The House met at 2 p.m. and was called to order by the Speaker pro tempore (Ms. Foxx).

DESIGNATION OF THE SPEAKER PRO TEMPORE

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

WASHINGTON, DC, September 5, 2017.

I hereby appoint the Honorable Virginia Foxx to act as Speaker pro tempore on this day.

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

PLEDGE OF ALLEGIANCE

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

Mr. GAETZ 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.

DACA

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

Ms. BARRAGAN. Madam Speaker, I rise today because I am fired up. I am angry about the decision that the President made today on DACA.

I want to thank the thousands of people who have risen up across this country—from Houston, to Philly, to Los Angeles, to Denver—to say that they are going to have their voices heard. They need to continue to sound that voice.

What about the promise the government made to these young people that said: If you come forward and come out of the shadows, we are going to protect your information? What about that promise?

I want every DREAMer to know that I stand with them and that I am going to fight like hell here in Congress to make sure that we protect them and to make sure that we honor the promise that we made. These people are our doctors, our teachers, our neighbors, and, in my case, my cousin.

I call on Congress and my colleagues across the aisle who have been speaking up on this issue in support of DACA protections to do more than speak, and to act—to act now and to act fast.

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

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
his promise to the American people. He said he would discontinue the DACA immigration program, which allows hundreds of thousands of illegal immigrants to stay in the country and receive work permits. By ending the unconstitutional DACA program, he has overturned the last of President Obama’s amnesty agenda and returned to the rule of law. President Obama, a former constitutional law professor, said many times that DACA was unconstitutional.

Congress needs to strengthen our laws against illegal immigration and ensure that our immigration policies put unemployed Americans first. The U.S. labor participation rate is at a 40-year low.

President Trump is right to discontinue the DACA program and let Congress address immigration policies, including securing the border.

EDUCATION FUNDING

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

Mr. MARSHALL. Madam Speaker, I rise today to discuss education: the building block to a successful future.

As a father and, now, a grandfather for the second time, I know our education system is of the utmost importance. Education is truly one of the pillars of my life.

I am a strong advocate for limiting the scope of the Federal Government in education decisions. Our school boards and teachers understand what works best for these individual students, and providing them control to make their own decisions ensures the best results for our students.

I am encouraged to see the House retain and increase many of the Federal funding levels for education, including funding for career and technical education State grants. I am very pleased to see Congress increase funding for IDEA, the Individuals with Disabilities Education Act, by $200 million.

I urge my colleagues to also talk to their local teachers, administrators, and students to see what works and what doesn’t.

Educating the next generation is one of the most sacred responsibilities, and I thank those like I met with who dedicate their lives to that cause.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 5 p.m. today.

Accordingly (at 2 o’clock and 8 minutes p.m.), the House stood in recess.

□ 1700

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. DUNCAN of Tennessee) at 5 p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

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

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

RESTRAINING EXCESSIVE SEIZURE OF PROPERTY THROUGH THE EXPLOITATION OF CIVIL ASSET FORFEITURE TOOLS ACT

Mr. ROSKAM. Mr. Speaker, I move to suspend the rules and pass the (H.R. 1843) to amend title 31, United States Code, to prohibit the Internal Revenue Service from carrying out seizures relating to a structuring transaction unless the property to be seized derived from an illegal source or the funds were structured for the purpose of concealing the violation of another criminal law or regulation, to require notice and a post-seizure hearing for such seizures, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1843
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Clyde-Hirsch-Sowers RESPECT Act” or the “Restraining Excessive Seizure of Property through the Exploitation of Civil Asset Forfeiture Tools Act”.

SEC. 2. INTERNAL REVENUE SERVICE SECURE REQUIREMENTS WITH RESPECT TO STRUCTURING TRANSACTIONS.

Section 5317(c)(2) of title 31, United States Code, is amended—

(1) by striking “Any property” and inserting the following:

“(A) In general.—Any property; and”;

(2) by adding at the end the following:

“(B) INTERNAL REVENUE SERVICE SEIZURE REQUIREMENTS WITH RESPECT TO STRUCTURING TRANSACTIONS.—

(1) PROPERTY DERIVED FROM AN ILLEGAL SOURCE.—Property may only be seized by the Internal Revenue Service pursuant to subparagraph (A) by reason of a claimed violation of section 5324 if the property to be seized was derived from an illegal source or the funds were structured for the purpose of concealing the violation of a criminal law or regulation other than section 5324.

(2) NOTICE.—Not later than 30 days after property is seized by the Internal Revenue Service pursuant to subparagraph (A), the Internal Revenue Service shall—

(I) make a good faith effort to find all persons with an ownership interest in such property; and

(II) provide each such person with a notice of the seizure and of the person’s rights under clause (i).

(3) EXTENSION OF NOTICE UNDER CERTAIN CIRCUMSTANCES.—The Internal Revenue Service may apply to a court of competent jurisdiction for one 30-day extension of the notice requirement under clause (ii) if the Internal Revenue Service can establish probable cause of an imminent threat to national security or personal safety necessitating such extension.

SEC. 3. EXCLUSION OF INTEREST RECEIVED IN ACTION TO RECOVER PROPERTY SEIZED BY THE INTERNAL REVENUE SERVICE BASED ON STRUCTURING TRANSACTION.

(a) IN GENERAL.—Part III of subchapter B of chapter 1 of the Internal Revenue Code of 1986 is amended by inserting before section 140 the following new section:

SEC. 139G. INTEREST RECEIVED IN ACTION TO RECOVER PROPERTY SEIZED BY THE INTERNAL REVENUE SERVICE BASED ON STRUCTURING TRANSACTION.

“Gross income shall not include any interest received from the Federal Government in connection with an action to recover property seized by the Internal Revenue Service pursuant to section 5317(c)(2) of title 31, United States Code, by reason of a claimed violation of section 5324 of such title.”.

(b) CLERICAL AMENDMENT.—The table of sections for part III of subchapter B of chapter 1 of such Code is amended by inserting before the item relating to section 140 the following new item:

“Sec. 139G. Interest received in action to recover property seized by the Internal Revenue Service based on structuring transaction.”.

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to interest received on or after the date of the enactment of this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. ROSKAM) and the gentleman from Massachusetts (Mr. NEAL) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

GENERAL LEAVE

Mr. ROSKAM. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks and include extraneous material for H.R. 1843, currently under consideration.

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

There was no objection.

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

Mr. Speaker, if a person deposits $10,000 or more into a financial institution, that institution must submit a currency transaction report to the Treasury Department. Avoiding this reporting requirement by purposefully staying below the $10,000 limit is a Federal crime known as structuring.

Structuring was made illegal in 1986 to prevent large-scale criminal enterprises, terrorists, and money launderers from hiding their illegally earned money from authorities by consistently depositing just shy of that
$10,000 limit. This makes complete sense.

When structuring is believed to have occurred, the Internal Revenue Service can use its civil asset forfeiture authority to seize funds and force the owner of the funds to prove that they were not illicitly acquired. Let me tell you, I am not laying awake at night, and neither are my colleagues here, worrying about terrorists and mobsters not being able to get access to their money. So far, so good. The law makes sense.

But now let me tell you about somebody who had their money seized by the IRS. Andrew Clyde served three combat tours in Iraq, and then he came home and opened a store in Georgia.

Mr. Clyde had an insurance policy that only covered up to $10,000 in off-premise losses. So, like any reasonable person, Mr. Clyde never brought more than $10,000 in cash with him when he made his nightly deposits. The IRS seized $100,000 from him.

Now, just marinate in that for a minute, Mr. Speaker. Imagine trying to run your business, and one day the Federal Government comes in and takes away all of your money. You don't touch it. It is just gone. You would assume that the IRS would then talk to Mr. Clyde, hear his rationale, and say: Well, it is my mistake. You are clearly not a mobster or a terrorist. Thank you for your service. Here is a refund check back.

But that is not what happened. Instead, the IRS threatened him with criminal structuring charges until he agreed to settle with the agency, and gave them $50,000, after he had spent nearly $100,000 in legal fees.

Andrew Clyde lost $150,000 simply because he wanted to make sure that his cash deposits were low enough to be insured.

We are here today to make sure this never happens again. The RESPECT Act makes commonsense changes to civil asset forfeiture practices. First and foremost, the IRS would have to show probable cause that the funds they are seizing were derived from or connected to an illegal source.

Additionally, it would provide protections for taxpayers whose money was taken, requiring a hearing within 30 days of the money being seized. These commonsense steps prevent the Federal Government from acting with impunity and harassing the very citizens that they are supposed to protect.

I want to thank a number of individuals for their work on this legislation. I would like to thank John Lewis, the ranking member of the Oversight Subcommittee. I want to thank my lead sponsor, Joe Crowley, the lead Democrat on this legislation. I want to thank Mr. Neal for his leadership, and I want to thank Chairman Brady.

We have been at this for a long time. We first started investigating this issue at an Oversight Subcommittee hearing in February of 2015, and we made some progress. IRS Commissioner Koskinen apologized to the victims of this practice on behalf of his agency. In fact, a year later, he changed the IRS procedures to restrict the use of civil asset forfeiture cases in which the money was earned illegally, a commonsense decision that we will codify with this legislation.

I am also heartened to say that in March of this year, the IRS finished its process of reviewing all 454 contested cases that occurred before the rule change. The agency either returned or recommended that the Department of Justice return approximately 80 percent of those funds. The IRS returned over $6 million to honest Americans who were victims of this government overreach.

While the IRS returned over $6 million, they have also recommended that the Department of Justice return a whopping $16 million. Unfortunately, the Department of Justice still has a ways to go to clear the backlog of undecided cases. We will be addressing this issue with an amendment in the upcoming appropriations bill.

Mr. Speaker, in closing, Americans deserve a government that they can trust. I look forward to working with my colleagues to pass this legislation to prevent future victims of abusive civil asset forfeiture practices, and fight for those who have been affected.

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

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

Mr. Speaker, I stand today in support of H.R. 1843, the Restraining Excessive Seizure of Property Tools Act—more simply, the RESPECT Act.

Fundamentally, this legislation is about stopping abusive civil asset seizure practices. Too often, honest small business owners were treated like criminals and had their bank accounts seized by the Federal Government for making frequent deposits from cash sales.

The law at issue today is the Bank Secrecy Act, which set up new reporting requirements for certain activities, like depositing more than $10,000 in cash. The purpose of the law is to limit criminal business activity conducted in cash, money laundering, drug transactions, and criminal enterprises. Thus, systematically depositing amounts just short of this threshold, is deemed an attempt to structure bank transactions to avoid the reporting requirement.

Over the past 2 years, a number of law-abiding small businesses with high volumes of cash sales testified before the Ways and Means Committee on Oversight describing just how this law was being applied by the IRS and the Department of Justice to seize their bank accounts. Congressmen on both sides of the aisle immediately demanded this practice and sought to have the seized amounts returned.

In October of 2014, the IRS changed its policy on enforcement. Now it only will seize funds of taxpayers where the money is being deposited from an illegal source. H.R. 1843 codifies this policy change, excludes interest received by taxpayers on the return of seized property from tax, and provides notice and hearing rights to taxpayers.

As we move forward on this side of the issue, United States Attorney General Jeff Sessions also must act to right this wrong against these small business owners. The IRS referred 255 petitions to the Department of Justice for small business owners seeking the return of their property. As of June 2017, the Department still had over 180 petitions to review. The Department of Justice should and must work faster.

I thank Congressman Roskam, my friend; and the Democrat lead cosponsor, my friend as well, Congressman Joe Crowley, for their hard work on this legislation; and also the ranking member of the Oversight Committee, John Lewis, for his leadership on this issue.

In closing, I want to take a look at how the position taken by the IRS and the Department of Justice affected a small bakery in Connecticut. For almost 100 years—three generations—the Vocatura family has operated a bakery in Norwich, Connecticut. They sell sandwiches and fresh bread, lots of low-dollar purchases. Until recently, they didn't accept credit cards; so most of their business was in cash.

When the IRS began to press reports, between March 2007 and April 2013, the Vocatura brothers made hundreds of deposits in amounts ranging from $7,000 to $9,900. The bank tellers told them that they had to fill out lots of extra paperwork for deposits over $10,000, so the Vocatura brothers made sure to deposit their receipts more often. They didn't realize they were breaking the law by consciously avoiding making deposits over $10,000.

As of 2013, the IRS enforced the structuring laws and seized the bakery's checking account with more than $68,000 on hand. The IRS held on to the Vocatura's money for 3 years without ever bringing a case before a judge. The brothers filed a motion, demanding the return of their money; and in 2016, the IRS capitulated.

This story is similar to others that we have heard. This legislation would ensure that no other small business is put in this position. I urge support on both sides of the aisle for this legislation.

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

Mr. Roskam. Mr. Speaker, I yield 3 minutes to the gentleman from Georgia (Mr. Collins).

Mr. Collins of Georgia. Mr. Speaker, I appreciate the chairman yielding me the time, the ranking member for being here, and also Mr. Roskam and Mr. Crowley, both for their sponsorship and cosponsorship of this legislation.

H.R. 1843, the Clyde-Hirsch-Sowers RESPECT Act is one of those things
that you really, at times, have a hard
time understanding why we are debat-
ing on the floor of the House. It is that
much common sense. And as my grand-
mother used to say: Common sense is not
common.

So here we are. If anyone has any doubt
about the need to restrain the forfeiture
power of the IRS, they need to look no fur-
ther than what happened to one of my constituen-
tis, as has already been mentioned, Andrew Clyde, whose namesake is on the bill. He is a
law-abiding small business owner who
served multiple combat tours. He had
and has a successful gun store in north-
east Georgia when the IRS seized his
business bank accounts under a little-
known procedure called civil asset for-
feiture.

Now, we already talked a moment
about just what that means, but let me
go into a little bit more depth about that.
What actually happened here is that
Mr. Clyde was not charged with a
crime, but the IRS seized his assets. In
fact, he was never charged with a
crime. In fact, the government’s only
allegation against him was he regu-
larly made large cash deposits.

In other words, following what his
own insurance would protect when he
made those off-premise accounts, he
was following good business practices.
Despite this, the IRS had the audacity
to negotiate with him about how much
of his own money they would give back
to him. The law, as it stands today,
gives him the authority to do so; thus,
the need for the legislation.

Now, rules have been changed and
put in place, but this needs to be codi-
fied. I sat with Mr. Clyde on several oc-
casions and talked about this case, and
to hear the pain in his voice when he
had to spend $100,000 in legal bills, plus,
at the same time, to get the IRS to
give back his money, he had to beg the
government for his own property.

No one should have to go through this,
and that is why I respect the au-
thors of this legislation, and I appreci-
ate their hearings and concern about this.
Because whether it is a bakery, a
gun store, or any business, no Amer-
ican should have to face the IRS or the
Justice Department when they have
never been charged with a crime—they
were never charged with a crime—and
had their money taken from them.

This is one that I am proud of to see
an American who stood up and said:
No, this is not right.

Unfortunately, it cost him money,
but today, this wrong is being righted.
We are going to continue to see this
pushed through.

Mr. Speaker, I respect Andrew Clyde,
his business, and all the others who
stood up and said: This is not right.

I applaud the authors, and I say: Now
is the time to finish this. Let’s make
sure that this never happens to another
American citizen.

Mr. Speaker, I yield myself

self such time as I may consume.
Before I introduce the primary co-
sponsor of this legislation, I want to
respond to something the previous
speaker said.

Commissioner Koskinen said a num-
ber of times in testimony before the
Ways and Means Committee that he
doesn’t write the law. That is the ques-
tion of the day. This is not the ques-
tion at this moment. He says that the IRS
follows the law, which we expect agencies to do at
the behest of those who are duly elect-
ed.

So in this instance, I would suggest
that while we don’t like what the IRS
has done, this is to give us a fair example of
that have been correctly cited by both
sides, we also have the obligation to
alter, change, or amend the law so that
this doesn’t happen to the innocent
going forward.

This was so not simply about the
Commissioner or IRS agents waking up
one day and saying: What kind of
day is it today? It was instead the prescription for law
that we have offered to them.

Mr. Speaker, I yield 5 minutes to the
gentleman from New York (Mr. Crow-
ley), who is a primary cosponsor of this.

Mr. CROWLEY. Mr. Speaker, I thank
the gentleman from Massachusetts for
yielding me this time, and I want to
thank, as well, the cosponsor—actu-
ally, the lead sponsor—Mr. ROSKAM,
for his work here today.

Today is a good day for the American
taxpayers as, hopefully, the House of
Representatives will soon, once again,
pass the Clyde-Hirsch-Sowers RE-
SPECT Act to enact vital reforms to
the Federal Government’s civil asset for-
feiture process.

Civil asset forfeiture is an impor-
tant tool that the IRS and other Federal
tools use to go after ill-gotten funds
from drug dealers, human traffickers,
terrorists, and other criminals. This
bill will not weaken that vital law en-
forcement tool one iota, and that is an
important point to make. But this legis-
lation will codify into law much-
needed reforms to the process to stop
what we believe is an abuse of the asset
seizures when the government can
seize a person’s bank account without
ever charging them with a crime.

The Oversight Subcommittee on the
Ways and Means Committee, under the
leadership of the lead sponsor, Mr. ROSKAM,
undertook a painstaking, multiyear in-
vestigation to get to the bottom of
these abusive practices. This investiga-
tion included holding a series of con-
gressional hearings—that doesn’t al-
ways happen anymore around here
PETE, as you know—meeting with offi-
cials from a number of Federal agen-
cies, including the IRS. I want to
thank Commissioner Koskinen for his
input and frankness as well, as the
ranking member has just indicated.

The subcommittee proactively reached
out and return any assets seized from peo-
ple who were never, ever charged with a
crime. These actions culminated in
this bipartisan legislation that passed
the Ways and Means Committee unani-
mosly.

This bill, the Clyde-Hirsch-Sowers
RESPECT Act, aims to take what we
have learned and fix the system to bet-
ter protect all law-abiding citizens.
Specifically, it prohibits the IRS from
taking any asset related to structuring
unless the funds are from an illegal
source or the funds were constructed to
conceal other criminal activity.

Additionally, to provide due process
to affected taxpayers, the bill requires
the IRS to notify an account holder of
a seizure within 30 days—fairly reason-
able. Once an account is seized, the bill
allows the person whose assets were
seized to seek a hearing within 30 days.
Now, we know that those engaged in il-
legal activity and illegal actions will
usually not contest the seizure. But for
those who committed no crime, this
bill simply levels the playing field for
them.

My colleague, Mr. ROSKAM, and I will
continue to keep the pressure on the
Federal Government to quickly return
the assets of those innocent tax-
pliers—those who are not charged
with any crimes but whose bank ac-
counts and other items are still being
held by their own government.

But passage of this bill isn’t the last
part of the fight on wrongful asset for-
feiture. This bill is expected to pass
this House unanimously, as it did last
year, because we all recognize and be-
lieve in the basic American judicial
premise of innocent until proven
guilty. However, I am concerned by the
Trump administration’s statements
and those of Attorney General Jeff
Sessions, in particular, that the govern-
ment intends to increase these asset
seizures without any intention of
charging affected Americans with
crimes.

Let me be clear: I support civil asset
seizures when the government can
make the case that the assets are de-
derived from illicit activity. As I said be-
fore, nothing in this bill hinders the
ability of the government to do just
that. But we must fight any effort by
the Trump administration to expand
wrongful civil asset forfeiture and con-
tinue to take innocent people’s own
money without charging them with a
crime.

Finally, as I close, I want to remind
my colleagues of the importance of a
larger discussion on much-needed
criminal justice reform and an issue I
hope this Congress can begin to tackle
this year.

Just like the Clyde family, the Hirsch
family, and the Sowers family who
named this bill after, far too
many American families have seen the
U.S. justice system unfairly work against
them rather than for them. We
need to address that issue of criminal
justice reform in the same bipartisan
way that Chairman ROSKAM and the
entire Ways and Means Committee
dealt with this particular issue.
With that, Mr. Speaker, I look forward to passage of this bill. I thank Mr. ROSKAM, again, for the sponsorship of this legislation working together in a very bipartisan way to get this bill out of committee to the floor and pass the House.

Mr. ROSKAM. Mr. Speaker, we have no remaining speakers on this side, and I reserve the balance of my time.

Mr. NEAL. Mr. Speaker, I think that this is a good step in the right direction. We will also encourage the Department of Justice in addition to what we are attempting to do here. As Mr. ROSKAM knows, they are part of the challenge in front of us as well, but I think this is a certain, forthright step on behalf of those who have been maligned in terms of reputation and their business activities in this moment.

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

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

Mr. Speaker, closing, I think Mr. CROWLEY and Mr. NEAL hit the nail on the head, as did Mr. COLLINS.

Let me just sort of sum up then. This is a story about a citizen, a citizen who is scandalized by the Federal Government’s lack of will to defend the citizen, and the citizen said: Do you know what? This doesn’t seem right to me. You don’t get to do this.

You can imagine what it was like for these people who got caught up in this and who told by IRS agents and Department of Justice lawyers the nature of that intimidation and how heavy-handed and aggressive that is. Yet these people said: No, no, no. That is not right. That is not the way this country is supposed to work.

