Administrator of the Federal Emergency Management Agency considers severe local impact in making a recommendation to the President for a major disaster declaration, with an amendment (H. Rept. 115–99);
- H.R. 1678, to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act concerning the statute of limitations for actions to recover disaster or emergency assistance payments, and for other purposes (H. Rept. 115–100); and
- H.R. 1180, to amend the Fair Labor Standards Act of 1938 to provide compensatory time for employees in the private sector, with an amendment (H. Rept. 115–101).


H. Res. 289, the rule providing for consideration of the joint resolution (H.J. Res. 99) was agreed to by a yea-and-nay vote of 235 yeas to 178 nays, Roll No. 235, after the previous question was ordered without objection. Pages H2947–55

Meeting Hour: Agreed by unanimous consent that when the House adjourns today, it adjourn to meet at 12 noon on Monday, May 1st for Morning Hour debate.

Senate Messages: Messages received from the Senate today appears on page H2967.

Senate Referral: S. Con. Res. 14 was referred to the Committee on House Administration. Page H2967

Quorum Calls Votes: Two yea-and-nay votes developed during the proceedings of today and appear on pages H2954–55, H2957–58. There were no quorum calls.

Adjournment: The House met at 9 a.m. and adjourned at 1:09 p.m.

Committee Meetings

A LEGISLATIVE PROPOSAL TO CREATE HOPE AND OPPORTUNITY FOR INVESTORS, CONSUMERS, AND ENTREPRENEURS

Committee on Financial Services: Full Committee concluded a hearing entitled “A Legislative Proposal to Create Hope and Opportunity for Investors, Consumers, and Entrepreneurs”. Testimony was heard from public witnesses.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR MONDAY, MAY 1, 2017

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

Committee on Rules, Full Committee, hearing on H.R. 1180, the “Working Families Flexibility Act of 2017”, 5 p.m., H–313 Capitol.

CONGRESSIONAL PROGRAM AHEAD

Week of May 1 through May 5, 2017

Senate Chamber

On Monday, Senate will resume consideration of the nomination of Jay Clayton, of New York, to be a Member of the Securities and Exchange Commission, with a vote on the motion to invoke cloture on the nomination at 5:30 p.m.

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

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Appropriations: May 2, Subcommittee on Military Construction and Veterans Affairs, and Related Agencies, to hold hearings to examine United States European Command, focusing on theater assessment and European Reassurance Initiative (ERI) progress; to be immediately following by a closed hearing in SVC–217, 2:30 p.m., SD–124.
May 3, Subcommittee on Department of Defense, to hold hearings to examine defense innovation and research funding, 10:30 a.m., SD–192.

May 4, Subcommittee on Military Construction and Veterans Affairs, and Related Agencies, to hold hearings to examine telemedicine in the Department of Veterans Affairs, focusing on leveraging technology to increase access, improve health outcomes, and lower costs, 10:30 a.m., SD–124.

Committee on Armed Services: May 2, to hold hearings to examine United States Transportation Command, 9:30 a.m., SD–G50.

May 3, Subcommittee on Emerging Threats and Capabilities, to hold hearings to examine Department of Defense laboratories and their contributions to military operations and readiness, 10 a.m., SR–222.

May 3, Subcommittee on Personnel, to hold hearings to examine building a flexible personnel system (F.A.S.T. Force) for a modern military, 2:30 p.m., SR–222.

May 4, Full Committee, to hold hearings to examine United States Special Operations Command, 9:30 a.m., SD–G50.

Committee on Banking, Housing, and Urban Affairs: May 2, to hold hearings to examine the United States-European Union covered agreement, 10 a.m., SD–538.

May 4, Full Committee, to hold hearings to examine reauthorization of the National Flood Insurance Program, 10 a.m., SD–538.

Committee on the Budget: May 3, to hold hearings to examine the economy and private sector growth, 10:30 a.m., SD–608.

Committee on Commerce, Science, and Transportation: May 3, to hold hearings to examine investing in America’s broadband infrastructure, focusing on exploring ways to reduce barriers to deployment, 10 a.m., SR–253.