So they brought it to people’s attention, and, Mr. Speaker, people on both sides of the aisle were scandalized by what they heard about this and were troubled by it and said: We can do something about this.

So as a result of this, you have got something that is moving through. Look, it is a tumultuous time in our public life, and there are many deep divisions within this House and across the country about all kinds of issues. But do you know what? Nobody is here defending the status quo of how these people said: No, no, no. That is not right. That is not the way this country is supposed to work.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. HULTGREN) and the gentleman from Michigan (Mr. KILDEE) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

GENERAL LEAVE

Mr. HULTGREN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to review their remarks and include extraneous material on the bill.

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

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

There was no objection.

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

Mr. Speaker, I rise today in support of H.R. 3110, the Financial Stability Oversight Council Insurance Member Continuity Act. I am proud to sponsor this legislation, which is a technical, but extremely important, correction to the Dodd-Frank Act.

I am very grateful for the support of my colleagues on the Financial Services Committee for helping advance this bill. I especially want to thank Ranking Member WATERs, the lead co-sponsor. In fact, we were able to unanimously report this bill out of committee 60 votes to zero when it was marked up in July.

The bill amends the Dodd-Frank Act to allow the Financial Stability Oversight Council’s independent member with insurance expertise to remain a voting member of the council beyond his or her term until a successor is appointed. The extended term would conclude at the earlier of either 18 months or until Senate confirmation of a successor.

The Financial Stability Oversight Council, or FSOC, was created as part of the Dodd-Frank Act. The general purpose of this regulatory body is to provide a forum for discussion of our financial markets and coordination of financial regulations across the states.

Under existing law, the 10 voting members of the FSOC include an independent member with insurance expertise who is appointed by the President and confirmed by the Senate. The independent member appointed by the President to specifically serve on the council is the only voting member which is expected to have insurance expertise.

Dodd-Frank established a 6-year term for the independent member whose term expires on September 30, 2017. Absent the appointment and confirmation of a successor, the expiration of the independent member’s term would leave the council without a voting member who has insurance expertise because Dodd-Frank did not make clear if the position can be filled by an acting official.

My legislation is about ensuring that the FSOC is able to benefit from the perspective of a voting member with insurance expertise without any unnecessary lapses, or to quote a letter that the National Association of Insurance Commissioners sent to the ranking member and me: ‘It is important that the council have members that have a deep understanding of the unique aspects of the insurance industry and our State-based insurance regulatory system.’

I couldn’t agree more. In the case of Illinois, we have a very robust insurance market because of the carefully crafted regulatory system we have developed. This allows great companies to thrive and protects the interests of their policyholders. This might not be the case if the FSOC lacks sufficient understanding of our insurance markets and regulatory system.

What was not intended by Dodd-Frank is for the position to be vacant while the President and Senate work to confirm a new appointee. Other voting positions on the FSOC have the benefit of somebody being able to serve in an acting capacity until somebody new is confirmed. In fact, the Dodd-Frank Act clearly states that positions on the FSOC can be filled by someone in an acting capacity.

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

Mr. NEAL. Mr. Speaker, I think that this is a good step in the right direction. We will also encourage the Department of Justice in addition to what we are attempting to do here. As Mr. ROSKAM knows, they are part of the challenge in front of us as well, but I think this is a certain, forthright step on behalf of those who have been maligned in terms of reputation and their business activities in this moment.

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My legislation would simply bring continuity with other FSOC voting members.

This is especially timely given that the term of the individual currently filling this position, Roy Woodall, ends on September 30 of this year. Since President Trump has not yet announced who should fill this role, and given that the Senate will not likely have sufficient time to react between now and the end of September, we must have this signed into law without delay.

I understand that the Senate Banking Committee will be marking up companion legislation later this week, and I am hopeful it can quickly advance through this Chamber and the Senate Chamber so that this technical issue can be resolved before the end of Mr. WOODALL’s term.

I again would like to thank Ranking Member WATERs and all of my colleagues on both sides of the aisle for working to secure this noncontroversial legislation, and I am hopeful it can move swiftly to the President’s desk.

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

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

Mr. Speaker, first of all, I want to thank Mr. HULTGREN and, as he mentioned, Ranking Member WATERS and a number of members of the committee who are supporting this. I, myself, am a cosponsor of the legislation.

This is a bill that is quite simple: it makes a technical correction to Dodd-Frank to address an issue regarding the term of the independent member with insurance expertise on the Financial Stability Oversight Council, or FSOC. The current term, as Mr. HULTGREN indicated, is set to expire on September 30, and it remains unclear as to whether a successor will be confirmed in a timely fashion.

Dodd-Frank does address how to fill a vacancy, pending the appointment of an agency head, but it does not address the question as it relates to the insurance member. As such, this bill would allow the current independent insurance member to remain a voting member of the FSOC for the earlier of either 18 months or the appointment of a successor. Of course, this will ensure that FSOC continues to have a member that can bring important insurance expertise to the discussions and that the entire roster of voting members on the FSOC is complete.

This Mr. HULTGREN, I think, is a really good example of the cooperation that we can see across the aisle in order to make commonsense corrections to improve Dodd-Frank. Perhaps this is something that can form the basis of further work.

As my friend, Mr. HULTGREN, said, the bill passed the Financial Services Committee by a unanimous 60-0 vote. So I thank him for bringing this bill up. I thank the many Democrats and Republicans who have joined us in cosponsoring this legislation, and I look forward to swift enactment.

Mr. Speaker, in closing, noting the bipartisan nature of this bill, I suppose I ought to learn to quit while we are ahead. This is a simple legislation, it is common sense. It fixes a problem. It continues the continuity of the FSOC and makes sure we have a full membership of that committee, including insurance representation.

Mr. Speaker, I urge my colleagues to join me in supporting this legislation, and I yield back the balance of my time.

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

I echo much of what my good friend from Michigan (Mr. KILDEE) has said. Again, I want to thank the ranking member for her work on this legislation with me.

Mr. Speaker, I have no further speakers, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. HULTGREN) that the House suspend the rules and pass the bill, H.R. 3110.

The question was taken.

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

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

The yeas and nays were ordered.

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

BOB DOLE CONGRESSIONAL GOLD MEDAL ACT

Mr. HULTGREN. Mr. Speaker, I move to suspend the rules and pass the bill (S. 1616) the Congressional Gold Medal to Bob Dole, in recognition for his service to the nation as a soldier, legislator, and statesman.

The Clerk read the title of the bill.

The text of the bill is as follows:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE.
This Act may be cited as the “Bob Dole Congressional Gold Medal Act”.
SEC. 2. FINDINGS.
Congress finds the following:
(1) Bob Dole was born on July 22, 1923, in Russell, Kansas.
(2) Growing up during the Great Depression, Bob Dole learned the values of hard work and discipline, and worked at a local drugstore.
(3) In 1941, Bob Dole enrolled at the University of Kansas as a pre-medical student. During his time at KU he played for the basketball, football, and track teams, and joined the Kappa Sigma Fraternity, from which he would receive the “Man of the Year” award in 1945.
(4) Bob Dole’s collegiate studies were interrupted by WWII, and he enlisted in the United States Army. During a military of fensive in Italy, he was seriously wounded while trying to save a fellow soldier. Despite his grave injuries, Dole recovered and was awarded two Purple Hearts and a Bronze Star with an Oak Cluster. He also received an American Campaign Medal, a European-African-Middle Eastern Campaign Medal, and a World War II Victory Medal.
(5) While working on his law degree from Washburn University, Bob Dole was elected into the Kansas House of Representatives, serving from 1951–1953.
(6) Bob Dole was elected into the U.S. House and served until 1969. In 1969, Bob Dole was elected into the U.S. Senate and served until 1996. Over the course of this period, he served as chairman of the Republican National Committee, Chairman of the Finance Committee, Senate Minority Leader, and Senate Majority Leader.
(7) Bob Dole was known for his ability to work across the aisle and embrace practical bipartisanism on issues such as Social Security.
(8) Bob Dole has been a lifelong advocate for the disabled and was a key figure in the passing of the Americans with Disabilities Act in 1990.
(9) After his appointment as Majority Leader, Bob Dole set the record as the nation’s longest-serving Republican Leader in the Senate.
(10) Several Presidents of the United States have specially honored Bob Dole for his hard work and leadership in the public sector. This recognition is exemplified by the following:
(A) President Reagan awarded Bob Dole the Presidential Citizens Medal in 1989 stating, “Whether on the battlefield or Capitol Hill, Senator Dole has served America heroically, Senator Majority Leader during one of the most productive Congresses of recent time, he has also been a friend to veterans, farmers, and Americans from every walk of life. Bob Dole has stood for integrity, straight talk and achievement throughout his years of distinguished public service.”
(B) Upon awarding Bob Dole with the Presidential Medal of Freedom in 1997, President Clinton made the following comments, “Son of the soil, citizen, soldier and legislator, Bob Dole understands the American people, their struggles, their dreams . . . In times of conflict and crisis, he has worked to keep America united and strong . . . our country is better for his courage, his determination and his willingness to go the long course to lead America.”
(11) After his career in public office, Bob Dole became an active advocate for the public good. He served as chairman of the International Commission of the World War II Memorial Campaign, helping raise over $179 million to construct the National WWII Memorial, and as Co-Chair of the President’s Committee on the arts. In 1991, Bob Dole was awarded the Medal of Freedom, and in 1998 received the Presidential Medal of Freedom.
(12) In 2000, Bob Dole was awarded the Presidential Medal of Freedom, and in 2001 received the Presidential Medal of Freedom.
(14) In 2003, Bob Dole established The Robert J. Dole Institute of Politics at the University of Kansas to encourage bipartisanism in politics.
(15) Bob Dole is a strong proponent of international justice and, in 2004, received the Golden Medal of Freedom from the President of Kosovo for his support of democracy and freedom in Kosovo.
(16) In 2007, President George W. Bush appointed Bob Dole to co-chair the President’s Commission on Care for America’s Returning Soldiers.
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Wounded Warriors, which inspected the system of medical care received by U.S. soldiers returning from Iraq and Afghanistan.

(17) Bob Dole was the co-creator of the McGovern-Dole International Food for Education and Child Nutrition Program, helping combat child hunger and poverty. In 2008, he was co-awarded the World Food Prize for his work on the Program.

(18) Bob Dole is co-founder of the Bipartisan Policy Center which works to develop policies suitable for bipartisan support.

(19) Bob Dole is a strong advocate for veterans, having volunteered on a weekly basis for more than a decade on behalf of the Honor Flight Network.

(20) Bob Dole served as Finance Chairman of the Campaign for the National Eisenhower Memorial, leading the private fundraising effort to memorialize President Dwight D. Eisenhower in Washington, DC.

(21) Bob Dole was acknowledged by many organizations for his achievements both inside and outside of politics, including being awarded the "U.S. Senator John Heinz Award for Outstanding Public Service By An Elected Official!", the Gold Good Citizenship Award, the American Patriot Award, the Surgeon General Award, the Congressional Gold Medal, the U.S. Defense Department's Distinguished Public Service Award, the National Collegiate Athletic Association's Teddy Roosevelt Award, the Albert Schweitzer Medal "for outstanding contributions to animal welfare", the 2004 Sylvanus Thayer Award, and honorary degrees from the University of Kansas, Fort Hays State University, and the University of New Hampshire School of Law.

(22) Throughout his life-long service to our country, Bob Dole has embodied the American values of leadership and determination, and serves as one of the most prolific role models both in and outside of politics.

SEC. 3. CONGRESSIONAL GOLD MEDAL.

(a) AWARD AUTHORIZED.—The Speaker of the House of Representatives and the President pro tempore of the Senate shall make appropriate arrangements for the award, on behalf of the United States, of a gold medal of appropriate design to Bob Dole, in recognition for his service to the nation as a soldier, legislator, statesman, and citizen.

(b) DESIGN AND STRIKING.—For the purpose of the award referred to in subsection (a), the Secretary of the Treasury (referred to in this Act as "Secretary") shall strike such gold medal with suitable emblems, devices, and inscriptions to be determined by the Secretary.

SEC. 4. DUPLICATE MEDALS.

The Secretary may strike and sell duplicate bronze in the gold medal struck under section 3 under such regulations as the Secretary may prescribe, at a price sufficient to cover the cost thereof, including labor, materials, dies, use of machinery, and overhead expenses, and the cost of the gold medal.

SEC. 5. STATUS OF MEDALS.

(a) NATIONAL MEDALS.—The medals struck under this Act are national medals for purposes of chapter 51 of title 31, United States Code.

(b) NUMISMATIC ITEMS.—For purposes of sections 51.05 and 51.13 of title 31, United States Code, all medals struck under this Act shall be considered to be numismatic items.

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

The Chair recognizes the gentleman from Illinois.  

Mr. HULTGREN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include questions can be asked on the bill.

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

There was no objection.

Mr. HULTGREN. Mr. Speaker, I yield myself 3 minutes.

Mr. Speaker, statesman, member of the Greatest Generation, lifetime public servant—these are fitting words as we consider S. 1616, unanimously passed legislation to honor Senator Bob Dole with a Congressional Gold Medal.

The Congressional Gold Medal is the highest expression of national appreciation for distinguished achievements and contributions that the Congress can bestow upon one of our fellow citizens.

I would like to thank Congresswoman LYNN JENKINS and the 86 bipartisan cosponsors for coming together to introduce this legislation to honor Senator Bob Dole.

Recipients of the Congressional Gold Medal “have performed an achievement that has an impact on American history and culture that is likely to be recognized as a major achievement in the recipient’s field long after the achievement.”

For Bob Dole’s lifetime of public service—as a soldier wounded in battle; State legislator; United States Representative; United States Senator; nominee for both President and Vice President; tireless advocate for the disabled, our veterans, and the hungry—awarding this great American with a Congressional Gold Medal is the least we can do today. I encourage all of my colleagues to join me in supporting this.

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

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

Mr. Speaker, I would like to say a word about Mr. HULTGREN, who just took up the previous bill, H.R. 3110, the Financial Stability Oversight Council Insurance Member Continuity Act. I enjoyed working with him. It was a wonderful experience. I think we can do a lot more of that.

Mr. Speaker, having said that, I am pleased to rise today in support of S. 1616, legislation to award a Congressional Gold Medal to former Senator Bob Dole in recognition of his distinguished service to the Nation.

In his younger years, Bob Dole made clear that he truly exemplified the best of the Nation’s Greatest Generation. When history was interrupted by World War II, he enlisted in the United States Army, where he risked his own life to save a fellow soldier. In recognition of his brave service, which left him badly wounded by machine-gun fire and with a permanent disability, he was awarded two Purple Hearts and a Bronze Star with an Oak Cluster, among other honors.

Following his service in the U.S. Army, Senator Dole began his distinguished career in public office, serving first in the Kansas House of Representatives, followed by multiple terms in the U.S. House of Representatives. In 1999, Dole was elected to the United States Senate, where he served for four years and made a strong showing in the Republican priority leader before running for President.

Over the course of his political career, Senator Dole developed a reputation as an outspoken and pragmatic leader who was willing to work across party lines to advance the health and welfare of the American public.

For example, in speaking about the importance of Social Security and the need to protect Medicare for America’s senior citizens, Dole said in a speech at the 1999 Republican National Convention: “And I have learned in my own life, from my own experience, that not every man, woman, or child can make it on their own. And that in time of need, the bridge between failure and success can be the government itself. And given all that I have experienced, I shall always remember those in need. . . ”

In addition to working to safeguard important programs like Social Security and Medicare, former Senator Dole was also a strong advocate for the disabled, and he played a central role in passing the landmark Americans with Disabilities Act of 1990, the Nation’s first comprehensive civil rights law to protect people with disabilities from discrimination in employment, public services, and public accommodations.

Although he was not elected President, as the nominee of the Republican Party, he made clear that he would not be the candidate for religious intolerance, stating that if anyone had “mistakenly attached himself to our party in the belief that we are not open to citizens of every race and religion . . . the exits, which are clearly marked, are for you to walk out of. . . .”

After leaving the Senate in 1996, former Senator Dole continued to dedicate himself to a range of causes, particularly those aimed at helping those with disabilities. For example, Senator Dole served as co-chair of the Families of Freedom Scholarship Fund, which raised more than $100 million for the educational needs of the families of victims of 9/11, and he served as the co-creator of the McGovern-Dole International Food for Education and Child Nutrition Program, which aimed to alleviate child hunger.

While Senator Dole and I have had our share of policy differences over the years, it was always the case that although we disagreed in principle, we always held a civil disagreement that didn’t lead to disrespect. A true gentleman, statesman, and legislator, Senator Dole could debate the issues with the best of
us, all while maintaining a good sense of humor.

For all of these reasons, it comes as no surprise that the legislation before us today has already garnered the unanimous support of the United States Senate, and it is fitting that the House today is doing its part to give the highest honor this body can bestow to former Senator Bob Dole. I urge all of my colleagues to join me in quickly passing this legislation.

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

Mr. HULTGREN. Mr. Speaker, first, I would like to thank my friend, the ranking member, MAXINE WATERS, for her kind words.

Mr. Speaker, I yield 5 minutes to the gentlewoman from Kansas (Ms. JENKINS), sponsor of the House companion legislation.

Ms. JENKINS of Kansas. Mr. Speaker, I thank the gentleman for yielding.

Mr. Speaker, I rise in support of the Bob Dole Congressional Gold Medal Act, which recognizes Senator Dole’s service to this great Nation as a soldier, statesman, and stateswoman.

As a kid growing up in rural Kansas, there were many times I could be found wearing a Styrofoam cap and a sandwich board in support of my Senator. I introduced this legislation, which calls for the Secretary of the Treasury to strike a single gold medal of appropriate design in honor of Senator Bob Dole, and I am humbled to have the opportunity to honor him for his lifetime of service on the floor of the United States House of Representatives.

Throughout Senator Dole’s life, he has consistently exemplified humility, hard work, and leadership. He was born and raised in a small town, Russell, in north-central Kansas. As a young man, he served heroically in the Army during World War II, where he was gravely wounded while trying to save a fellow soldier during a military offensive in Italy.

Senator Dole later went on to carry out one of the most storied careers in politics, where he set the record as the nation’s longest serving Republican leader in the United States Senate. He is seen as a political statesman who reached across the aisle for the good of the country. To this day, Senator Dole continues to serve his country and fellow man by fighting for our veterans and working to help curb child hunger and poverty.

Senator Dole’s passion, dedication, and service to our country is a testament to his character and a great blessing to the State of Kansas and our Nation. He is not only an American hero, but a role model, mentor, and a dear friend of mine. There is no person I would rather see be honored with the Congressional Gold Medal than Senator Bob Dole.

Please join me in supporting this legislation to honor Senator Dole for his unwavering commitment to our country.

Mr. HULTGREN. Mr. Speaker, I yield 3 minutes to the gentleman from Kansas (Mr. YODER).

Mr. YODER. Mr. Speaker, I thank the gentleman from Illinois for yielding.

Mr. Speaker, I join my colleague, Ms. JENKINS, and I appreciate her support in leading this legislation as we support the right of the American people to pay tribute to Senator Bob Dole, one of the proudest sons and one of the greatest men to serve and walk the Halls of Congress.

Born and raised in Russell, Kansas, Senator Dole attended my alma mater, the University of Kansas, where he excelled as a three-sport varsity athlete for the Jayhawks.

His college career was interrupted by World War II, when he answered his country’s call and enlisted in the U.S. Army. He would distinguish himself in the service, earning several decorations and becoming seriously wounded in combat in Italy.

Although those wounds would cause a lifelong disability for him, Senator Dole did not shrink from the challenges they presented. He instead used that personal experience to help others, becoming a fierce advocate for disability rights and the father of the Americans with Disabilities Act.

His career in public service spanned over 46 years, with his first election to the Kansas House of Representatives in 1951 and ending with his Presidential campaign and retirement from the Senate in 1996. His legislative and political accomplishments during that time are almost too many to count.

His top priority has always been service to others, whether it is people with disabilities, Kansas farmers, or his fellow veterans. Senator Dole has always put the country ahead of himself, and he stayed grounded in his strong Kansas roots.

I can think of no one more fitting to be recognized with a Congressional Gold Medal. As a member of the Kansas delegation, I am truly honored to follow in the footsteps of Senator Bob Dole by serving our great State and our great country in Congress. He is an inspiration to me and an enduring example of what statesmanship and public service should look like.

I ask my colleagues in the House to support this bill and to join me in working daily to uphold Senator Dole’s legacy of service and civility in Congress.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield 2 minutes to the gentleman from Massachusetts (Mr. McGovern).

Mr. MCGOVERN. Mr. Speaker, I rise in support of the legislation my colleague, the gentlewoman from Kansas (Ms. JENKINS), has introduced that would give Bob Dole the Congressional Gold Medal.

I am a liberal from Massachusetts, but Bob Dole is one of my heroes. I admire him not only for his statesmanship and for his civility, but I particularly admire him because he has led the effort in this country and around the world to end hunger.

Nobody that I can think of, other than George McGovern, who worked with Bob Dole and I think did more to try to strengthen our nutrition programs and to make sure that nobody in this country, the richest country in the history of the world, went hungry. And he worked in a bipartisan way and ensured that those programs were strengthened so that we were making great progress toward ending hunger in America.

And then he joined with George McGovern in the formation of the McGovern-Dole International Food for Education Program. Essentially, this is a program that expands school feeding initiatives all around the world, and millions and millions and millions of children are not only getting fed and getting a nutritious meal, but they are getting fed in a school setting. So they are getting the nutrition they need and are getting the education that they need so they can the literate and hopefully lead their countries out of poverty.

The developing world cannot develop with an illiterate population, and Senator Dole understood the importance of education but also the importance of nutrition in helping people develop to their potential.

And this McGovern-Dole program has also been incredible in getting more young girls into schools. In some countries where education isn’t valued for girls, all of a sudden parents are sending their girls to school because they will get fed, and they will get the nutrition that their country needs. In my opinion, not only deserves this, but he deserves the respect and admiration of everybody in this Chamber, Democrat and Republican alike.

The SPEAKER pro tempore. The time is now 1745.

Ms. MAXINE WATERS of California. Mr. Speaker, I yield an additional 1 minute to the gentleman.

Mr. MCGOVERN. Mr. Speaker, he should be an example and an inspiration to us all. These are very difficult times for our country, and these are very tumultuous times in Washington, but you look at the example of Senator Dole and you realize how good this place can be, how good Congress can be, and how effective Congress can be.

You don’t have to agree on everything to agree on something, and I think that was Senator Dole’s guiding principle. Where he would agree with people on the other side of the aisle, he reached across and got things done. Where there were disagreements, you knew he fought passionately for his point of view.

But he represents the kind of civility and the kind of decency that we need more of in Washington, and so I am
Mr. HULTGREN. Mr. Speaker, I yield myself such time as I may consume. Mr. Speaker, I rise in strong support of H.R. 2864, the Improving Access to Capital for Growth Act of 2017, to expand capital formation so more American workers can create jobs and accumulate wealth through small businesses and small businesses that grow. This bipartisan bill will help the American economy, it will make it easier for companies, particularly small businesses, to access capital.

Mr. Speaker, I urge all of my colleagues to support this.

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

Mr. HULTGREN. Mr. Speaker, I yield 3 minutes to the gentleman from Kansas (Mr. MARSHALL).

Mr. MARSHALL. Mr. Speaker, I rise today to honor Kansas’ favorite son, a hero and mentor of mine, and the former occupant of the congressional office I now hold, Robert J. Dole. Senator Bob Dole never forgot where he is from, Russell, Kansas. Perhaps that is what made him so effective and so beloved by his constituents.

Now at 94 years young, Senator Dole continues to work every day for the causes he supports. He continues as a shining example of international leadership, whether it is in the causes he still champions or the work he did in Congress to help feed millions of people around the world. All this work, he does with humility and wit that endeared him to the Nation and that has been engrained in him as a Kansan.

Many weekends, he can still be seen greeting our Nation’s veterans at the World War II Memorial, which he helped build, and he works today on promoting the national memorial to President Eisenhower, his hero and another great Kansan.

I cannot think of one living American more deserving of Congress’ highest civilian award, which is why I am thrilled that tonight, this very night, the House will join the Senate in passing the Bob Dole Congressional Gold Medal Act.

I encourage the President to quickly sign this. I look forward to this vote as much as any I have taken. I am honored to call him friend. I am honored to participate in this vote.

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

Mr. HULTGREN. Mr. Speaker, I also have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois? There was no objection.

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

Mr. Speaker, I rise in strong support of H.R. 2864, the Improving Access to Capital Act. I want to thank the Democrat and the Republican who are the chief sponsors of this bill, the gentlewoman from Arizona (Ms. SINEMA) and the gentleman from Indiana (Mr. HOLLINGSWORTH). It is always a pleasure to bring good bipartisan legislation to the House floor, especially when the bill is sponsored by my colleagues on the Financial Services Committee.

To continue this job growth and ensure that we have a stronger and healthier economy with opportunities for all Americans, we must encourage small business growth, and this starts with ensuring that they have access to the capital and credit that they need to grow.

This bipartisan bill will help the American economy. It will make it easier for companies, particularly small businesses, to access capital. That is incredibly important because small businesses are the heart and soul of the American economy.

In fact, they help to create more than 60 percent of the Nation’s net new jobs over the past 2 decades. This bipartisan bill before us today carries forward the mission of another bipartisan bill, the JOBS Act of 2012, to increase capital formation in our U.S. markets so more American workers would be able to find good paying jobs. And as part of the JOBS Act, the Securities and Exchange Commission was directed to expand something called Regulation A, which is a critical tool for companies that are trying to raise small amounts of money. And the aptly named “Regulation A-Plus” the SEC came up with has been effective.

With Regulation A-Plus, prospective issuers have publicly filed 147 offerings seeking up to $2.6 billion in financing. As a comparison, in the 12 months leading up to Regulation A-Plus, there were only about 50 filings seeking to raise $159 million.
As we are seeing, Regulation A-Plus has opened up an avenue for these small companies to seek financing through the capital markets that will help grow their businesses.

And according to the SEC, these companies are small, early-stage businesses with median assets of $100,000 in limited collateral, which often restricts their ability to obtain a bank loan or other financing.

Unfortunately, not all are able to benefit from Regulation A-Plus. As part of its final rule implementing the JOBS Act, the SEC excluded some small companies. This was contrary to the intent of Congress when we approved the JOBS Act.

As a result of the SEC’s final rule, some smaller and midsize companies have been shut out from the benefits of Regulation A-Plus.

Additionally, smaller investors also suffer by not having the opportunity to participate in the public markets for early-stage companies and share in their growth.

H.R. 2864 is a simple bill that fixes the problem I just described. H.R. 2864 would amend Regulation A-Plus to direct the SEC to include companies that are still reporting under the Securities Exchange Act. This will help more small businesses gain access to capital so they can grow and hire more workers. At the same time, it will give small investors greater investment opportunities.

H.R. 2864 was approved by the Financial Services Committee with the overwhelming support of both Republicans and Democrats. In fact, the vote in committee to favorably report H.R. 2864 was 59-0.

Mr. Speaker, I urge adoption of H.R. 2864, and I reserve the balance of my time.

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

Mr. Speaker, I would like to start off by thanking Representative SINEMA and Representative HOLLINGSWORTH for working together to craft bipartisan legislation that will help smaller public companies raise the funds necessary to grow and thrive.

Specifically, H.R. 2864, the Improving Access to Capital Act, would narrowly expand the relief that we provided in the Jumpstart Our Business Startups Act, or JOBS Act, to allow public companies to raise money under Regulation A-Plus.

Currently, Regulation A-Plus allows private companies to raise up to $50 million in capital by selling unregistered but freely tradable stock to the public at a quicker and less expensive alternative to a fully registered securities offering.

Extending Regulation A-Plus eligibility to public companies would provide them with an additional efficient method of raising small fixed amount of capital. To be eligible to use this faster and cheaper fundraising alternative, public companies must be up to date in their public filings with the Securities and Exchange Commission.

In addition, public companies must comply with all of the other regulatory requirements in Regulation A-Plus, including SEC approval or qualification of the offering, disclosure of the offering information to investors, and limitations on sales per investor.

Importantly, bad actors who have committed certain felonies, misdemeanors, or other misconduct within the past 5 years are disqualified from using Regulation A-Plus. These restrictions help ensure that investors in Regulation A-Plus offerings are informed about their purchases and protected from fraud.

Mr. Speaker, I support H.R. 2864 for providing targeted relief to public companies that balances their need to raise capital with the protection of their investors.

I remain concerned that the Financial Services Committee has adopted a piecemeal approach to private and public market regulation.

Going forward, I hope that we thoughtfully craft securities laws to ensure that our legislative efforts appropriately incentivize companies to become public.

Again, I want to thank the bill’s sponsors, especially Ms. SINEMA, for their work on this bipartisan piece of legislation.

Mr. Speaker, I encourage my colleagues to join me in supporting H.R. 2864, and I reserve the balance of my time.

Mr. HULTGREN. Mr. Speaker, I yield 5 minutes to the gentleman from Indiana (Mr. HOLLINGSWORTH), a sponsor of this legislation and a member of the Financial Services Committee.

Mr. HOLLINGSWORTH. Mr. Speaker, I spent last 5 years working in Indi- ana’s best district—that is the Ninth District—and I had many memorable conversations with many Hoosiers. But one thing came through, and that was we need to work together right here in D.C. in order to get better outcomes for our businesses back home.

Nowhere is this better exemplified than this bill, the Improving Access to Capital Act. It is about getting small businesses engaged and empowered with the capital that they need in order to grow, in order to hire, in order to invest. That is exactly what we want them to do.

And on the second point, it is exciting to me to be able to reach across the aisle and work with Representative SINEMA, who has been nothing but great in her leadership in her fervent desire to help small businesses all the way across this country.

The Improving Access to Capital Act sounds like it might be something esoteric, and sounds like it might be something distant to A-Plus, but it is critically practical to the small businesses across the Ninth District and across this country, but, in fact, it is something that they can use tomorrow. This creates another avenue for small businesses across the country to be able to raise the money that they need in order to innovate, in order to grow, in order to expand, in order to hire more Americans. This is just small arrow in the quiver for them to be able to grow and develop.

Small businesses account for the bulk of hiring across this country, they account for the bulk of innovation across this country, and we need to be doing everything we can to continue to promote them. That is exactly what Representative SINEMA and I have done with this particular legislation, is work hard to develop a bipartisan solution, one that was supported unanimously out of the Financial Services Committee in order to provide those companies with more options and more opportunities to be able to grow.

Mr. Speaker, I encourage all of my colleagues to vote in favor of this legislation and let’s get America back to work again.

Ms. MAXINE WATERS of California. Mr. Speaker, again, I would like to thank the cosponsors for their vision, for their work, and for the bipartisan effort that they so successfully put together.

Mr. Speaker, I yield such time as she may consume to the gentlewoman from Arizona (Ms. SINEMA), the lead sponsor of this bill.

Ms. SINEMA. Mr. Speaker, I thank Chairman HULTGREN and Ranking Member WATERS, and Congressman HOLLINGSWORTH for working with me on this bipartisan legislation to improve our capital markets and help more small companies succeed.

As part of the JOBS Act, Congress directed the Securities and Exchange Commission to amend Regulation A to allow small companies to raise up to $50 million in offerings exempt from SEC registration requirements, known as Regulation A-Plus, exclude certain potential issuers, including Exchange Act reporting companies.

As a result, thousands of companies that already meet the SEC’s high disclosure requirements are ineligible to use Regulation A-Plus to cost-effectively raise the funds they need to grow and hire employees.

That is why I had introduced this legislation with Congressman HOLLINGSWORTH to allow SEC reporting companies access to Regulation A-Plus. It is a valuable pathway for small businesses to raise money in an efficient, public, and transparent manner. I am committed to working with my colleagues on both sides of the aisle to ensure that Arizona’s innovative small businesses have every opportunity to thrive and I hope that Members will join us today in support of this bipartisan legislation.

Again, I thank Congressman HOLLINGSWORTH for working with me on this important legislation.

Mr. HULTGREN. Mr. Speaker, I have no further requests for time, and I reserve the balance of my time.
The Clerk read the title of the bill. The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. HULTGREN) that the House suspend the rules and pass the bill. The vote was taken by electronic device, and there were—yeas 407, nays 1, not voting 25, as follows:

[Roll No. 439] YEA—407

NAY—1

Abraham
Adams
Aderhold
Aguilar
Alien
Amaeh
Amedei
Arrington
Babin
Banks (IN)
Barletta
Barr
Barragan
Barton
Bass
Beatty
Bera
Bergman
Beyer
Biggs
Bilirakis
Bishop (GA)
Bishop (MI)
Bishop (UT)
Black
Blackburn
Bloom
Blumenauer
Blunt Rochester
Bost
Boyle, Brendan P.
Brady (PA)
Brady (TX)
Bret
Brooks (AL)
Brooks (IN)
Brown (MD)
Brownley (CA)
Brown (NC)
Buchanan
Buck
Bucshon
Budd
Burgess
Bustos
Butterfield
Carter
Carter (TX)
Chatot
Cheney
Chu, Judy
Cicilline
Clarke (MA)
Clarke (NY)
Clay
Cleaver
Clyburn
Colman
Cohen
Collins (GA)
Collins (NY)
Comer
Comstock
Conaway
Connolly
Cunyers
Coffman
Conyers
Correa
Cortez (CA)
Courtney
Cramer
Crawford
Crist

McGovern
McHenry
McKean
McMurray
McSally
Meadows
Meehan
Mitchell
Mica
Mooney (NV)
Mooney (NY)
Moore
Moulton
Mullin
Murphy (FL)
Murphy (PA)
Nadler
Neal
Newman
Noem
Nolan
Norcross
Norman
Nunes
O’Halleran
O’Rourke
Palazzo
Palone
Palmer
Pallone
Payne
Poliquin
Pocan
Pingree
Pitner
Pocan
Polis
Polsky
Posey
Price (NC)
Price (GA)
Price (OK)
Price (TX)
Ratcliffe
Reed
Reese
Reed (NY)

Young (AK)
Yoho
Young (GA)
Yielding
Zeldin

NAYS—1

Gohmert

NOT VOTING—25

Bomamici
Bridenstine
Carter (GA)
Costa
Cummings
Dent
DeLauro
Garrett
Guaduro

Gonzales (TX)
Grijalva
Gutiérrez
Herrera Beutler
Higgins (LA)
Higgins (NY)
Himes
Huizenga

Nunes
Nunes
Nunes
Nunes
Nunes

Sánchez
Sanders
Sanford
Sanborn
Schakowsky
Schiff
Schneider
Scherer
Sensenbrenner
Serrano
Sessions
Sewell (AL)
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Sherrill
Shuster
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Stewart
Stefanik
Stivers
Swoulid (CA)
Taylor
Tenney
Thompson (CA)
Thompson (MS)
Thompson (PA)
Thornberry
Tiberi
Tipton
Titus
Torr
Toy
Truman
Turner
Upson
Valadao
Vargas
Vassar
Velasquez
Vlaslosky
Wagner
Walorski
Walden
Wall
Walker
Walorski
Walorski
Walters, Maxine
Watson Coleman
Webber (TX)
Webster (FL)
Welch
Wenzler
Westerman
Williams
Wilson (FL)
Wilson (SC)
Wilson
Wittman
Wright
Woodall
Yarmuth
Yoder
Yoho
Young (AK)
Young (IA)

FINANCIAL STABILITY OVERSIGHT COUNCIL INSURANCE MEMBER CONTINUITY ACT

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 3110) to amend the Financial Stability Oversight Act of 2010 to modify the term of the independent member of the Financial Stability Oversight Council, on which the yeas and nays were ordered.

MOMENT OF SILENCE HONORING SERVICE MEMBERS LOST ON THE USS "JOHN S. MCCAIN"

(Mr. RODNEY DAVIDS of Illinois asked and was given permission to address the House for 1 minute.)

Mr. RODNEY DAVIDS of Illinois. Mr. Speaker, on August 21, the USS John S. McCain collided with an oil tanker near...
This is a 5-minute vote. The vote was taken by electronic device, and there were—yeas 403, nays 3, not voting 27, as follows:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
<th>Not Voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>403</td>
<td>3</td>
<td>27</td>
</tr>
</tbody>
</table>

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Mr. GARRETT. Mr. Speaker, I was unable to attend Floor votes due to the expected birth of my child. Had I been present, I would have voted “yea” on rolloc vote No. 439, and “nay” on rolll No. 440.

Mr. GARRETT. Mr. Speaker, I was unable to attend Floor votes due to the expected birth of my child. Had I been present, I would have voted “yea” on rolloc vote No. 439, and “nay” on rolll No. 440.

The Speaker pro tempore (Mr. Col- lins of Georgia). Without objection, 5-minute voting will continue.

The Clerk read the title of the bill.

The Speaker pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. HULGREN) that the House suspend the rules and pass the bill, as amended.
September 5, 2017

CONGRESSIONAL RECORD — HOUSE

H6645

use of the Capitol Grounds for the District of Columbia Special Olympics
Law Enforcement Torch Run, and ask for its immediate consideration in the
House.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore (Mr. KUSTOFF of Tennessee). Is there objection to the request of the gentleman
from Pennsylvania?

There was no objection.

The text of the concurrent resolution is as follows:

H. CON. RES. 69
Resolved by the House of Representatives (the Senate concurring).

SECTION 1. AUTHORIZATION OF USE OF CAPITOL
GROUNDS FOR D.C. SPECIAL OLYMPICS
LAW ENFORCEMENT TORCH RUN.

On October 6, 2017, or on such other date as the Speaker of the House of Representatives and the Committee on Rules and Administration of the Senate may jointly designate, the 32d annual District of Columbia Special Olympics Law Enforcement Torch Run (in this resolution referred to as the "event") may be run through the Capitol Grounds to carry the Special Olympics torch to honor local Special Olympics athletes.

SEC. 2. RESPONSIBILITY OF CAPITOL POLICE
BOARD.

The Capitol Police Board shall take such actions as may be necessary to carry out the event.

SEC. 3. CONDITIONS RELATING TO PHYSICAL
PREPARATIONS.

The Architect of the Capitol may prescribe conditions for physical preparations for the event.

SEC. 4. ENFORCEMENT OF RESTRICTIONS.

The Capitol Police Board shall provide for enforcement of the restrictions contained in section 5104(c) of title 40, United States Code, concerning sales, advertisements, displays, and solicitations on the Capitol Grounds, as well as other restrictions applicable to the Capitol Grounds, in connection with the event.

The concurrent resolution was agreed to.

A motion to reconsider was laid on the table.

HOUR OF MEETING ON TOMORROW

Mr. BARLETTA. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 10 a.m. tomorrow.

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

There was no objection.

REMOVAL OF NAME OF MEMBER
AS COSPONSOR OF H.R. 1697

Mr. ROSKAM. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 1 a.m. tomorrow.

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

There was no objection.

SUPPORT DREAMERS

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

Ms. ROS-LEHTINEN. Mr. Speaker, the tragic announcement made by the Trump administration to kill the DACA program is heartbreaking, reckless, and wrong. This decision means that our country is turning its back on 800,000 young, hardworking immigrants who only know America as their home. Each of these DREAMers has a compelling story and a desire to pursue their educational and professional opportunities, while strengthening our Nation.

Mr. Speaker, that is why I am proud to have introduced the DREAM Act along with my good friend, Congresswoman LUCILLE ROYAL-ALLARD, to give these young individuals the certainty to plan for a future in our great country, their great country. For too long, their dreams have been put on hold and they have been living under constant fear.

I call on each one of my colleagues, Republicans and Democrats, to come together so that we can pass a legislative solution that is humane. This is long overdue, Mr. Speaker. Let’s not wait months for a vote. The lives of hundreds of thousands of bright, talented, and patriotic young men and women are at stake.

Mr. Speaker, let’s show now that Congress does indeed have a heart.

HURRICANE HARVEY

(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, to all of my colleagues and the American people, thanks so much for the outpouring of love from volunteers, first responders, and so many rescuers that came to Hurricane Harvey.

Let me thank my mayor, Mayor Turner; the county judge Emmett; all of the commissioners and council members. Let me thank, most of all, our first responders and all of those who sacrificed their lives; some who died, an officer who died. Let me thank the Marines, the Navy, the Army, and the Texas National Guard. Let me thank the people who suffered through and are still suffering through this disaster, the most significant historic natural disaster in the history of the United States.

They are needing food and shelter still. They are needing the help of this great Congress. They are needing love and prayers, and I am prayerful that we will go together, walking together, and providing the money that these victims need.

Let me give you a sad story. As I left Houston today, announcements were coming to those in apartments: You are evicted, with no place to go.

Yes, the apartments were destroyed, but there is no place to go. We need a continuing effort to be able to help them. We need the EPA to inspect the various chemical plants, and we need FEMA to be staffed more, and to be able to address some of the funding needs that we have.

The debris is unbelievable; maybe $200-plus billion, but all I can say is that the lives were lost, but we are still prayerful.

God bless the people in the southeast where Irma might come.

Mr. Speaker, I conclude by simply saying: Please don’t let the DACA young people be thrown out in this devastating time. They, too, need to be embraced.

ANNUAL AUGUST BUS TOUR

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

Mr. WILSON of South Carolina. Mr. Speaker, each August, I conduct a bus tour of South Carolina’s Second Congressional District with my wife, Roxanne, and dedicated staff members from all offices. I would like to specifically recognize scheduler Emily Salesby for this year’s very meaningfully coordinated schedule.

It was humbling and inspiring to meet with constituents and visit 30 locations from small businesses and schools to local chambers of commerce and large employers. I took the opportunity to thank employees for their service, and employers for creating jobs in all five counties I represent.

Many of the businesses were multi-generation success stories, such as Encon Tool Technology in Elgin, founded by Mike and Roxann Robbins; The Marwin Company in West Columbia led by Andy Davis; Anovotek in Barnwell founded by Don Alexander; and Hansen International in Lexington led by Lisa Beebe. The pro-development policies of South Carolina were also highlighted by Kimberly-Clark corporation’s largest manufacturing facility in North America located in Beech Island with 2,000 employees.

I am additionally grateful for Principal Anna Miller of Chapin Middle School; Dr. Sandra Jordan, chancellor of USC-Aiken; Director Sandra Sigmon of North Family Community School; and Principal Jacqueline Kasprowski of Cardinal Newman High School for the emphasis on proactive education across the district.