May 4, Subcommittee on Aviation Operations, Safety, and Security, to hold hearings to examine questions, answers, and perspectives on the current state of airline travel, 10:30 a.m., SR–253.

Committee on Energy and Natural Resources: May 2, to hold an oversight hearing to examine federal payments to local governments provided through the Secure Rural Schools and Community Self Determination Act and the Payment in Lieu of Taxes program and the need to provide greater fiscal certainty for resource-dependent communities with tax-exempt federal lands, 10 a.m., SD–366.

May 4, Full Committee, to hold hearings to examine the threat posed by electromagnetic pulse and policy options to protect energy infrastructure and to improve capabilities for adequate system restoration, 10 a.m., SD–366.

Committee on Environment and Public Works: May 3, to hold hearings to examine infrastructure project streamlining and efficiency, focusing on achieving faster, better, and cheaper results, 10 a.m., SD–406.

Committee on Foreign Relations: May 2, to hold hearings to examine the nomination of Terry Branstad, of Iowa, to be Ambassador to the People’s Republic of China, Department of State, 10 a.m., SD–419.

May 3, Subcommittee on Multilateral International Development, Multilateral Institutions, and International Economic, Energy, and Environmental Policy, to hold hearings to examine global philanthropy and remittances and international development, 10 a.m., SD–419.

May 4, Full Committee, to hold hearings to examine international development, focusing on value added through private sector engagement, 10 a.m., SD–419.

Committee on the Judiciary: May 2, to hold hearings to examine responses to the increase in religious hate crimes, 10:30 a.m., SD–226.

May 3, Full Committee, to hold an oversight hearing to examine the Federal Bureau of Investigation, 10 a.m., SD–226.

May 4, Full Committee, business meeting to consider pending calendar business, 10 a.m., SD–226.

Select Committee on Intelligence: May 4, to hold closed hearings to examine certain intelligence matters, 2 p.m., SH–219.

House Committees


May 3, Subcommittee on Energy and Water Development, and Related Agencies, hearing for public witnesses, 10:30 a.m., 2362–B Rayburn.

May 3, Subcommittee on Legislative Branch, hearing for Members of Congress and outside witnesses, 10 a.m., HT–2, Capitol.

May 3, Subcommittee on Military Construction, Veterans Affairs and Related Agencies, hearing on the 2018 Veterans Affairs budget, 10 a.m., 2359 Rayburn.

May 3, Subcommittee on Financial Services and General Government, oversight hearing on the Internal Revenue Service, 1 p.m., 2362–A Rayburn.

Committee on Armed Services, May 2, Subcommittee on Emerging Threats and Capabilities, hearing entitled “Three Decades Later: A Review and Assessment of Our Special Operations Forces 30–Years After the Creation of U.S. Special Operations Command”, 10 a.m., 2118 Rayburn.

May 2, Subcommittee on Military Personnel, hearing entitled “Overview of the Annual Report on Sexual Harassment and Violence at the Military Service Academies”, 3:30 p.m., 2118 Rayburn.

May 3, Subcommittee on Seapower & Projection Forces, hearing entitled “Littoral Combat Ships and the Transition to Frigate Class”, 3:30 p.m., 2118 Rayburn.

Committee on the Budget, May 3, Full Committee, hearing entitled “Failures of Fiscal Management: a View from the Comptroller General”, 10 a.m., 1334 Longworth.

Committee on Energy and Commerce, May 2, Subcommittee on Health, hearing entitled “Examining Improvements to the Regulation of Medical Technologies”, 10 a.m., 2123 Rayburn.

May 2, Subcommittee on Oversight and Investigations, hearing entitled “Combating Waste, Fraud, and Abuse in Medicaid’s Personal Care Services Program”, 10:15 a.m., 2322 Rayburn.
May 3, Subcommittee on Energy, hearing entitled “Legislation Addressing Pipeline and Hydropower Infrastructure Modernization”, 10 a.m., 2123 Rayburn.