A final stop was to thank Gary David of WVOG Radio in promoting relief efforts for the recovery of Hurricane Harvey in Houston.

Additional stops included BAE Systems hosted by Michael Eaton, Aiken Rotary Club hosted by John McMichael, Jr., Hubbell Power Systems hosted by Pete Swales, Ahh Sunshine hosted by Jim Hanna, CVS Caremark
Distribution Center hosted by Elizabeth Brooks, Frank Donaghy, and Tom Moriarty, Alley Downtown Taproom hosted by Norman Dunagan, Irmo Chamber of Commerce hosted by Kerry Powers, K2Tech hosted by Zach Minton, Cayce-West Columbia Rotary hosted by Marilyn Robinson, Menchie’s Frozen Yogurt hosted by Katy McCanna, Brittons of Columbia hosted by Perry Lancaster, Shealy’s Bar-B-Que hosted by Tommy Shealy, and Ansaldo STS hosted by Joseph Eiseiman.

In conclusion, God bless our troops, and we will never forget September the 11th in the global war on terrorism.

ENDING THE DEFERRED ACTION FOR CHILDHOOD ARRIVALS PROGRAM

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

Mr. LANGEVIN. Mr. Speaker, from its earliest days, the Trump administration has embraced disastrous immigration policies. First was the unconstitutional Muslim ban rooted in fear rather than fact. Then came the obsession with an ineffective and expensive border wall. But today we have reached a new low.

In our justice system, people are held responsible for their actions. With the announcement of the end of DACA, we are throwing aside this principle. Instead, we are punishing youth who, through the actions of their parents, happen to be in the country without authorization. The average DACA recipient was barely 6 when she came to the U.S., yet the administration today has said that she could be deported to a land that she has never called home.

DACA recipients—the students, workers, and servicemembers in Rhode Island and around the Nation—are our friends. They are our neighbors. We cannot and we must not abandon them.

RECOGNIZING U.S. FOREST SERVICE CHIEF TIDWELL ON HIS RETIREMENT

(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. Mr. Speaker, I rise today to recognize the distinguished career of U.S. Forest Service Chief Tom Tidwell, who has dedicated himself to public service for more than 40 years. Tom retired on Friday, September 1.

Over the last four decades, Chief Tidwell worked on collaborative approaches to combat wildfires, maintain support for forests and grasslands, and support community-based partnerships to reduce appeals and increase work.

Since Tidwell was named chief in 2009, the Forest Service has enhanced treatments to improve and protect the health and strength of our forests and grasslands. Because of Chief Tidwell’s vision, we have seen an emphasis on active management, forest products, and clean water.

Under Tom’s leadership, the agency has made strides in helping the ecosystem remain sustainable while addressing the many challenges threatening America’s forests, grasslands, and rural communities.

We are deeply grateful for Tom’s 40 years of commitment and service. Mr. Speaker, I thank Chief Tidwell for his friendship and his service, and I wish him the best in his retirement.

PROTECTING DREAMERS

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

Mr. KRISHNAMOORTHI. Mr. Speaker, today the President made clear that he refuses to protect DREAMers. It is now imperative that Congress acts to protect DREAMers before DACA ends.

This issue is personal for me because I, too, was brought to our country by my parents as a child. The hope for a better life which carried my parents here from oceans away was no different from that of the parents of DREAMers and generations of immigrants before.

DREAMers play a vital role in our economy, and ending DACA would cost our country nearly half a trillion dollars over 10 years. But the contributions of DREAMers go beyond any single statistic. DREAMers have built their lives here, started families here, built businesses here, and bled in uniform for the only home they have ever known.

I urge Speaker Ryan and my colleagues from both parties to come together to defend DREAMers and to develop a comprehensive approach to immigration built on American values.

Mr. FASO. Mr. Speaker, today I rise to recognize the 75th anniversary of Whitney Point Lake and dam in Broome County, New York. A popular tourist destination, Whitney Point Lake welcomes more than 115,000 people annually. The 4,578-acre lake offers fishing, swimming, trails, playgrounds, and more than 100 picnic sites.

As an important fixture in our communities, Whitney Point Lake and dam brings more than $3 million annually to our local economy and plays a pivotal role in limiting flooding.

Unfortunately, as we have seen this year, our region is also subject to devastating floods. While it is impossible
to prevent all floods, we can see some mitigation from the effects of flooding due to Whitney Point Lake and dam this year.

Since Whitney Point Lake was completed in 1942, the U.S. Army Corps of Engineers’ project has prevented more than $717 million in potential flood damage.

For its continued benefits both to the local and downstream communities, as well as the hundreds of thousands that enjoy its recreational opportunities, it is an honor to recognize the 150th anniversary of Whitney Point Lake and dam.

**RECOGNIZING 150TH ANNIVERSARY OF SIXTH MOUNT ZION BAPTIST CHURCH**

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

Mr. McEACHIN. Mr. Speaker, I rise today in recognition of a pillar of the Richmond community. This year, Richmonders and parishioners celebrate the 150th anniversary of Sixth Mount Zion Baptist Church.

Sixth Mount Zion Baptist Church has been a central institution in our community since its founding in 1867 by Reverend John Jasper. The church was founded in an abandoned Confederate horse stable on Brown’s Island and, since then, has been a pillar of our community.

The long history of supporting the community has continued under the leadership of six distinguished leaders, including the current pastor, Reverend Tyrone Nelson.

Reverend Nelson is a fellow alumnus of Virginia Union University’s Samuel DeWitt Proctor School of Theology, a member of Henrico County Board of Supervisors, and a longtime friend.

Sixth Mount Zion Baptist Church has addressed the social concerns of the city’s residents and was one of the first Black churches to have an organized charity with a staff social worker available to help our community.

Mr. Speaker, Sixth Mount Zion Baptist Church continues to assist community members with resources necessary to overcome life’s obstacles. I pray that Sixth Mount Zion Baptist Church will thrive in our community for another 150 years.

**FIRES IN OREGON**

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

Mr. BLUMENAUER. Mr. Speaker, I support my friend from California in urging that this body focus on this crisis in the West. With the outrage that has happened with the DACA students and with the tragedy in Houston, there are lots of things to occupy our time. But the firefighting in the West has impacted thousands of people. I have people who are forced to evacuate in my community.

We have 24 large fires in Montana, 19 in Oregon, and 17 in California. But what is really outrageous is that the Republican leadership in the House refuses to treat these disasters the same way we would treat Hurricane Harvey or Hurricane Katrina being able to put disaster funding on the table.

We are going to completely exhaust those resources in a matter of days, and then we are going to cannibalize the Farm Bill that could be used to strengthen forest protections, put people to work, and avoid problems in the future. That is outrageous.

We have bipartisan legislation that would pass if the Republican leadership would allow it, the floor of the House. But at a minimum, we should not have any disaster relief that doesn’t have money for these tragic fires in the West.

**LET US VOTE ON DACA**

(Mrs. CAROLYN B. MALONEY of New York asked and was given permission to address the House for 1 minute.)

Mrs. MALONEY. Mr. Speaker, today the Trump administration announced that it intends to crush the hopes of 800,000 DREAMers and cause them to live in the other country.

This administration is understaffing the State Department, weakening its ability to handle the sort of diplomacy I am speaking of. In the President’s 2018 budget, the State Department is really an afterthought, with major accounts cut to the bone.

Thankfully, there are voices of reason, including the respected Leadership Conference of Women Religious. Mr. Speaker, I include in the RECORD their statement against fear-mongering and advising dialogue is more productive than rhetoric, and connection more transformative than threats of destruction.

**LCWR ASSEMBLY STATEMENT ON U.S.-DPRK CRISIS**

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

Ms. KAPTUR. Mr. Speaker, during World War II, a wise admonition from our military read: “Loose lips sink ships.” In other words, beware of unguarded talk.

Of late, our world has witnessed an unprecedented escalation in tension with North Korea and its deranged tyrant, including North Korea’s recent firing of a missile over Japan. Yet President Trump’s reaction to the ongoing North Korean crisis has been an unguarded yielding of dangerous words of war. His improvised remarks have stunned experts, allies, and even his own advisers.

Instead of thorough diplomatic pressure and international consensus building, President Trump has done the opposite. His unpredictable rhetoric lacks strategic thought. It puts American troops stationed in South Korea and our regional allies at greater risk.

This administration is understaffing the State Department, weakens our regional allies at greater risk.

Thankfully, there are voices of reason, including the respected Leadership Conference of Women Religious. Mr. Speaker, I include in the RECORD their statement against fear-mongering and advising dialogue is more productive than rhetoric, and connection more transformative than threats of destruction.
approximately 650 members of the Leadership Conference of Women Religious meeting in Orlando, FL, issued a public statement imploring President Donald J. Trump to engage in dialogue and negotiation:

At this critical moment for our country and global community, we—the approximately 650 members of the Leadership Conference of Women Religious gathered in assembly—have discerned the Gospel call to embody love for the sake of the world.

We believe that love is more powerful than fear, dialogue more productive than rhetoric, and connection more transformative than threats of destruction.

We call on our President to engage in constructive dialogue and negotiation to resolve the current crisis between the government of the United States and the Democratic People’s Republic of Korea in a manner that guarantees the peace and security that all people seek.

We commit ourselves to promote non-violence and a compassionate response to the thirst of the world for integrity and communion.

DACA TERMINATION

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

Ms. CLARKE of New York. Mr. Speaker, today I rise to voice my strong opposition to the administration’s cruel and inhumane decision to terminate the Deferred Action for Childhood Arrivals program, or DACA.

President Obama first implemented DACA in 2012, to ensure that the hundreds of thousands of immigrant children, many of whom are young adults and have lived in the United States for years and known no other home other than the United States, have a place here in America. This program was rooted in the best of our political tradition and intended as a temporary fix until Congress chose to take action.

In 2013, the Senate rose to the challenge and passed a bipartisan reform proposal, only to have a Chamber callously refuse to even consider the Gang of Eight proposal and instead let it die a slow and painful legislative death.

We are now being called upon to resume the fight, and we must not squander this opportunity. What my colleagues need to understand here and now is that this is not a game. The fate of nearly a million people hangs in the balance. Today’s callous decision will impact their health, wellness, families, and potential for years to come. DREAMers are generally beginning the most productive years of their lives.

This is not a hypothetical question. It is real. We need to get to work, Mr. Speaker, right away.

ISSUES OF THE DAY

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

Mr. ROHRABACHER. Mr. Speaker, before I get into a rather elongated discussion about one fundamental issue that we are having to decide in the next few days, I would like to just mention that we have just heard severe criticism of the President.

Let me just note about President Trump and his rhetoric supposedly making things worse in Korea. The rhetoric of our President has not made the situation worse in Korea.

What has made the situation worse in Korea a major threat to our country and to our people and to the world was that, during the Clinton administration, President Clinton pushed through this Congress a package of aid for North Korea.

Yes, we gave billions of dollars of aid in the form of energy and other types of issues and things that they needed. We gave them billions of dollars of aid under the agreement that North Korea would not be developing their nuclear weapons.

At that time, Chris Cox, a Member of the House of Representatives at the time, and myself fought aggressively against that deal. The North Koreans ended up being the recipient of billions of dollars of aid, even though they were the most antidemocratic institution, the greatest threat, and the greatest tyrants in that part of the world.

Yes, they knew that they didn’t have to worry about the United States of America. That is when they, again, slowly but surely, after receiving billions of dollars from us, pushed through by President Clinton, that is how they have gotten to this point now where they are exploding weapons and launching rockets.

They are blaming that on our President, who just recently became President, and they are blaming it on his rhetoric rather than his policy? It is ridiculous.

The other thing we have heard about our President again is how heartless he is because he is not permitting young people who have been designated as DREAMers to stay here in the United States, even though they are in this country illegally, and they were brought here illegally.

Now, what is the impact? What will be the impact to those young people, who are probably wonderful young people? Most of them, I am sure, are wonderful young people. But the bottom line is, an moral obligation must be to the well-being of American young people. That includes American young people who are of every race and every religion and every ethnic group.

Approving the people who have come here illegally will hurt American young people, especially American-Hispanic young people. The DREAMers will be competing with their jobs and, yes, bidding down the wages of our own young people and our other people who are struggling right now to get by. No, what the President has done is watch out for the right young people: Americans.

Yes, we have had millions of people—in fact, for the last few years, over a million people—legally immigrate into our country. We have nothing to be ashamed of, nothing to apologize for. We are the most generous when it comes to legal immigration to our society of any country in the world. In fact, at times recently, the amount of legal immigration we have been allowing into our country represents more than all the other countries of the world combined. So let’s be the ones then to legally immigrate into their society.

We all feel for young people throughout the world who deserve a better life. But if we permit people to come here as young people illegally, then legalize their status, every parent in the world will see that decision. Every parent in the world will say: Oh, my gosh, that young person who comes from Guatemala, or wherever it is, made it to America. He went in illegally, and now he’s going to college. He has had some health problems. The American taxpayers have paid for it.

Why can’t I bring my children there?

Well, it will dawn on them that millions of people—hundreds of millions, perhaps—that if they are going to come to the United States illegally, you better bring the kids, because Americans think more of those kids than they do their own kids.

I applaud the President for what he has done to slow down this betrayal of American young people by allowing young people to come in here illegally and thus expect that they are going to get legal status by wearing us down and appealing to our emotions.

One thing we have to note, in closing on this issue, those young people, if they are legalized, that is not the end of the game. At that point, when they are legalized, they have a right to make applications so that their parents can have their status legalized. They can bring in family that they left back in their home countries. Now they can apply to have them come in under family reunification. That is not the end of the game.

This isn’t just about a group of young people who came in. Even to legalize their status would be wrong. Otherwise, millions of other people will come here. Remember the trainloads of young people who were put on trains headed to the United States? Yes, we can expect more of that. Why not? If you love your children and you live anywhere else than the United States and you are living a poor life, of course you want to bring your kids here.

We should not be encouraging that, and we should not be attacking the President of the United States for standing up for our own young people, rather than trying to be the flood of illegal immigrant children into our society and pay for their education and their healthcare, et cetera.

With that said, the issue that I am hoping to discuss in detail tonight is something on a totally different level, in terms of issue. This is an issue, whether you are Republican or Democrat, you go across the board; whether
liberal or conservative, there should be a close look at what is happening right now in the House of Representatives.

A decision will soon be made by the House Rules Committee—they are meeting tonight and tomorrow—that will have a direct impact on the lives of millions of Americans. Although the issue will have such severe consequences on so many people, Members of Congress may or may not have had the opportunity and may not have the opportunity in the future to vote on the provision that is being discussed tonight.

What I am talking about at issue is an amendment submitted to the Rules Committee. For those who don’t know, the Rules Committee is a committee here in Congress that decides what will come to the floor for a vote—what bills—and what will be included; what amendments will be permitted, what amendments won’t, and if there will be any.

That is their job. They do a good job of it, but it is important that they do a job that reflects the American people and the interests of the American people.

So what we have is an amendment that has been submitted to the Rules Committee for consideration with this week’s appropriations bill. What I am talking about is an amendment which prohibits any of the money or resources in the appropriations bill for the Department of Justice; it prevents that money or the resources that come from the Department of Justice, purchased by that revenue; it says that the Department of Justice can’t use that money that is being given to them in the appropriations bill to supersede a State law when that State has legalized the medical use of marijuana.

Now, that is my amendment. That amendment has been around. As many of my colleagues know, this amendment has a long history. The House consider this issue numerous times since former Representative Maurice Hinchey of New York introduced the first amendment of this nature in 2001. I joined him and supported that provision.

Eventually, I became the lead sponsor of the amendment when Mr. Hinchey left. That year, in 2012, my amendment failed in the House by a vote of 162–262.

So, in 2012, my amendment, which would have legalized medical marijuana—basically, saying that you can’t have the Federal Government supersede States when they have legalized medical marijuana—lost by 162–262.

Two years later, I teamed up with Representative Sam Farr, who is also now retired, and saw the amendment pass—the very same amendment we were able to reach out to our colleagues and say that we do not want any of the money that is being allocated for the Department of Justice to be used to supersede States’ rights. That cannot supersede a State that has legalized the medical use of marijuana.

The passage of the amendment in 2004 led to the inclusion of this provision in last year’s omnibus appropriations bill, which was signed into law December 2014. The following year, the amendment passed by an even larger margin. Let me note that the last time it came here on the floor, it passed by 242–186.

What we are talking about is that the people of the United States, over these years, over and over again, have expressed themselves to the Federal Government that they, their States, want the right in their own States to legalize the medical use of marijuana.

And now we have a move to try to prevent those reforms that we put into place for the last 6 years that insisted that the Federal Government respect the State laws that have been changed so that the State laws that have given their own people permission to use medical marijuana for medical purposes, now what we see is an effort to try to prevent that from happening.

In other words, the status quo for 4 years has been the Federal Government not permitting the Department of Justice is not permitted to use its resources to supersede a State that has legalized the medical use of marijuana. And the States, in these 4 years, over and over and over again, have reaffirmed an amendment put in place brand-new law that permits their people to use medical marijuana.

Changing the status quo here by not adding that amendment that has been in the bill for the last 4 years, we are changing the status quo in a way that undermines the rights of the States and the people therein to make their policy, a right that we had acknowledged for the last 4 years.

Since it was first enacted into law, the provision has been updated and extended through a series of continuing resolutions. That is the bill that says we will respect State marijuana laws and omnibus appropriations bills, the last of which was signed into law by President Trump on April 5.

So, on April 5, we signed the omnibus bill. In that bill was the amendment that said the Justice Department will not use its resources to supersede State law. And since the first vote in 2014, the Senate Appropriations Committee has taken up this amendment and has adopted this amendment on a bipartisan basis every year for the last few years.

As a result of this provision, the Federal Government has been prohibited from arresting or attacking those providing cannabis for medical purposes in the States that have passed such laws through their State legislature or through a direct vote of their own people.

So, to date, what are we talking about? We are talking about 46 States that have legalized some form of cannabis for medical purposes.

Yet we see, today, this Republican Congress is seriously considering what? Superseding those States, 46 States that have actually said: We will determine what is good for our people, and our people have voted overwhelmingly to permit medical marijuana to be used by the people of this State.

Considering changing the status quo tonight by nullifying the amendment that always gave the rights to the States to make that decision.

With this movement by the States, we have witnessed the emergence of a new and major industry in America. Billions of dollars now are being invested in the exploding cannabis industry, an industry where now marijuana is being grown to provide clinics, which then they work on the cannabis itself. They put it into and they catalog it in terms of strength and in terms of dosage, and they work with doctors to make sure that this can be used for helping people with their maladies.

Those involved, all who are doing that, the ones who actually are producing the cannabis, the guys who are processing it, the people who are selling it, the people who want to make sure that everything is designated right, the strength and the character of what is being sold, and of course, a bookkeeping system that makes sure everybody knows, total, who is doing what, all those involved in this new industry, billions of dollars’ worth of industry, are respectable businessmen and women.

Yes, they are seeking profit, but these are men and women who are eager to be, yes, seeking profit and to be responsible and transparent; and just like any other member of the business community, they want to do a business efficiently, and they want to be held accountable for what they are doing.

Money should be accounted for, yes. Ingredients of products must be labeled. The Department of Justice practices ought to be applied, and, of course, taxes and regulations are part of that equation.

Well, throughout the country, this industry is taking the public away from gangsters, away from criminal drug dealers. Now, who is being helped? But first let me note on that.

If we eliminate this right of the States to basically legalize the medical use of marijuana and put it in the hands of those people whom I have just described, honest businessmen who are going to be held accountable and held with transparent types of operations, no, they will be replaced by whom? They will be replaced by drug dealers. They will be replaced by the Mexican drug cartels. That is who is being helped.

If we eliminate this provision that has been part of the appropriations bill for the Department of Justice for the last 3 years.

So, what are we thinking about helping, not only just superseding what the people locally have voted for—why aren’t we thinking about that?—but worse than that, why are we thinking...
about transferring those billions of dollars now in this industry directly into the pockets of the drug cartels? That is what the vote is.

The vote is not, oh, we are going to stop anybody from using marijuana because marijuana is bad. That is not the vote. That is not the result of the vote. The result of the vote will be billions of dollars immediately transferred into the pockets of the drug cartel. That is what will happen.

So I implore my colleagues to look closely with this vote. I hope that the Rules Committee will see the error of its ways and permit a vote on the floor on this issue. If not, I will be calling on my colleagues to join me in opposing the rule that is coming to the floor that prohibits us from voting on this issue.

If we vote on the issue, let’s all vote on the issue and let the voters hold us accountable for our vote, but don’t just let nobody have a vote on it and hide behind the cloak. No, let’s let the people know what side we are on.

Do we want to have drug cartels being handed billions of dollars? That is what this is about.

Oh, yes, we are going to say, well, fewer people will use marijuana. No, I do not believe that for an instant. And especially people who are using it for medical purposes, there won’t be fewer of them. Those people still need medical marijuana, and they have arthritists and they have PTSD in Vietnam—and actually, not Vietnam vets, but the vets coming back from the Gulf. The veterans are coming back, and they know that this can help them.

We are now turning off the supply of medical marijuana to people who can be helped, and then what are we doing? We are giving the money that is being made by honest businessmen now in a transparent way, trying to run something where taxes are paid and everything. They are giving you a score of how you voted and everything. I have received very little publicity on this, and a fellow came to my office, and I am sure he alluded to, my typical voter, my conservative voter in Canton, California.

Well, I knew that I was getting a lot of publicity on this, and a fellow came to my office to talk to me about a totally different issue, about an aerospace issue. I am one of the senior members of the Science Committee, and I said—now, this guy represents, to me, my typical voter, my conservative voter in San Diego, California.

The conservative voter was a guy who has been a commander or a captain in the U.S. Navy, a pilot. He was now in aerospace, and I am sure he always voted Republican. And so I asked him, and I said, look, let me help you with your suffering. How ridiculous is that?

All Americans who suffer from diseases ranging from Crohn’s disease to cancer, the potential to receive medical benefit from cannabis is cleared.

And the wounded American soldiers coming home from the Middle East, they have come to our offices. They have been in my office, and I am sure they have been in other people’s offices to explain the positive effects of cannabis in dealing with PTSD.

In fact, the American Legion, an organization chartered in the aftermath of World War I to represent veterans, adopted a resolution last month urging the Veterans Affairs Department to allow Federal guidelines that now VA physicians to discuss and to recommend the use of medical marijuana in accordance with State laws.

My goodness, I will just have to say that for all our back on those seniors, to say that these people who have young children who had seizures and they couldn’t stop them and to turn our back on those people, to turn our back on our veterans, that is what this vote is all about.

This isn’t about, oh, well, somebody can just go smoke marijuana.

And, by the way, if an adult is smoking marijuana in their backyard, yes, I don’t think that we should waste police resources and billions of dollars of law enforcement money to stop an adult from using marijuana in his backyard.

But that is not the issue. The issue is whether States that have legalized the medical use of it should be superseded by us here, by the vote that we are going to have here in the next few days. Let me tell you something about how I didn’t know how the public would respond to the fact that I am one of the leaders in this whole effort to legalize the medical use of cannabis.

You know, I was Ronald Reagan’s speechwriter, and I have been a Republican all my life. I get the top score on conservative groups that, you know, are giving you a score of how you voted and everything. I have received very high marks in all of those groups, and I have been a conservative voter. I have a conservative, libertarian background. I was Ronald Reagan’s speechwriter for 7½ years in the White House. I got elected in 1988, the last year of Reagan’s term in the White House, and I sort of slipped into this issue because it is a principled issue to me. The principle is freedom, liberty, justice, and if you are not hurting somebody else; but especially we should let people who are suffering, at the very least give them some leeway when it comes to medical uses.

Well, I knew that I was getting a lot of publicity on this, and a fellow came to my office to talk to me about a totally different issue, about an aerospace issue. I am one of the senior members of the Science Committee, and I said—now, this guy represents, to me, my typical voter, my conservative voter in Canton, California.

The conservative voter was a guy who has been a commander or a captain in the U.S. Navy, a pilot. He was now in aerospace, and I am sure he always voted Republican. And so I asked him, and I said, would you try to explain the positive effects of cannabis in dealing with PTSD.

And he says: Yeah, but you don’t know that I have three sons—three sons—and the day after 9/11, they all marched off and joined the military. And then what you don’t know also is, a few years later, two of them came back, but the third one who came back wasn’t my son anymore. The third one that came back was on the floor in seizures because he had been in some kind of an explosion that had rattled his brain, and he was on the floor over these seizures and they wouldn’t stop. How would you feel about your child on the floor having seizures that you cannot stop?

And now when I tell these people: We don’t care about that; you are not going to get to try medical marijuana—well, this guy said he tried everything. He took him to the VA, and it didn’t help. After about a year, this guy said one of the guys at the VA hospital pulled him aside and said: Hey, you want to help your son? See me off campus.

They saw him in his office off the VA hospital, and the guy said: Look, your son needs marijuana. Here is the prescription. Here is how to use it. Go do it.

And do you know what the guy said to me there in my office? He said: My son hasn’t had a seizure since that day. You wonder what I want to do about you being the point man on legalizing medical marijuana? I want to go over and give you a big hug.

That is what he said.

Now, I hope that my colleagues take this seriously because there are children on the floor having these seizures. There are veterans waiting there in seizures. There are old folks who are having arthritis and they can’t move their hands, or they have lost their appetites in these senior citizen homes.

There is nothing wrong with us using cannabis to help alleviate their pain. We have been doing that for 3 years, and now the Rules Committee may not even permit us to have a vote on it, and they will take it out of this bill. We will be taking this away, without even having our people have to vote on it or not.

Well, I say if you disagree with me, that is fine. If you don’t like me, I am glad they beat me.
Let people be held accountable for this. Don't take it out of the bill. If they take it out of the judiciary appropriations bill, I am asking my colleagues to stand up and vote against a rule that is shielding us from accountability, shielding us from having to have, basically, for spending billions of dollars over to the drug cartels.

Now the argument, of course, is: Oh, there is an opiate—you know, some kind of, what do they call it, an epidemic, the epidemic that is in America is opiates. Well, yes, there is. When young people, or old people, are given opiates by their doctors, that is what happens: they get addicted to the opiates. If their doctors have no alternative, like cannabis, to provide their patients with something that might help them with their challenge, well, then you are going to get opiates, and that is what has happened. Our doctors have been passing out opiates as if they are candy.

It is the legalization of medical marijuana that makes it more likely that we will defeat the opiate epidemic and get our people back to a point where they can actually control their own lives. No one has ever died from an overdose of marijuana.

Now, I can tell you this. I understand that people really want to help young people, and others, not to get addicted to drugs. And I will say, no one has ever died from overusing marijuana. Yes, there are some serious concerns of why you don’t want young people, in particular, using cannabis.

But to make it illegal, to put people in jail for using this, for basically leaving these things that they discovered there in Israel had to lead the way on this and introduce a major research effort into cannabis, and their results have been spectacular.

Why does that happen in Israel and not here? Don’t we care about whether those things that they discovered there that affects their people will help our people as well? No, no. We couldn’t do that because we have people who are still living in the 1960s when to them cannabis—marijuana—means everybody growing their hair long, smoking marijuana in the park, and falling in life, becoming hippies, and all of that.

The bottom line is that image is destroying the well-being of millions of Americans today. We have got to get over that image because that is not what medical cannabis is all about.

And as I say, young people under 20 years of age, I have no problem outlawing it for them and having some kind of severe penalty for people selling them. We need to protect them because it does impact negatively on kids who are under 20 years of age, or in that age group.

But let me also note: those kids shouldn’t be drinking as well. The alcohol they are consuming will really hurt the development of their brains and affect their electrical system also says that when they overdrink at an early age it has that same type of impact.

So these decisions to protect us Americans from ourselves are well-intentioned. They certainly understand these negative impacts, and there are negative impacts of everything. There are negative impacts of too much sugar; there are negative impacts of eating the wrong things, or not getting any exercise, or sitting down in front of your computer, or only sitting and watching TV.

But if we go down the road and we let the idea that we will protect us from ourselves, and that we are saying the government needs to just control our lives for us, no, that is not going to happen. That is not what our Founding Fathers were all about, and that is not what this country is all about.

Yes, there are things that we don’t want young people to be involved with when it comes to cannabis. It is true with so many other things. And, also, we can’t control that if we leave the drug cartels in power.

Perhaps the most serious downside of using cannabis over the last 50 years has been the financing of these drug cartels in Mexico and developing countries. But now, with the continued enactment of Rohrabacher-Farr, the vast majority of States have charted an alternative course, rather than what we have had before, before our things passed. Well, the billions of dollars, this multi-billion-dollar industry has been taking shape, and it is taking a huge market share away from the cartels and the gangs.

Number one, it is important that we make sure young people, veterans, older people, people who need this, people who are infirmed and need this help with cannabis and it can help them, first and foremost, let’s set the States decide whether or not that is going to be a right for people to try to treat themselves with cannabis in those States.

But, number two, let’s make sure that the money that is now being spent and organized to try to provide those people with their supply, and doing it in a very professional way with how much we would save, it would be getting, et cetera, and people held accountable, let’s not turn that off and eliminate that and just send these people to the drug cartels. It is ridiculous.

And, finally, for me and many of my conservative colleagues, this has always been an issue of federalism and freedom. This has always been an issue that goes right back to the fundamentals.

Our Founding Fathers did not expect that the Federal Government would assume such a prominent role when it comes to policing our lives. Rather, they intended the States to take the lead when exercising police powers.

The 46 States have, thus far, sought a different course when it comes to medical cannabis. These States should not be stymied by an all-powerful Federal Government dictating what we, and the citizens of this country, shall do in our private lives. The States, and the people therein, should make these decisions and to regulate these activities, or not regulate them, as they see fit.

What has happened now, because we have gotten away from this idea that Federalism will decide, the issue of Federalism, the 10th Amendment, what we have now are situations where we have different armies, like the DEA and others, who have had raids taking place throughout our country. This was not what our Founding Fathers had in mind.

This effort to try to put in jail anybody who is even using marijuana for anything, what we have done is in the Black and Chicano communities, in particular, minority communities who have less money, they have suffered the most because if their children—let’s say a 20-year-old young man gets arrested in the ghetto, well, he is not going to have a lawyer like that, like someone who has better jobs 10 years down the road by hanging this on their back. We wonder why people can’t get jobs, well, somebody from a more affluent home, there is a lawyer waiting for them at the police station if he is ever caught with a baggy of marijuana.

Well, that is not good to have that young man in the ghetto, or anywhere else, or even in the affluent communities, to have to have a criminal record for something that, yes, might
have a negative impact on him. We should instead—let me just offer this as a solution. Let’s go forward with some positive programs, rather than superseding State law with a heavy-handed, iron-fisted enforcement of laws controlling private drug testing and their private consumption of what they want to consume. Let’s put our effort into offering a positive alternative.

For example, in high schools and colleges, we don’t have drug testing. In our military, we can have drug testing. But it is not drug testing to put someone in jail. If you do it that way, you can’t do that legally. You can’t force someone to testify against themselves. But if you say: We want to see if you have a problem, and you are not going to get a driver’s license if you don’t pass drug free; and you can be given a drug test in high school at any time, and if your test comes back negative, you talk to the family of a young person who has been tested and has been using some kind of drug.

We can do those types of things. We can do those things that aren’t aimed at obliterating someone’s future by giving them a felony conviction for having a little bit of marijuana on them. That is ridiculous.

And we don’t need to give the drug cartels all the money in making sure that people in the old folks’ home down the street don’t get to smoke marihuana to take care of their arthritis. That is all ridiculous.

Now we are facing this challenge here. This will be a vote this week. I would ask my colleagues: Please, let us have the amendment that we have had for 3 years, keep the status quo of letting the States handle this issue, let the States do that. This is a States’ rights issue. Thomas Jefferson would be for us.

At the same time, if we do not get a vote on this and they try to hide behind it—we are not even going to get a chance to vote on it, thus we are not going to be held accountable for eliminating this freedom that we have and this federalism that we have—if we don’t get that vote, I am asking my colleagues, especially my Republican colleagues—and I ask the public to pay attention to how people vote—a vote for the rule if this amendment, if the Rohrabacher-Berman amendment is not permitted, then a vote for the rule if this amendment is not permitted, then a vote for the rule if this amendment is not permitted, then a vote for the rule if this amendment is not permitted. And if your vote is in the wrong direction, FDR’s Roosevelt新政 would say it would be a chance to vote on it again if we defeat it the first time.

So I say strike a blow for freedom, make sure we have reaffirmed the idea of federalism, personal responsibility, not government controls over our lives, let’s do what our Founding Fathers did, let’s strike a blow for liberty.

That is what this is about: liberty. And it is not about having power in the hands of the Federal Government to come down and tell us how to run our lives and centralizing power in Washington, D.C.

So I ask my colleagues to join me in voting for my amendment if it is permitted on the floor and, if it is not, to vote against the rule on the appropriations bill for the Justice Department.

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

RECESS

The SPEAKER pro tempore (Mr. Lewis of Minnesota). Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 8 o’clock and 15 minutes p.m.), the House stood in recess.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 3354, DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2018; PROVIDING FOR CONSIDERATION OF MOTIONS TO SUSPEND THE RULES; AND WAIVING A REQUIREMENT OF CLAUSE XIII WITH RESPECT TO CONSIDERATION OF CERTAIN RESOLUTIONS REPORTED FROM THE COMMITTEE ON RULES

Mr. COLE, from the Committee on Rules, submitted a privileged report (Rept. No. 115-295) on the resolution (H. Res. 500) providing for consideration of the bill (H.R. 3354) making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2018, and for other purposes; providing for consideration of motions to suspend the rules; and waiving a requirement of clause 6(a) of rule XIII with respect to consideration of certain resolutions reported from the Committee on Rules, which was referred to the House Calendar and ordered to be printed.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. LAMBORN (at the request of Mr. McCarthy) for today on account of flight delays.

Mr. CUMMINGS (at the request of Ms. PELOSI) for today and the balance of the week on account of medical leave.

Mrs. NAPOLITANO (at the request of Ms. PELOSI) for today on account of husband’s health.

Mr. STROZZI (at the request of Ms. PELOSI) for today on account of mother’s funeral.

ADJOURNMENT

Mr. COLE. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 11 o’clock and 48 minutes p.m.), under its previous order, the House adjourned Wednesday, September 6, 2017, at 10 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

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

2348. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Approval and Promulgation of Implementation Plans; Louisiana; Volatile Organic Compounds Rule Revision and Stage II Vapor Recovery (EPA-R06-OAR-2013-0167; FRL-9966-52-Region 6) received August 18, 2017, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

2349. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Approval and Promulgation of Air Quality Implementation Plans; Virginia; Major New Source Review (EPA-R06-OAR-2015-0052; FRL-9966-78-Region 3) received August 18, 2017, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

2350. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Agency’s final rule — Airspace Designations; Incorporation by Reference [Docket No.: FAA-2017-0798; Amendment No.: 71-49] received August 31, 2017, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

2351. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Agency’s final rule — Amendment of Class D and E Airspace; Hilo, HI [Docket No.: FAA-2017-0222; Airspace Docket No.: 17-AWP-8] received August 31, 2017, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

2352. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Incorporation by Reference of ICAO Annex 2: Removal of Outdated Dashed Atlantic Minimum Navigation Performance Specifications [Docket No.: FAA-2016-9154; Amdt. No.: 91-348] (RIN: 2120-AK38) received August 31, 2017, pursuant to 5 U.S.C. 801(a)(1); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

2353. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Amendment of Class D
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H.R. 1843 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. FRELINGHUYSEN:
H.R. 3672. A bill making supplemental appropriations for disaster relief requirements for the fiscal year ending September 30, 2017, to the Committee on Appropriations, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. COFFMAN:
H.R. 3673. A bill to impose a ban on the importation of certain petroleum products from Venezuela; to the Committee on Ways and Means.

By Mr. SMITH of New Jersey:
H.R. 3674. A bill to amend the Small Business Act to allow small business concerns, homeowners, or nonprofit entities to use certain Sandy grant funds or other disaster assistance received to repay certain disaster assistance provided by the Small Business Administration, and for other purposes; to the Committee on Small Business, and in addition to the Committees on Financial Services, and Transportation and Infrastructure, 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. COOPER (for himself, Mr. O’HALLERAN, Ms. SINEMA, Mr. SCHNEIDER, Mr. SCHRADER, and Mr. COHEN):
H.R. 3675. A bill to provide that Members of Congress shall be paid last whenever the Treasury is unable to satisfy the obligations of the United States Government in a timely manner because the public debt limit has been reached; to the Committee on House Administration.

By Mr. JONES:
H.R. 3676. A bill to provide that human life shall be deemed to exist from conception; to the Committee on Judiciary.

By Mr. NORCROSS:
H.R. 3677. A bill to designate the Peter J. McGuire Memorial and Peter J. McGuire Gravesite located in Pennsauken, New Jersey, as a National Historic Landmark, and for other purposes; to the Committee on Natural Resources.

By Mr. NORTON:
H.R. 3678. A bill to amend the Internal Revenue Code of 1986 to designate the District of Columbia as an empowerment zone; to the Committee on Ways and Means.

By Mr. REED (for himself and Mr. PASCAREL):
H.R. 3679. A bill to amend the Internal Revenue Code of 1986 to provide tax relief for major disasters declared in any of calendar years 2012 through 2015, to make certain tax relief provisions permanent, and for other purposes; to the Committee on Ways and Means.

By Mr. ZELDIN:
H.R. 3680. A bill to amend title 38, United States Code, to make permanent the authority of the Secretary of Veterans Affairs to provide financial assistance for supportive services for very low-income veteran families in permanent housing; to the Committee on Veterans’ Affairs.

By Mr. VEASEY:
H.R. 3681. A bill expressing support for designation of the month of September as “National Voting Rights Month”; to the Committee on the Judiciary, and in addition to the Committee on 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. FRELINGHUYSEN:
H.R. 3672. Congress has the power to enact this legislation pursuant to the following:

The principal constitutional authority for this legislation is clause 7 of section 9 of article I of the Constitution of the United States (the appropriation power), which states: “No Money shall be drawn from the Treasury, but in Consequence of Appropriations made by Law.” In addition, clause 1 of section 8 of article I of the Constitution (the spending power) provides: “The Congress shall have the Power . . . to pay the Debts and provide for the common Defence and general Welfare of the United States. . . .” Together, these specific constitutional provisions establish the congressional power of the purse, granting Congress the authority to appropriate funds, to determine their purpose, amount, and period of availability, and to set forth terms and conditions governing their use.

By Mr. COFFMAN:
H.R. 3673. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 states that “The Congress shall have the power to regulate commerce with foreign Nations, and among several States, and with the Indian Tribes.”

By Mr. SMITH of New Jersey:
H.R. 3674. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 states that “The Congress shall have the power to regulate commerce with foreign Nations, and among several States, and with the Indian Tribes.”

By Mr. JONES:
H.R. 3675. Congress has the power to enact this legislation pursuant to the following:

Article I, Sections 8 and 9 of the Constitution of the United States.

By Mr. NORTON:
H.R. 3676. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, and Article III, Section 2 which provides: “The judicial Power . . . shall be vested in one . . . Court of the United States . . . .” Congress has the power to enact this legislation pursuant to the following:

By Mr. NORCROSS:
H.R. 3677. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 states that “The Congress shall have the power to regulate commerce with foreign Nations, and among several States, and with the Indian Tribes.”

By Mr. JONES:
H.R. 3678. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, and Article III, Section 2 which provides: “The judicial Power . . . shall be vested in one . . . Court of the United States . . . .” Congress has the power to enact this legislation pursuant to the following:

By Mr. NORTON:
H.R. 3679. Congress has the power to enact this legislation pursuant to the following:

clauses 17 of section 8 of article I of the Constitution.

ADDITIONAL SPONSORS

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

H.R. 19: Mrs. Wagner.
H.R. 154: Ms. Jenkins of Kansas, Mr. Danny K. Davis of Illinois, Mr. Donovan, and Ms. Brownley of California.
H.R. 263: Mr. Richmond and Mr. Sarbanes.
H.R. 246: Mr. Womack, Mr. Wenskup, and Mr. Sessions.
H.R. 252: Mr. Peters.
H.R. 265: Mr. Messer.
H.R. 350: Mr. Roskam.
H.R. 364: Mr. Kaptur.
H.R. 392: Mr. Jenkins of West Virginia, Ms. Sinema, Mr. Schrader, Mr. O’Halleran, Mr. Roskam, Ms. Sewell of Florida, Mr. DeFazio, Mr. Correa, Mr. David Scott of Georgia, Mr. Crowley, Ms. Fudge, and Mr. Long.
H.R. 398: Mr. Cofman, Mr. Joyce of Ohio, and Mr. Scott of Virginia.
H.R. 453: Mr. Cramer.
H.R. 548: Mr. Donovan.
H.R. 631: Mr. Bacon and Mr. Ratcliffe.
H.R. 747: Mr. Soto.
H.R. 772: Mr. Chabot.
H.R. 783: Mr. Dunn.
H.R. 807: Mr. Marshall, Mr. Shuster, Mr. Cook, Mr. Fleischmann, Mr. Fitzpatrick, and Mr. Prarie.
H.R. 819: Mr. Brooks of Alabama.
H.R. 845: Mr. Ted Lieu of California.
H.R. 919: Ms. Speier.
H.R. 980: Mr. Carhaial.
H.R. 982: Mr. Donovan.
H.R. 1017: Mr. Joyce of Pennsylvania, Mr. Takanu, Mr. Rushe, Ms. Michelle Lujan. Grisham of New Mexico, and Ms. Clarke of New York.
H.R. 1038: Ms. Herrera Beutler, Mr. Trott, and Mr. Cofman.
H.R. 1041: Mr. Brooks of Alabama.
H.R. 1057: Mr. Rodney Davis of Illinois.
H.R. 1063: Mr. Costello of Pennsylvania, Mr. Takanu, Mr. Rushe, Ms. Michelle Lujan. Grisham of New Mexico, and Ms. Clarke of New York.
H.R. 1098: Ms. Herrera Beutler, Mr. Trott, and Mr. Cofman.
H.R. 1091: Mr. Brooks of Alabama.
H.R. 1037: Mr. Rodney Davis of Illinois.
H.R. 1065: Mr. Donavan and Mr. Donovan.
H.R. 1148: Mr. Norman, Mr. Chabot, Mr. Guthrie, Mr. Hastings, Ms. Clarke of New York, Mr. Donavan, Mr. Higgins of New York, Mr. Posey, and Mr. Lance.
H.R. 1150: Mr. Lamalfa.
H.R. 1153: Mr. Comstock.
H.R. 1164: Mr. Lamalfa.
H.R. 1222: Mr. Mihisan.
H.R. 1223: Ms. Shea-Porter and Mr. Brooks of Alabama.
H.R. 1232: Mr. McNerney.
H.R. 1241: Ms. Pingree.
H.R. 1251: Mr. Carson of Indiana, Mr. Gonzalez of Texas, Mr. Sablan, and Mr. Veasey.
H.R. 1266: Ms. Lofgren and Mr. McGovern.
H.R. 1300: Mr. Graves of Missouri, Mr. Stivers, and Mr. Bacon.
H.R. 1368: Mr. Lance.
H.R. 1406: Ms. Lowey and Mr. Ghotmeh.
H.R. 1456: Mr. Cummings and Mr. Gonzalez of Texas.
H.R. 1465: Mr. Welch.
H.R. 1468: Mr. Lance and Mr. Collins of New York.
The Senate met at 3 p.m. and was called to order by the President pro tempore (Mr. HATCH).