Committee on Financial Services, May 2, Full Committee, markup on H.R. 10, the “Financial CHOICE Act of 2017”, 10 a.m., 2128 Rayburn.


May 3, Full Committee, markup on H.R. 1625, the “Targeted Rewards for the Global Eradication of Human Trafficking Act”; H.R. 1677, the “Caesar Syria Civilian Protection Act of 2017”; and H.R. 2200, the “Frederick Douglass Trafficking Victims Prevention and Protection Reauthorization Act of 2017”, 10 a.m., 2172 Rayburn.


Committee on Natural Resources, May 2, Subcommittee on Federal Lands, hearing entitled “Examining the Consequences of Executive Branch Overreach of the Antiquities Act”, 10 a.m., 1324 Longworth.

May 3, Subcommittee on Water, Power and Oceans, hearing entitled “The Challenges of Keeping Hydropower Affordable and Opportunities for New Development”, 2:30 p.m., 1324 Longworth.

Committee on Oversight and Government Reform, May 2, Full Committee, markup on the “Modernizing Government Technology Act of 2017”; H.R. 2196, to amend title 5, United States Code, to allow whistleblowers to disclose information to certain recipients; H.R. 2195, the “OSC Access Act”; and the “All Circuit Review Act”, 10:30 a.m., 2154 Rayburn.


May 3, Full Committee, hearing entitled “Reviewing the FAFSA Data Breach”, 9:30 a.m., 2154 Rayburn.

May 4, Subcommittee on Health Care, Benefits, and Administrative Rules; and Subcommittee on Government Operations, joint hearing entitled, “Examining a Church’s Right to Free Speech”, 10 a.m., 2154 Rayburn.

Committee on Rules, May 1, Full Committee, hearing on H.R. 1180, the “Working Families Flexibility Act of 2017”, 5 p.m., H–313 Capitol.

Committee on Science, Space, and Technology, May 2, Full Committee, markup on H.R. 2105, the “NIST Small Business Cybersecurity Act of 2017”, 10 a.m., 2318 Rayburn.

May 3, Subcommittee on Energy, hearing entitled “Oil and Gas Technology Innovation”, 10 a.m., 2318 Rayburn.


May 4, Subcommittee on Contracting and Workforce; and Subcommittee on Research and Technology of the Committee on Science, Space, and Technology, joint hearing entitled “Improving the Small Business Innovation Research and Small Business Technology Transfer Programs”, 9 a.m., 2318 Rayburn.

Committee on Transportation and Infrastructure, May 2, Full Committee, hearing entitled “Oversight of U.S. Airline Customer Service”, 9:30 a.m., 2167 Rayburn.

May 3, Subcommittee on Coast Guard and Maritime Transportation, hearing entitled “Maritime Transportation Regulatory Issues”, 10 a.m., 2167 Rayburn.

Committee on Veterans’ Affairs, May 2, Full Committee, hearing on the “Veterans Appeals Improvement and Modernization Act of 2017”, 10 a.m., 334 Cannon.

May 2, Subcommittee on Health, hearing entitled “VA Specialized Services: Lower Extremity Conditions”, 2 p.m., 334 Cannon.

Permanent Select Committee on Intelligence, May 4, Full Committee, hearing on ongoing intelligence activities, 1 p.m., HVC–304. This hearing will be closed.

Joint Meetings

Commission on Security and Cooperation in Europe: May 2, to receive a briefing on post-referendum Turkey, focusing on institutions and human rights, 10:30 a.m., 2255, Rayburn Building.
Next Meeting of the Senate
3 p.m., Monday, May 1

Senate Chamber

Program for Monday: Senate will resume consideration of the nomination of Jay Clayton, of New York, to be a Member of the Securities and Exchange Commission, with a vote on the motion to invoke cloture on the nomination at 5:30 p.m.

Next Meeting of the House of Representatives
12 p.m., Monday, May 1

House Chamber

Program for Monday: To be announced.

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