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

> Let us pray.

Eternal and sovereign God, the Earth in its fullness belongs to You. Teach us to live by Your precepts and follow Your plans. Guide our lawmakers in the challenging decisions they face. May they build up rather than tear down, using their powers to keep dreams from becoming nightmares. Give them the wisdom to know that history will judge them by whether they act with courage or cowardice.

Lord, lead our Senators in their efforts to guide our citizens to the better angels of our nature. May our lawmakers make the commitment to stand for right though the heavens fall.

And, Lord, we pray for those affected by Hurricane Harvey and for those bracing for Hurricane Irma.

We pray in Your merciful Name. Amen.

**Pledge of Allegiance**
The President pro tempore led the Pledge of Allegiance, as follows:

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

**Recognition of the Majority Leader**
The President pro tempore recognized the majority leader.

**Measure Placed on the Calendar—S. 1757**

Mr. McConnell. Mr. President, I understand there is a bill at the desk that is due for a second reading.

The President pro tempore. The clerk will read the bill by title for the second time.

The senior assistant legislative clerk read as follows:

A bill (S. 1757) to strengthen border security, increase resources for enforcement of immigration laws, and for other purposes. (Mr. HATCH.)

Mr. McConnell. Mr. President, in order to place the bill on the calendar under the provisions of rule XIV, I object to further proceedings.

The President pro tempore. Objection having been heard, the bill will be placed on the calendar.

**Hurricane Harvey Disaster Relief and Other Issues Before the Senate**

Mr. McConnell. Mr. President, I want to begin by extending the Senate’s heartfelt sympathies to those affected by Hurricane Harvey. We have seen the devastation across Texas, Louisiana, and the gulf coast. We know the recovery will not be easy, nor will it be quick.

We also understand the Federal Government’s important role in assisting impacted communities. Last week, the President submitted a supplemental emergency funding request that will allow this critical work to continue. It will also allow our country to be better prepared for future natural disasters. It is especially important, given the potential for another major hurricane to strike our country this very week.

As I said when the President submitted his emergency funding request, the Senate will work closely with his administration and the House of Representatives to deliver that much needed relief. I am glad to see the House Appropriations Committee has already taken important steps to get us there, and I look forward to the House sending over legislation so the Senate can act on it as soon as possible.

I know that securing this emergency funding is very important for the President, and I know that preventing a default or shutdown amidst such a historic natural disaster is also very important to him—and even more so now with another major hurricane on the way.

These are the President’s immediate priorities: pass disaster relief, prevent a default, and fund the government. These are my immediate priorities as well, and I am sure all of our colleagues feel the same way. We have to get all three of these things done, and we have to do it very quickly.

In the case of the debt limit, we need to act quickly, given the new uncertainty from the large costs of storm recovery. As the President’s Budget Director wrote in his letter to Congress last week, “Given the need for additional spending as a result of disaster response and initial recovery from Hurricane Harvey, the Administration continues to urge Congress to act expeditiously to ensure that the debt ceiling does not affect these critical response and recovery efforts. Otherwise it may not be possible to get those critical resources to Americans who desperately need them.”

Here is why. As Treasury Secretary Mnuchin explained, “[O]ur first priority is to make sure that the state gets money, it is critical, and to do that we need to make sure we raise the debt limit. So if Congress appropriates the money, but I don’t have the ability to borrow more money and pay for it, we’re not going to be able to get that money to the state.”

He called for Congress to “put politics aside” and get these things done as quickly as possible. That was the Secretary of the Treasury.

I look forward to continuing to discuss these important issues with the President’s team and congressional leaders of both parties at the White House tomorrow. I look forward to discussing other important and shared priorities as well.

Nominees, for instance. It was good to see the Senate clear a large package...
of nominees before we left for the State work period. Now our work continues. There are other vacancies to fill. There are nominees, for instance, for positions that are critical to recovery from Hurricane Harvey. We have to work to get those nominees confirmed quickly, and we have to keep working together to fill other vacant positions in the Federal Government as well.

Another issue of extraordinary importance is tax reform. We will actually have another meeting at the White House today on that issue specifically. It is clear the President is very engaged on this issue. As he wrote in an op-ed this weekend, “Our self-destructive tax code costs Americans millions of jobs, trillions of dollars and billions of hours spent on compliance and on paperwork. . . . We owe it to the American people to fix this broken system. American businesses want to prosper on our shores, and middle-class families are ready for more growth, more jobs, and higher pay.”

That is the aim of tax reform, and that is the message I hope the President will continue to take around the country, including his trip this week to North Dakota. In the meantime, work will continue among Members and committees in both Chambers to keep moving forward on this important issue.

In addition to these issues, I also look forward to tomorrow’s discussion about the national security challenge that is before us. Administration officials will be coming to Congress later that day to give a briefing on challenges like North Korea and Afghanistan. I am looking forward to that important meeting. These are complicated issues, and they will require smart responses from both the administration and from Congress.

Here in Congress, we will have an opportunity to address some of them soon as we work to pass related legislation such as the annual Defense authorization bill. The chairman of the Armed Services Committee, Senator McCain, and his family in our thoughts over the State work period. We are glad to have him back with us. We know he will again manage this year’s legislation with skill and dedication.

There are obviously other important issues before us as well. There are many goals we share with the administration. There is a lot we want to get done, and we have three critically important things before us right now that we need to do quickly: pass disaster relief, prevent a default so those emergency resources can actually get to Americans who need them, and keep the government funded. Those are the three important things before us now.

We will continue working with the administration and our friends on both sides to accomplish those things.

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER (Mr. TILLIS). The Democratic leader is recognized.

HURRICANE HARVEY DISASTER RELIEF AND OTHER ISSUES BEFORE THE SENATE

Mr. SCHUMER. Mr. President, first, I welcome the Presiding Officer and every other Senator back from the district work period as we with know, much has happened since we last were here.

North Korea has tested several ballistic missiles and reportedly tested a nuclear weapon, alarming well-meaning nations around the world.

In Charlottesville, neo-Nazis and White supremacists marched through the streets, reminding us we are not done fighting the darkest elements of American society—racism, bigotry, hate.

Right now, large parts of the fourth largest city in our country remain underwater. I extend my most heartfelt sympathies to the people of Houston and to those across parts of Texas and Louisiana who begin a long road to recovery from Hurricane Harvey. Having lived through Hurricane Sandy in my home State of New York, I remember the agonies of families who lost their homes, lost their businesses, and for the first month, had a sense of helplessness about what had happened to them. Our thoughts and prayers are with every one in Houston.

We thank all the first responders and the rescue organizations—the police and fire departments—that are on the scene, as well as those everyday American heroes. Americans always rise to the occasion to lend a hand, such as the folks who drove to Houston with boats to rescue stranded families. In rough times, Americans pull together, and Congress will do its part to provide relief and aid to the people of Houston this month.

Needless to say, we have a busy work period ahead of us. In addition to a recovery package for Houston, we have to pass appropriations to keep the government open, raise the debt ceiling, protect the Dreamers, provide certainty on the cost-sharing program that helps stabilize premiums down, and much more. The to-do list is lengthy. Nearly all the items I mentioned will require votes from Senators from both sides of the aisle. The best way to tackle and ultimately pass legislation on those issues is for us to work in a bipartisan way this month.

Mr. President, on taxes, unfortunately, we are off to a very bad start because President Trump has scheduled a meeting on tax reform today with only Republican legislative leaders. Just as they did with healthcare, Republicans seem to be excluding Democrats from the legislative process from the very beginning.

The majority leader announced prior to the break that he would likely pursue changes to the Tax Code on reconciliation, meaning the Republicans would only need the votes of their own party. Now they are meeting about the issue without even inviting Democrats to join in preliminary talks.

Very simply, if Republicans hope to avoid the same pitfalls that ultimately brought down their effort to repeal and replace the Affordable Care Act, they ought to abandon the misguided idea that the Republican Party, the only party, major changes to the Tax Code. An effort such as this requires two parties, and the result for the American people will be better if we all work together. The American people understand clearly that if Democrats were included in the debate, tax reform would be much more likely to help the middle class. If Republicans are the only ones in the room on tax reform, the vast majority of the benefits are likely to go to those at the top. That is very different from the Republican Party has stood for for years.

Mr. President, on another matter, over the past 6 weeks, North Korea has repeatedly tested the resolve of the United States with the launch of several ballistic missiles. The rogue regime has threatened to launch a missile in close proximity to Guam, a U.S. territory, and has, in fact, fired a missile over the territory of our ally Japan.

The United States must respond to these increasingly bellicose actions with firmness and levelheadedness. The President of the United States has to lead the way. The President of the United States should be firm, level, and above all else, credible. The President’s words matter—especially on issues of national security—but thus far, President Trump has responded to North Korea with bluff and bluster, hyperbole and exaggerated language: “Fire and fury like the world has never seen.” That is the kind of language we typically hear from the North Korean regime, not from the President of the United States.

The harsh fact is that because President Trump bluffs and blusters, he will be much less effective in dealing with North Korea in the long run. Foreign leaders—even our allies—don’t know whether they can trust his words when there is so much hyperbole involved, and it undermines his ability to lead in a geopolitical crisis.

I urge the President to speak with caution, to speak with prudence, and to always speak credibly as well as strongly. It is paramount that North Korea understand the position of the United States and that when the President of the United States makes a statement, it believe we are prepared to act accordingly.

Mr. President, finally, on the DACA Program, today the administration announced it would terminate the program after a period of 6 months. Most Americans know how heartless this DACA decision is, ripping families
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apart, telling people who worked so hard for years to become Americans that they now have to leave the country. These are folks who were brought here as children through no fault of their own. They may have known no other country, but they have voluntarily registered themselves with the government in order to live, work, and give back to our great country. Make no mistake—they contribute greatly to our country. These hard-working people answer their contributions are vital to our economy, vital to our communities, schools, and institutions, such as the military.

They are also vital to tens of thousands of businesses, small and large, that will be hurt if the administration's order stands. Ninety-one percent of DACA recipients are employed, paying taxes and paying into Social Security. A study by the Center for American Progress earlier this year found that ending DACA would drain $633 billion from our national GDP over 10 years. Even the Libertarian Cato Institute estimated that ending DACA would cost employers nearly $2 billion over 2 years. The human and economic toll of rescinding DACA will be far-reaching.

It is telling that Attorney General Sessions—not President Trump—made the announcement today that the administration would be ending DACA, and he did it without taking a single question. It shows that President Trump is not proud of what the administration has done today; otherwise he would have come forward himself. It shows that he is probably ashamed of this decision.

It was with unbelievable hypocrisy that both Attorney General Sessions and the White House Press Secretary said today that the decision was about upholding the rule of law. If this White House had such reverence for the rule of law, the President would not have fired Sessions or attacked the Federal judiciary for ruling against the travel ban or pardoned Sheriff Joe Arpaio for no reason other than he was a political ally.

Congress now has an ability and an obligation to act. Democrats will do everything we can to prevent President Trump’s terribly wrong order from becoming reality.

I yield the floor.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, the leadership time is reserved.

MORNING BUSINESS

The PRESIDING OFFICER. Under the previous order, the Senate will be in a period of morning business until 5 p.m., with Senators permitted to speak therein for up to 10 minutes each.

H.J. RES. 76

The PRESIDING OFFICER. For the information of the Senate, pursuant to the order of August 3, 2017, the Senate received H.J. Res. 76 from the House of Representatives on August 4, 2017, and the joint resolution was passed, and the motion to reconsider was considered made and laid upon the table.

The Senator from Texas.

HURRICANE HARVEY

Mr. CORNYN. Mr. President, I just returned from Texas, where, as the world knows, Hurricane Harvey has devastated the gulf coast and now ranks among the costliest natural disasters in American history. Today I want to share with you what my State has experienced in the wake of this storm that has battered so many homes and broken so many hearts. The storm calamitously resulted in the loss of at least 60 lives, with probably more to come as the water recedes and as people’s bodies are discovered. Of course, we should remember those families who have lost loved ones.

You have seen the pictures, but let me describe what my fellow Texans have experienced firsthand. It started when Harvey ran into a patch of warm water in the Gulf of Mexico the week before last. As Harvey rumbled toward Texas, the ocean churned and the storm grew in size and strength. By the time it made landfall in the Coastal Bend region south of Houston, the hurricane was a Goliath—Category 4. The rain just poured down and the water rose in towns like Rockport, Port Lavaca, and Aransas Pass. Streets became swamps, and homes filled up like bathtubs.

First were those smaller coastal communities that I just mentioned, but then one of the largest cities in the Nation, Houston, and nearby areas were hit. Third, let’s not forget places like Port Arthur, Beaumont—where I was yesterday with Majority Leader McConnell, the House Republicans and my other colleagues—as well as other parts of Jefferson and surrounding counties that were hit when the storm barreled east and then finally abated.

Five days and 50 inches of rainfall—every known record was shattered. The National Hurricane Center was awed by the storm that it called “relentless.” The Washington Post appropriately called it “merciless” because it was. Sunday and Monday were the worst day ever in Houston, where nearly a third of the yearly rainfall came in 24 hours. A third of our annual expected rainfall in Houston came in 24 hours. Not only that, we now know Harvey was the rainiest extreme rain event in the history of the continental United States, a catastrophe so unheard of that it comes perhaps only once in 1,000 years. Let that sink in for a moment—a 1,000-year rain event.

The region’s intensity easily could have overwhelmed first responders, Medical, law enforcement, and rescue personnel easily could have said: You know, I am exhausted. I haven’t slept for days. I haven’t been able to change my clothes. I can’t do this anymore.

They could have easily said all of those things, but instead they kept wading into the water—the Harris County sheriff’s water rescue team, the Texas National Guard, Coast Guard, people like Sergeant Steve Perez, a 34-year veteran of the Houston Police Department who drowned in his patrol car during the storm. His wife told him not to go to work on that day, yet five days later he was reported missing.

“We’ve got work to do.” He drove for over 2 hours trying to find a safe route to allow him to report for duty and to protect the community he loved. I hope Sergeant Perez’s sacrifice will serve as an example to the rest of us to strive to serve others indiscriminately, no matter the potential cost.

Texas’s neighbors could have easily stayed home too—after all, our friends in Louisiana learned tough lessons of their own from Hurricane Katrina—but they did not. They mobilized. Calling themselves the Cajun Navy and the Cajun Coast Search and Rescue, they hitched their fishing boats to their pickup trucks and said: “GTT,” “gone to Texas”—gone to Texas to join the other rescuers, both uniformed and volunteers.

What did they all do?

They saved people who were floating on air mattresses, the few belongings they could carry that were stuffed into garbage bags and were stranded on rooftops. They navigated around submerged trees and stop signs and cars, working with little to no sleep, dripping wet with sweat pouring from their faces, and smelling like the murky water that surrounded them. It seems that I heard about these stories over and over again during my trips to Corpus Christi, Rockport, Austin, and all around the State. These are the stories I heard in Houston, Port Aransas, Port Lavaca, and elsewhere.

In particular, Governor Greg Abbott’s leadership has been critical. He and his team of emergency management personnel, led by Chief Nim Kidd, were well prepared in advance, and they moved swiftly following the state of emergency being declared in more than 50 of the 254 Texas counties. Yet it was not just State and local officials who acted with such dispatch. The Federal Government stepped up, too, starting with the President of the United States, who personally flew with the First Lady, made two trips to the affected region. He brought members of his Cabinet, who had previously called
me and my other colleagues from the Texas delegation over and over and over again, asking: What more can we do?

I thank the President and the Vice President, who also came personally, clearly had no intention to run out of money by the end of this week. In the wake of Hurricane Harvey, the inspections have begun, and recovery housing teams are on the ground. Countless others—local, State, and Federal actors—are working around the clock to aid rescue and recovery efforts. Yet it was just not just FEMA. It was the Small Business Administration, HUD, and the Department of Homeland Security. All of the heads of those agencies were there in person in Texas, asking over and over again: What more can we do?

It is not just government and government officials. It is organizations like the Red Cross, which ran shelters around the State, faith-based organizations, and people who just wanted to be good neighbors. Doing anything and everything to volunteer—to serve food, provide dry clothes, and a safe place to sleep.

Now we know that FEMA’s flood insurance programs, while they are being implemented, are about to run out of money by the end of this week. In the wake of Hurricane Harvey, the inspections have begun, and recovery housing teams are on the ground. Countless others—local, State, and Federal actors—are working around the clock to aid rescue and recovery efforts. Yet, as I said in Texas last week, the road ahead is going to be long and winding.

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At the age of 6, Jesus was brought from Mexico to the United States by his parents. It was not a family decision. His mom and dad made the decision and brought him to Houston, TX, where he grew up and got good grades in school. He wanted to go to college. He went to the Lone Star College in Houston and became a paramedic—a paramedic who responded to Hurricane Harvey.

He spent 6 straight days out there, helping people who were in desperate need. He was trained as a paramedic, he was able to give them emergency first aid and insulin when they were suffering from the impact of diabetes, and he did it day after day after day. He would go home, take a shower, and go right back out again. He finally took a day off and got some rest, and he went back and did it all over again.

The important part of this story is that Jesus Contreras is a paramedic because of the DACA Program, which you have described so well on the floor by the Senator from Texas. It was President Obama’s DACA Program that allowed him to stay in the United States, after having been brought here as a 6-year-old, and to go to school and become a paramedic. The DACA Program did that because it protected him from deportation, and it allowed him to legally work here in the United States as a paramedic. It was only because of DACA that this young man was able to step up and be part of that huge movement of people who came forward in Houston, TX, and other cities and made such a difference in the lives of so many people.

So when I hear the DACA Program dismissed as just overreach by a President, illegal, and unconstitutional, I beg my colleagues: Take a look at the human side of this story for a moment. Take a look at the human side of 780,000 people, just like Jesus, who have been protected from deportation, and what they have done with their lives. He didn’t vote to leave Mexico. His parents did. He didn’t vote for them not to file papers once he arrived in the United States. His parents did. That is what the Dream Act and DACA are all about.

If I am speeding down the highway and a patrolman pulls me over and gives me a speeding ticket, they don’t give a ticket to my grandson sitting in the backseat. He wasn’t driving the car.

In this situation, the Dreamers and those protected by DACA were young people brought to this country and who know no other country.

For year after year, he stood up in the classroom and pledged allegiance to the flag he knew. He believed himself to be American. Listen to what he wrote to me. This is what Jesus Contreras wrote to me:

Houston is my home and these are my people. I love my career—it’s given me an opportunity to help people’s lives. I never imagined I could. DACA means everything to me—I would lose my license and certifications without it. I would be sent back to a country I don’t know and would lose everything.

Is that what we want to see happen here? Do we want to set up a circumstance where this young man can’t come to Texas to serve people as he did during Hurricane Harvey in Houston, TX? Of course not.

The announcement by the President today that he is going to bring an end to DACA, I guess, came as no major surprise, but I listened carefully to what President-Elect Trump and what President Trump said about DACA and Dreamers over the months. He said to me personally—he looked me in the eye and said: Don’t worry about these kids. We are going to take care of the Dreamers. He said publicly: We love the Dreamers. Well, now we have a chance to do something about it.

I just had a press conference with Senator LINDSEY GRAHAM, Republican, of South Carolina. He and I have come together to introduce the Dream Act, which says, once and for all, that we need permanent law to protect these young people. It is not a new concept. I introduced the bill 16 years ago. If you said someone was a Dreamer 16 years ago, who would have said: Is he with the British rock group? People didn’t know what a Dreamer was. They know today. It is people like Jesus, brought to this country as kids and who are just asking for a chance to be part of America—and they are willing to sacrifice.

When he went through Lone Star College, as an undocumented student, Jesus Contreras didn’t qualify for one penny of Federal assistance—no government loans for him. He had to work his way through school. It takes that kind of determination to make it through school and to become an important part of America.

So today I am disappointed by what has happened. The announcement by Attorney General Sessions, who has never ever, in my time in the Senate, supported any immigration reform. He has never voted for the Dream Act. The fact that he was the first public voice saying that he was going to rescind—that the administration would rescind—DACA was no surprise. That is where he has been for as long as I have known him, publicly and politically. But I hope that the President now, because of the words he said in the past about the Dream Act and DACA, will be part of the solution and will help us in the 6 months to pass something that makes a difference.

I listened to the Senator from Texas stack up a whole list of things we need to have before we can help people like Jesus. There are a lot of things we need to do. Comprehensive immigration reform is one of them. I was one of the persons who put it together and voted for it when it had 68 votes in the Senate a few years ago. But, for goodness’ sake, we have a time-sensitive issue now with the Dreamers and DACA. We need to do something about it and do it quickly. That is why Senator GRAHAM and I are calling for passing the Dream Act in this September session. We know it is there. We have heard positive things said about it by Speaker RYAN, the Republican Speaker, and even by Senator MCCONNELL, Senator HATCH, and many who cosponsored it. We have to bring this measure up and get it done, once and for all.

In the meantime, 780,000 young people in America protected by DACA heard the news today, and their hearts were broken. They know now that the clock is running. It is the deportation clock. If we don’t act—and act in a timely fashion—young people like this man here, who risked his life and helped the people in Houston during Hurricane Harvey, may be deported, and he will certainly lose any opportunity he has to continue to be a licensed paramedic.

Will America be better if Jesus Contreras has to leave the United States? Would Houston have been better during this crisis if he had not been there? I don’t think so. We know better. We know that these young people really care and really want to be a part of our country. They are willing to turn in all their family information, go through background checks, and pay a filing fee under DACA. You know they want to be a part of this country. They want to serve in the military. They want to be of service to the people they live with in their communities. Now it is up to us.

So let’s not make excuses. Let’s make some law. Let’s do it the right way. Let’s pass the Dream Act now. Let’s make this a priority as we return this September. Let’s get it done with the other priorities we need to consider this month.

I yield the floor.

I suggest the absence of a quorum.

The Senator from Arkansas.

The legislative clerk proceeded to call the roll. The unanimous consent that the order for the quorum call be rescinded. The PRESIDING OFFICER. Without objection, it is so ordered.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session for the consideration of the following nomination, which the clerk will report.

The senior assistant legislative clerk read the nomination of Timothy J. Kelly, of the District of Columbia, to be United States District Judge for the District of Columbia.

The PRESIDING OFFICER. Under the previous order, there will be 30 minutes of debate equally divided in the usual form.

The Senator from Arkansas.
HURRICANE HARVEY AND THE AMERICAN SPIRIT

Mr. COTTON. Mr. President, today I join my colleagues and all Arkansans in support of and in prayers for the people of Southeast Texas and all of the victims of Hurricane Harvey. I also want to express our thoughts and prayers for those of grateful nation. All of you reminded us of the American spirit at a time when we needed it pretty badly.

August was not an easy month for our country. First, in Charlottesville, then we saw some pretty disgusting things—racism, anarchism, mob violence. If all you knew about America was what you saw on cable news and social media, you might think we were disintegrating into two armed camps of Communists and neo-Nazis. Images reminiscent of dark days in the last century appeared on our screens—torchlight marches, black-masked thugs, political violence in the streets, beatings, and even a murder—but none of these contemptible people represented what I certainly want: the best about America is best about America. They cannot even begin to understand what makes this country great because this country’s destiny was always to be more than a new battleground for old hatreds. It’s to be a mighty fortress for the rights of all Americans. Our destiny is to be the home of mankind’s aspiration for freedom, not the twisted delusions of grandeur of pathetic losers. The vast majority of Americans—whatever color, faith, age, or region—celebrate this creed, and they welcome this destiny.

That is exactly why we should not amplify irrelevant, fringe voices. It creates the illusion that a trivial, impotent minority is, in fact, a large and powerful movement against the dictates of common sense and experience.

To my knowledge, I have never met a neo-Nazi, a White supremacist, or a leftwing anarchist, nor have the Arkansans I spoke with in the last month, but while watching TV or surfing the web in the last month, you would think they number in the tens of millions. The drive for ratings and clicks seemed to leave a lot of Americans wondering: Is this America? Is this whom we have become?

Then Hurricane Harvey made landfall. The stories and the images that followed, once again, proved the old maxim: Adversity does not teach character. What it reveals is an American spirit as strong, as brave, and as loving as ever.

Law enforcement and other first responders performed bravely and skillfully, as always, but what was striking was how ordinary citizens answered the call to duty. There was Jim McIngvale, better known as Mattress Mack. Anyone who has ever lived in Houston knows that you cannot watch TV without seeing a Mattress Mack commercial, but Mack was not selling mattresses. He was saving lives. He turned two furniture stores into relief centers and opened his doors to anyone who sought shelter. Soon, he had 400 people at each store, sleeping on recliners, sofas, love seats—you name it. He gave out his personal cell number for people to call for help. If they could not reach his store because of the flooding, he sent his delivery trucks to go get them. When asked why he was doing it, Mattress Mack replied: “I’m a big believer that it’s better to give than to take.”

But not everyone had a Mattress Mack to go to. Some people had to call their local hero—Jeffrey Urban, who went to work just to make sure that everything was all right when he noticed a familiar phone number flashing across the caller ID. It was J.C. Spencer, a regular customer, who called that morning to place a once-in-a-lifetime order: two grilled chicken burritos with extra egg—and a boat. Urban called the owner, Cindy Smith, who sent her husband with his boat to the Spencer’s home, but there was not enough room in the boat for both of them. Fortunately, Lucky, two heroes on jet skis arrived—Keith Christensen and Winston Savice, Jr. When J.C. took a photo of his wife Karen sitting atop a jet ski while Winston sped her to safety, an internet sensation was born.

After weeks of our living rooms being filled with the sounds and imagery of hatred, we were suddenly overcome by stories of bravery and self-sacrifice. There was local reporter Brandi Smith, who called a crew to help a truckdriver who was trapped in his vehicle. There was Houston SWAT Officer Daryl Hudeck, who carried a young mother, Catherine Pham, and her 13-month-old son Aiden to dry land. There was Catholic priest David Bergeron, who kayaked around his neighborhood and offered to say Mass for anyone in town. Then there was an unknown man from Texas City, who said, when asked what he was doing with his boat under a flooded underpass, that he and his friends were trying to save lives.

So many of these images have already become iconic: Sheriff's Deputy Rick Johnson carrying two children through the floodwaters and the Cajun Navy from Louisiana being lined up like soldiers on a highway, as far as the eye could see, readying for battle. Yet perhaps the most telling image of all was the human chain. When Andrea Smith went into labor in her flooded apartment, her neighbors formed a human chain to help her reach a dump truck that had come to take her to the hospital. There was no pride of place, no rank, no distinction—just humble, selfless Americans who joined hands to help a neighbor in time of need.

You could say that human chain was a symbol because, when you step back and soak it all in, you realize this is America, that this is who we are as a nation, not those ideological zealots, not racists and Communists. Their blinding self-importance. Man’s inhumanity and love in that unbroken human chain. We have never lost this spirit of America, but we do occasionally lose sight of it, which is why we ought to pay tribute to these normal, public-spirited Americans—the people in that human chain, the people who heeded the call, who put their stranded countrymen first. They do not mistake malice for power, and they understand that the only true power is goodness. They are an inspiration to all of us in this Chamber and, indeed, to all the world.

They are the reason we can look to Houston, a city much embattled though not embittered, and take pride in what we see—not human devastation but human valor.

I yield the floor.

I suggest the absence of a quorum.

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

Mr. GRASSLEY. Mr. President, today I am pleased to support the nomination of Tim Kelly to be a judge on the DC district court. Tim serves as my chief counsel for national security, senior crime counsel, and majority staff director for the Caucus on International Narcotics Control. That is quite a professional title, isn’t it? And he has done an excellent job serving not only this chairman of the Judiciary Committee but all of the Judiciary Committee.

Tim’s career boasts a wide range of legal experience. After Tim graduated from Georgetown University Law Center in 1997, he served as a law clerk to Judge Buckwalter of the Eastern District of Pennsylvania. He worked as an associate at Arnold & Porter, and he dedicated 6 months of his career to work with the Legal Services Corporation. Tim spent a significant portion of his career serving as a Federal prosecutor, including several years as an assistant U.S. attorney for the District of Columbia, where he prosecuted a wide range of criminal cases in the very district for which he is being considered today. He also served as trial attorney in the Public Integrity Section of the Department of Justice, where he prosecuted public corruption cases. He has tried approximately 30 cases during his career, as well as negotiated dozens of guilty pleas.

Tim is a very talented attorney and is well liked by everyone—by staff and Members on both sides of the aisle. His collegiality and ability to get along with folks will serve him well on the bench. I know he will show proper respect to the litigants and attorneys who appear before him, as well as the staff who will serve his court.

Tim’s counsel and advice have served the members of the Judiciary Committee well. I would point to one example of his work on behalf of this committee. I would note he was the lead Senate Republican Judiciary staffer on
September 5, 2017

CONGRESSIONAL RECORD — SENATE

S4923

Hon. Bob Corker,
Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 17–32, concerning the Navy’s proposed Letter(s) of Offer and Acceptance to the Government of Thailand for defense articles and services estimated to cost $24.9 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

GREG M. KAUSNER
(For Charles W. Hooper, Lieutenant General, USA, Director).

Enclosures.

TRANSMITTAL NO. 17–32
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: The Government of Thailand

(ii) Total Estimated Value: Major Defense Equipment $24.9 million. Other $1.7 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): Five (5) RGM-84L Harpoon Block II Surface Launched Missiles.

One (1) RGM-84L Harpoon Block II Exercize Missile.

Non-MDE includes: Also included are containers, spare and repair parts, support and test equipment, publications and technical documentation, personnel training and training equipment, U.S. Government and contractor representatives technical assistance, engineering and logistics support services, and other related elements of logistics and program support.


(v) Prior Related Cases, if any: TH–P–AKP.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: August 9, 2017.

*As defined in Section 47(6) of the Arms Export Control Act.

POLLICY JUSTIFICATION

Government of Thailand—RGM-84L Harpoon

Surface Launched Block II Missiles

The Government of Thailand has requested the possible sale of up to five (5) RGM-84L Harpoon Block II Surface Launched Missiles and one (1) RGM-84L Harpoon Block II Exercize Missile. Also included are containers, spare and repair parts, support and test equipment, publications and technical documentation, personnel training and training equipment, U.S. Government and contractor representatives technical assistance, engineering and logistics support services, and other related elements of logistics and program support. The estimated cost is $24.9 million.

This proposed sale will contribute to the foreign policy and national security of the United States by helping to strengthen the U.S.-Thailand strategic relationship and to improve the security of an important partner.

The proposed sale will provide enhanced capabilities in effective defense of critical sea lines. Thailand intends to use the missiles on its DW3000 Class Frigate. The proposed sale of the Harpoon Block II missiles

ARMS SALES NOTIFICATION

Mr. Corker, Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee’s intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the Record the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the matter was ordered to be printed in the Record, as follows:

DEFENSE SECURITY

COOPERATION AGENCY,

Arlington, VA.
and support will increase the Royal Thai Navy’s maritime partnership potential. Thailand has purchased Harpoon missiles previously and will have no difficulty absorbing these missiles into its armed forces.

Implementation of this proposed sale will require annual trips to Thailand involving U.S. Government personnel and contractor representatives for technical reviews, support, and oversight for approximately five years.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

**TRANSMITTAL NO. 17–32**

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The RGM-8L Harpoon Surface Launched Block II missile system, to include public law documentation, operation, supply, maintenance, and training to be conveyed with this proposed sale have the highest classification level of CONFIDENTIAL. The RGM-8L Harpoon missile is a non-nuclear tactical weapon system currently in service in the U.S. Navy and in 29 other foreign nations. It provides a day, night, and adverse weather, standoff surface-to-surface capability and is an effective Anti-Surface Warfare missile. The RGM-8L incorporates components, software, and technical design information that is considered sensitive.

2. The following components being conveyed with the proposed sale are considered sensitive and are classified CONFIDENTIAL:

   a. The Radar Seeker
   b. The GPSANS System
   c. Operational Flight Program Software
   d. Missile operational characteristics and performance data.

These elements are essential for the Harpoon Block II missile to selectively engage hostile targets under a wide range of operational, tactical and environmental conditions. With respect to GPS, Thailand has been approved for Precision Positioning Service (PPS).

3. If a technologically advanced adversary were to acquire this information, knowledge of this specific hardware and software elements, the information could be used to develop countermeasures or equivalent systems which might reduce weapon effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that the Government of Thailand can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This proposed sale is necessary to the fulfillment of the U.S. foreign policy and national security objectives outlined in the Policy Justification. Moreover, the benefits to be derived from this sale, as outlined in the Policy Justification, outweigh the potential damage that could result if the sensitive technology were revealed to unauthorized persons.

5. All defense articles and services listed in this transmittal are authorized for release and export to the Government of Thailand.

**DEFENSE SECURITY COOPERATION AGENCY,** Arlington, VA.

Hon. BOB CORKER, Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 17–36, concerning the Army’s proposed Letter(s) of Offer and Acceptance to the Government of Romania for defense Articles and Services estimated to cost $1.25 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER, Lieutenant General, USA, Director, Defense Security Cooperation Agency.

**TRANSMITTAL NO. 17–36**

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Romania.

(ii) Total Estimated Value:

   Major Defense Equipment* $900 billion.

   Other $350 billion.

   Total $1.25 billion.

(iii) Description and Quantity or Qualities of Articles or Services under Consideration for Purchase:

   Major Defense Equipment (MDE):

   Fifty-four (54) High Mobility Artillery Rocket Systems (HIMARS) Launchers.


   Eighty-one (81) Guided Multiple Launch Rocket Systems (GMLRS) M30A1 Alternative Warhead.

   Fifty-four (54) Army Tactical Missile Systems (ATACMS) M57 Unitary.

   Twenty-four (24) Advanced Field Artillery Tactical Data Systems (AFATDS).

   Fifteen (15) M151A1 HMIMVs, Utility, Armed.

   Fifteen (15) M151A1 HMIVWVs.

   Armored Ready 2-Man.

   Non-MDE includes:

   Fifty-four (54) M108A1P2 HIMARS Resupply Vehicles (RSVs) (5 Ton, Medium Tactical Cargo Vehicle with Material Handling Equipment).

   Fifty-four (54) M1095 MTV Cargo Trailers w/RSV kit.


   Also included are thirty (30) Low Cost Reduced Recoil Launch Boxes (LCRR) practice rockets, sub-system support equipment, communications equipment, sensors, spare and repair parts, test sets, batteries, laptop computers, publications and technical data, training and technical training equipment, systems integration support, Quality Assurance Teams and a Technical Assistance Fielding Team, U.S. Government and contractor technical, engineering, and logistics support services, and other related elements of logistics and program support.

   (iv) Military Department: Army.

   (v) Prior Related Cases: if any: None.

   (vi) Sales Commission, Fee, etc. Paid: Offered, or Agreed to be Paid: None.

   (vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

   (viii) Date Report Delivered to Congress: August 17, 2017.

   *As defined in Section 47(6) of the Arms Export Control Act.

**POLICY JUSTIFICATION**

Romania—High Mobility Artillery Rocket Systems (HIMARS) and Related Support and Equipment

The Government of Romania has requested the possible sale of fifty-four (54) High Mobility Artillery Rocket Systems (HIMARS) Launch Box (LCRR) practice rockets, sub-system support equipment, communications equipment, sensors, spare and repair parts, test sets, batteries, laptop computers, publications and technical data, training and technical training equipment, systems integration support, Quality Assurance Teams and a Technical Assistance Fielding Team, U.S. Government and contractor technical, engineering, and logistics support services, and other related elements of logistics and program support.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractors will be the Boeing Company, St. Louis, MO. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require annual trips to Thailand involving U.S. Government personnel and contractor representatives for technical reviews, support, and oversight for approximately five years.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

**TRANSMITTAL NO. 17–36**

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The High Mobility Artillery Rocket System (HIMARS) is a highly mobile, all-weather indirect fire artillery system. The HIMARS mission is to supplement cannon artillery to deliver a large volume of firepower within a short time against critical time-sensitive targets. At shorter ranges, HIMARS complements tube artillery with heavy barrages against assaulting forces as well as in the counter-fire, or defense-suppression roles. The highest level of military balance in the region.

2. The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractors will be the Lockheed-Martin in Grand Prairie, Texas and Camden, NJ. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require annual trips to Thailand involving U.S. Government personnel and contractor representatives for technical reviews, support, and oversight for approximately five years.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

**S4924 CONGRESSIONAL RECORD — SENATE** September 5, 2017
testing of the end item is SECRET; the highest level that must be disclosed for production, maintenance, or training is CONFIDENTIAL. Reverse engineering could reveal CONFIDENTIAL information. Fire Direction System, Data Processing Unit, and special Application software is classified SECRET. Communications Distribution Unit software is classified CONFIDENTIAL. The system specifications and limitations are classified CONFIDENTIAL. Countermeasures, vulnerability/susceptibility analyses, and threat definitions are classified SECRET or CONFIDENTIAL.

2. The Global Positioning System (GPS) Alternate Warhead (GMLRS–AW) M30A1. The GMLRS–AW, M30A1, is the next design increment of the GMLRS rocket. The GMLRS–AW M30A1 hardware is over 90% common with the M31A1 GMLRS Unitary hardware. Operational range is between 15–70 kilometers. Accuracy of less than 15 meters CEP or lower required at all ranges, when using inertial guidance with Global Positioning System (GPS) augmentation. Use a proximity sensor fuze mode with a 10 meter height of burst. The Alternative Warhead carries a 200 pound fragmentation assembly filled with high explosives which, upon detonation, accelerates two layers of pre-formed tungsten fragments optimized for effectiveness against large area and imprecisely located targets. The GMLRS–AW provides an area target attack capability that is treaty compliant (modified ordinance). It provides a 24 hour, all weather, long range attack capability against personnel, soft and lightly armored targets, and air defense targets. It uses the same sensor, guidance and control systems fuze mechanisms, and proximity sensors as the M31A1 GMLRS Unitary. The highest classification level for release of the GMLRS–AW is SECRET, based upon the software, sale or testing of the end item. The highest level of classification that must be disclosed for production, maintenance, or training is CONFIDENTIAL.

3. The GPS PPS component of the HIMA, GMLRS (Unitary, Alternative Warhead, and ATACMS Unitary) is also contained in the Fire Direction System, is classified SECRET, and is considered SENSI TIVE. To that end, no GPS PPS design information, including GPS software algorithms, will be disclosed in the course of this sale to country. Sensitivity of GMLRS to diversions or exploitation is considered high risk. Components of the system are also considered highly resistant to reverse engineering. Detailed knowledge of the technical capabilities of the system could enable an enemy to tailor defenses and adjust tactics and procedures to minimize the effectiveness of the system.

8. The GPS PPS component of the HIMA, GMLRS (Unitary, Alternative Warhead, and ATACMS Unitary) is also contained in the Fire Direction System, is classified SECRET, and is considered SENSI TIVE. To that end, no GPS PPS design information, including GPS software algorithms, will be disclosed in the course of this sale to country. Sensitivity of GMLRS to diversions or exploitation is considered high risk. Components of the system are also considered highly resistant to reverse engineering. Detailed knowledge of the technical capabilities of the system could enable an enemy to tailor defenses and adjust tactics and procedures to minimize the effectiveness of the system. Training and user manuals are unclassified but considered sensitive and not for general release to foreign nationals, except that they will be provided with the system when the system is procured through foreign military sales. Installation instructions are unclassified but considered sensitive and not for general release to foreign nationals, except that they will be provided with the system when the system is procured through FMS.
POLICY JUSTIFICATION

Australia—Upgrade Program for (24) MH–60R Multi-Mission Helicopters

The Government of Australia has requested a follow-on case for a possible ten-year period for twenty-four (24) MH–60R Multi-Mission Helicopters and associated training devices, spare and repair parts, support and test equipment, engineering and technical services, U.S. Government and contractor engineering, technical and logistical support services, Engineering Change Proposals (ECPs), ECPs for training devices, classified and unclassified Engineering Technical Assistance (ETA), Logistics Technical Assistance (LTA), Other Technical Assistance (OTA), supply support, support equipment and related elements of logistics and program support. The total estimated program cost is $960 million.

This sale will support the foreign policy and national security of the United States by helping to improve the security of a major non-NATO ally that continues to be an important force for political stability and economic progress in the Western Pacific. It is vital to the U.S. national interest to assist our ally in developing and maintaining a capable and credible defense capability.

The proposed upgrades to the MH–60R helicopters will improve Australia’s anti-submarine and surface warfare capability, provide an increased search and rescue capability, enhance its anti-ship surveillance capability, and will help it carry out international commitments for transport, surveillance, and search and rescue operations with the United States and other allies. The proposed upgrades will also provide Australia the resources necessary to properly maintain its multi-mission helicopters. Australia will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Sikorsky, a Lockheed Martin Company, Stratford, CT, and Lockheed Martin, Owego, NY. There are no offsets proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Australia.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 17-45

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The Commonwealth of Australia requirement for spiral upgrades to the twenty-four (24) Multi-Mission MH–60R Helicopters could include:


e. Mission Capability Areas for Development: Kinematic Performance/In-airborne Survivability

f. Mission Capability Areas for Development: Obsolescence Management

g. Mission Capability Areas: Surveillance/Data Management & Data/Air Vehicle Service Life

h. Software Lab

1. USN Test Maintenance Cost

2. The spiral development case may contain sensitive technology; however, defined requirements are not known at this time and will be assessed as the case moves forward.

3. A determination has been made that Australia can provide substantially the same degree of protection for the sensitive technology outlined in the U.S. Goverment. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

4. All defense articles and services listed in this transmittal have been authorized for release and export to Australia.

NATIONAL SENIOR CENTER MONTH

Mr. CASEY. Mr. President, September marks National Senior Center Month. More than 11,000 senior centers across the country serve more than 1 million older adults every day. For many older Americans, senior centers are the heart of their communities, offering a place for everyday meals to recreational activities to health screening and mental health services. Senior centers also create a sense of community and belonging, giving older Americans a place to connect while reducing the social isolation that often burdens our older citizens.

This month, as the ranking member of the U.S. Senate Special Committee on Aging, I visited numerous senior centers across the Commonwealth of Pennsylvania, in rural, urban, and suburban areas, to discuss the issues on the minds of older Pennsylvanians. At each stop, older Pennsylvanians told me about the important role that senior centers play in their daily lives, as a gathering place and a resource, providing not only necessary nutrition programs, but also counseling, employment assistance, volunteer opportunities, transportation assistance, and so much more.

Senior centers and senior center staff deserve our support. Communities piece together numerous sources to fund their senior center operations, including Federal, State, and local government resources, private-sector donations and grants, and the man-hours of countless volunteers. Many of the county commissioners who joined me during these visits expressed their support for the Community Development Block Grant, which regretfully is slated for elimination by the administration. Counties throughout Pennsylvania depend on the Community Development Block Grant program to fund important infrastructure in our communities. Now is not the time to scale back our investment in these needs.

I stand with our community leaders in support of the Community Development Block Grant program, and I will fight to preserve these vital resources from elimination.

I am delighted to join with leaders from across the aging network in Pennsylvania and throughout the country in honoring the work of senior centers and recognizing September as National Senior Center Month.

30TH ANNIVERSARY OF THE CARIBOU COMMUNITY-BASED OUTPATIENT CLINIC

Ms. COLLINS. Mr. President, 30 years ago, Caribou, ME, served as the proving ground upon which America has built a nationwide system of community-based outpatient clinics that delivers much improved access to medical services for America’s rural veterans. The anniversary celebration on September 7 recognizes the determined commitment of Cary Medical Center, the Department of Veterans Affairs, local veterans, and an entire community that transformed healthcare for the men and women who defend our Nation and our freedom.

Our Nation’s first CBOC held its formal opening in Caribou, my hometown, on June 13, 1987. The impact was immediate—no longer would the veterans of Aroostook County have to endure an up-to 10-hour round trip to the nearest VA hospital for medical exams or to meet with a VA physician. Today the Caribou CBOC treats a veteran population of 3,500 men and women who served our country, with more than 9,000 care visits annually. The pion- eers who served to benefit America’s 3.5 million rural veterans who now receive care closer to home at more than 950 CBOCs throughout the country.

The story of the great advancement in healthcare began 8 years before that formal opening, when seven Aroostook County veterans who devoted themselves to the mission of improving access to critical healthcare services in this region. The original members of Aroostook County Veterans Medical Facility Research and Development, Inc.—Percy Thibeault, Moe Bosse, John Rowe, Ray Guerrette, Wesley Adams, Walter Corey, and Leonard Woods, Jr.—faced many obstacles along the way and overcame them all. These patriots exemplified a special quality of the American veteran: they continued to contribute long after their service in uniform was done.

That great mission would not have been accomplished without the dedication and expertise of Aroostook Medical Center and the involvement of Bill Flagg. As the American Hospital Association noted in its Award of Honor presentation in 2011, Cary Medical Center has made exemplary contributions in the critical area of veteran Caribou locate and has established a national model. In addition to playing a vital role in establishing the VA’s first CBOC in Caribou, Cary Medical Center was one of five pilot sites for the highly successful Access Received Closer to Home, or ARCH, program, presented to the Department of Veterans Affairs by Kris Doody and a tremendous team of professionals, has been called a standard bearer for how to provide..
rural veterans access to the care they need in their communities. Before he became VA Secretary, I had the opportunity to join Dr. David Shulkin on a visit to both the Caribou CBOC and Cary Medical Center, where he praised the initiative for being done. We were done to provide veterans with top quality healthcare close to where they live. Veterans in Aroostook County and throughout America are grateful for Cary's leadership.

Our State has a long history as a leader in working to expand and improve veterans access to quality healthcare. One year ago, we celebrated the 150th anniversary of the very first national hospital for veterans: Togus, in Maine, which opened its doors in November of 1866. In 2014, we celebrated the opening of the women’s clinic at Togus in recognition of the fact that more and more women serve our country in uniform.

I am determined to continue those early efforts on behalf of our rural veterans. The recent enactment of the VA Choice and Quality Employment Act of 2017, which I cosponsored with my Maine colleague Senator Angus King, is an important step toward keeping this obligation to our veterans, both urban and rural. As well as providing additional funding for healthcare access in the community, the legislation authorizes CAHs for VA facilities across the country, including a much-needed CBOC in Portland. The result of this crucial legislation is increased access to quality care for all who have defended our freedom.

Maine has more than 125,000 veterans. To put that in perspective, Maine has more veterans per capita than all but two of the other States in the country. We are proud of our State’s contributions to protecting our Nation and of Maine’s impressive record in caring for our veterans.

President Abraham Lincoln signed the legislation establishing a national network of hospitals for Civil War veterans in July of 1862. The very next day, he concluded his second inaugural address with a commitment “to bind up our nation’s wounds, to care for him who shall have borne the battle...”

We must uphold that commitment. Our veterans have sacrificed so much for our country. We owe them all that we can do to ensure they receive the best care possible. The veterans and grateful citizens who fought for the Caribou CBOC knew that, and, on this 30th anniversary, we honor their dedication by carrying on their work.

TRIBUTE TO LIEUTENANT GENERAL FREDRICK B. “BEN” HODGES

Mr. INHOFE. Mr. President, today I wish to pay tribute to a great leader and an exceptional Army officer, LTG Federick B. “Ben” Hodges who is currently serving as the commanding general of U.S. Army Europe in Wiesbaden, Germany, as he prepares for his transition and retirement from Active Duty.

LTG Ben Hodges has served our Army and our Nation for more than 35 years. He has been a true professional and a dedicated soldier, leader, and officer. Throughout his career, he has commanded our great soldiers at many levels, served numerous times in defense of the Nation, and he has been assigned the most critical positions in our Army. Lieutenant General Hodges continues to provide outstanding leadership, advice, and sound professional judgment on numerous critical issues of enduring importance to the Army, Congress, and this Nation.

A native of Quincy, FL, Lieutenant General Hodges graduated from the U.S. Military Academy in May 1980 and was commissioned as a second lieutenant of infantry. After his first assignment in an infantry unit in Germany, he commanded infantry units at the company, battalion, and brigade levels in the 101st Airborne Division and in support of Operation Iraqi Freedom during the initial invasion of Iraq as Bastogne 6, leading the 327th Infantry Regiment.

Throughout his magnificent career, Lieutenant General Hodges has served in a variety of important positions within the U S Army, proving over and over again his exceptional leadership and staff skills. These positions include service as a tactics Instructor at the Infantry School, staff with the Supreme Allied Commander Europe, and service as both the deputy chief and then chief of legislative, liaison for the U.S. Army in Washington, D.C.

Lieutenant General Hodges’ assignments as a general officer include deputy commander for stability, Regional Command-South, International Security Assistance Force supporting Operation Enduring Freedom in Afghanistan from August 2009 until October 2010. Before arriving in Germany, Lieutenant General Hodges served again within the House of Commons, as the first commander of Allied Land Command-South, International Security Assistance Force, and as the deputy commander, liaison for the U.S. Army in Washington, D.C.

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For the past 3 years, Lieutenant General Hodges has been the commanding general of United States U.S. Army Europe. During this period of extraordinary change and challenge in Europe’s security environment, Lieutenant General Hodges has improved relationships with NATO allies and European partners. Through his leadership, Lieutenant General Hodges has successfully led our Army through some of the most complex issues our Army has faced in recent years with unparalleled results. While increasing the transparency of Army operations within Europe, Lieutenant General Hodges has led his command through the rapid growth in the frequency and complexity of multinational training exercises, thus increasing interoperability and strengthening NATO’s commitment to deter potential aggression. The foundations set by Lieutenant General Hodges will allow NATO and our Army to meet every mission requirement in Europe.

On behalf of Congress and the United States of America, I thank LTG Ben Hodges, his wife, Holly, and their entire family for their continued commitment, sacrifice, and contribution to the great Nation. I join my colleagues in wishing him future success in all aspects of life and I am sure that many soldiers will continue to emulate him as a role model for service, sacrifice, and leadership.

ADDITIONAL STATEMENTS

REMEMBERING PHYLLIS SCHLAFLY

Mr. BLUNT. Mr. President, today I am proud to stand to honor Phyllis Schlafly, a woman who was not only an incredible Missourian, but an incredible American. She was a strong conservative, engaged citizen, proud wife and mother, powerful speaker, passionate lawyer, devout Catholic, and good friend of mine. We lost her a year ago, and I take this moment today to remember her, her impact, and the legacy of her life.

There is no doubt that the name Phyllis Schlafly will be mentioned in the history of conservatism.

Upon Phyllis’s receiving of the Women of Achievement Award in 1963, publisher of St. Louis Globe-Democrat Richard Amberg stated that “Phyllis Schlafly stands for everything that has made America great and for those things which will keep it that way.”

Our late President, Ronald Reagan, said to Phyllis Schlafly, “Eagle Forum has set a high standard of volunteer participation in the political and legislative process. . . . You’ve been out front on so many of the most important issues of our time. Your work is an example to all those who would struggle for an America that is prosperous and free. . . . Our nation needs the kind of dedicated individual volunteer service you and Eagle Forum have demonstrated over the last 20 years.”

Phyllis was born and raised in St. Louis, MO. She attended college at Washington University and received her master of arts degree at Radcliffe College. She married John Fred Schlafly, Jr., in 1949 and had six children. In 1972, Phyllis established Eagle Forum, and her work to strengthen conservative principles flourished from there. Her voice became the conservative conscience of the GOP, and she was never afraid to let me or any other member of the Republican Party know when she felt we were not true to those ideals.

While I wish today to commemorate her upon the anniversary of her death, I would be remiss if I didn’t point out that her passing did not end her life’s work.

Her legacy of strong conservative values continues today through organizations, books, and through the passion
she ignited in fellow conservatives. Whether or not one agrees or disagrees with her points of view, one must acknowledge her crucial part in the history of American politics.

When she began speaking publicly in the 1960s, Phyllis blazed a trail and encouraged women and mothers everywhere to step into American politics and issues of the day. She wasn’t afraid to voice the thoughts she had that others agreed with, yet were too afraid to speak; nor was she afraid to challenge those with whom she disagreed. Phyllis demonstrated to all of us that every voice matters and reminded us that a powerful voice lies not in whoever is talking the loudest but whoever sees potential for change.

Phyllis was a pioneer for women in the world of politics, especially for conservative women, and simultaneously encouraged all Americans to get involved in issues bigger than themselves.

She advocated tirelessly throughout her life and never retired. She was one of the first conservatives to publicly endorse then-candidate Donald Trump. At her 2016 funeral, President Trump said, “Her legacy will live on every time some underdog—outmatched and outgunned—defies the odds and delivers a win for the people.”

Phyllis Schlafly lived a life of dedication and perseverance. She continuously served our Nation through her insightful, encouraging attitude, and passion for the future. We miss her and thank her for all the work she has done. Today we honor her and her legacy and take a moment to recognize the long-standing impact she has had on our Nation.

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**TRIBUTE TO DR. JERRY C. DAVIS**

*Mr. BLUNT. Mr. President, today I wish to pay tribute to Dr. Jerry C. Davis, president of the College of the Ozarks in Point Lookout, MO. Dr. Davis is the recipient of the prestigious E. Burr Gibson Lifetime Achievement Award, given by the Council for Advancement and Support of Education, CASE.*

The lifetime achievement award honors individuals in higher education who have made a significant and lasting impact in the field of institutional advancement through their professional accomplishments and also honors those who have earned the deep respect and admiration of their professional colleagues.

Dr. Davis is one of the longest sitting college presidents in the entire United States, serving for over 40 years. He became president of Alice Lloyd College in Kentucky in 1977 and served until 1988, when he became president of the College of the Ozarks, where he remains today.

Throughout his tenure as president, he has transformed the College of the Ozarks into a unique higher education institution with an endowment over $500 million. Nearly every student graduates debt-free by working at on-campus jobs—a significant achievement at a time when student loans are a major burden for many students and families around the country.

Dr. Davis is also responsible for creating The College of the Ozarks Patriotic Travel Program. This program pairs veterans with college students to help instill appreciation for the sacrifices of American servicemen and women by traveling back to the battlefields of our Nation’s wars. To date, approximately 500 students have traveled to Vietnam, Japan, and South Korea with over 150 veterans.

Dr. Davis’s deep love for his country is also reflected by his work to honor those that have sacrificed for our Nation by building memorials on campus. Under Dr. Davis’s leadership, the college built memorials honoring Missouri Vietnam veterans, the heroes of 9/11, and Missouri Gold Star families. In the spring of 2018, the college will dedicate a new memorial honoring the Korean war.

Dr. Davis has received many awards and accolades for both his specific institutions and in the realm of higher education. He has been active at multiple levels of both the Southern and North Central Accrediting Agencies, serving on more than 50 accreditation teams and chairing over half of them. Dr. Davis also served two terms as president of the American Association of Presidents of Independent Colleges and Universities.

In 2015, Dr. Davis and the College of the Ozarks received the National Freedom Award. This award is the highest honor given by the U.S. Department of Defense to employers for support of National Guard and Reserve Employees.

Dr. Davis’s leadership has truly transformed the College of the Ozarks, and there is no doubt why he was selected to receive this lifetime achievement award. I know that the students, alumni, and all those connected to the College of the Ozarks are grateful for his leadership, as am I. Thank you.

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**TRIBUTE TO GAIL BATES**

*Ms. HASSAN. Mr. President, today I wish to recognize Gail Bates and not only wish her a happy birthday but also reflect on her years of service to the students of New Hampshire and our country.*

Gail Bates was born Gail Oberlin in Cleveland, OH, on June 10, 1917 and received a degree from Vassar College in Italian and art history, then was awarded her master’s in social work from Columbia University.

When the United States of America joined the Allies and went to war in 1941, Gail answered her country’s call, serving in the American Red Cross from 1943 to 1946. She also stationed overseas with the Ninth Air Force, where she served with Red Cross Aero Clubs and worked long hours, supporting aircrews and soldiers from 6 AM to midnight. As a member of the Aero Club, Gail worked to provide food, coffee, music, and other reminders of home to American soldiers stationed so far from our shores.

On D-Day, Gail first heard of the Allied landings in Normandy gathering breakfast in a London cafe. She would soon join the Allied armies in continental Europe, arriving in Sainte-Mère-Église, France, in July, where she hosted a party for the children of Sainte-Mère-Église, providing a brief respite from war for the first liberated town in France. Following Allied victories in eastern France and Belgium, Gail accompanied General George Patton and his Third Army into Germany and was one of only two women who served in the Red Cross Aero Club in Berlin.

After the war, while working at the American Alpine Association, Gail met and then married Bob Bates, an educator and mountaineer, and they traveled the world together. Both avid mountaineers, they traveled to many remote areas around the world, including the Andes, the Himalayas, and the Karakorum Range. In 1962, Bob was recruited by Sargent Shriver to be director of the first group of Peace Corps volunteers in Nepal, and Bob and Gail lived together in Kathmandu, where they made many lifelong friends and invited a young Nepali woman. Teering Yangdon, who is now a member of their extended family, to study at the University of New Hampshire.

As much as the world called to them, however, Bob and Gail never lost their attachment to and love for their local community. They protected historic New Hampshire buildings and preserved our open spaces and beautiful, wild areas of nature. In 1996, Gail established an endowed fund to permanently support the Robert H. Bates Mountaineering Room at Phillips Exeter Academy in the Class of 1945 Library. The collection contains many of Bob’s collected mountaineering books and memorabilia.

As Senator for New Hampshire, I want to honor Gail’s lifetime of service and good citizenship. I join with Gail’s family and friends, as well as many, many people across the Granite State, in wishing her a very happy 100th birthday.

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**TRIBUTE TO SHANE DOAN**

*Mr. MCCAIN. Mr. President, I come to the floor today to honor a National Hockey League—NHL—legend, an Olympian, and a point of pride for Arizona. After 21 seasons, 1,539 games, and 972 points scored, Shane Doan can now retire his skates with pride. A pillar in the Arizona community and a legend to hockey fans worldwide, Shane has left an indelible mark on the game, inspiring future generations of hockey players.**

Shane’s career started in 1992 in the Western Hockey League’s Kamloops Blazers—during which the team won...
back-to-back Memorial Cups. The 1995 Memorial Cup secured Shane the Stafford Smythe Memorial Trophy, honoring him as tournament’s Most Valuable Player, MVP. Later that year, Shane was picked up by the NHL as a first-round draft pick with the Winnipeg Jets. Shane excelled with the team, who played him in the Stanley Cup, eventually naming him “Rookie of the Year.”

Shane moved with his team to Phoenix, AZ, where he would remain until the end of the 2016–17 season. Throughout his years as an Arizona Coyote, Shane accomplished many personal awards and franchise records, including selection for the 2006 Canadian Olympic Hockey Team, the King Clancy Trophy in 2009–10, the Mark Messier NHL Leadership Award in 2011–12, and selection for the NHL All-Star Game in 2003–04 and again in 2008–09. In December 2015, Shane secured the franchise record for career goals, at 379 goals, and again in February 2016 for franchise points, at 929 points. Upon his retirement, Shane was the longest serving active captain in the NHL, having lead the Coyotes for 14 years.

As an avid sports fan, I am honored to have had Shane playing for the Arizona Coyotes for 20 years. I have been privileged to get to know Shane over the course of his career and can confidently say that he is a model of leadership and sportsmanship to those around him, both on and off the ice. I join with hockey fans in Arizona and across the world in congratulating Shane on his illustrious career and wish him, his wife, Andrea, and his kids Gracie, Josh, Karys, and Carson all the best as they enter this new chapter of life.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Pate, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(Messages received today are printed at the end of the Senate proceedings.)

MESSAGES FROM THE HOUSE RECEIVED DURING ADJOURNMENT

Under the authority of the order of the Senate of January 3, 2017, the Secretary of the Senate, on August 4, 2017, during the adjournment of the Senate, received a message from the House of Representatives announcing that the House has passed the following joint resolution, in which it requests the concurrence of the Senate:

H.J. Res. 76. Joint resolution granting the consent and approval of Congress for the reorganization of the Veterans Choice Program of the Department of Veterans Affairs, to improve hiring authorities of the Department, to authorize major medical facility leases, and for other purposes.

MESSAGES FROM THE HOUSE

The following message was delivered by the Sergeant at Arms at 3:00 p.m.

MESSAGE FROM THE HOUSE

At 3:02 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that pursuant to section 4003(e) of the 21st Century Cures Act (Public Law 114–255), the Minority Leader appoints the following individual on the part of the House of Representatives to the Health Information Technology Advisory Committee: Mr. Arlen Malec of Oakland, California.

MEASURES PLACED ON THE CALENDAR

The following bill was read the second time, and placed on the calendar:

S. 1757. A bill to strengthen border security, increase resources for enforcement of immigration laws, and for other purposes.

ENROLLED BILL PRESENTED

The Secretary of the Senate reported that on August 7, 2017, she had presented to the President of the United States the following enrolled bill:

S. 114. An act to authorize appropriations and to appropriate amounts for the Veterans Choice Program of the Department of Veterans Affairs, to improve hiring authorities of the Department, to authorize major medical facility leases, and for other purposes.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC–2462. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Beta Cyclodextrin, Methyl Ethers;
Exemption from the Requirement of a Tolerance” (FRL No. 9963–58) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2463. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Cyclaminiprole; Pesticide Tolerances and Exemption from the Requirement of a Tolerance” (FRL No. 9963–02) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2464. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Rural consolidated Public Works” (FRL No. 9961–69) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2465. A communication from the Secretary of Commerce, transmitting, pursuant to law, a report relative to the export to the People’s Republic of China of items not detrimental to the U.S. space launch industry; to the Committee on Banking, Housing, and Urban Affairs.

EC–2466. A communication from the Acting Assistant Director of the Office of Enforcement Liaison, Drug Enforcement Agency, Department of Justice, transmitting, pursuant to law, the report of a rule entitled “Designation of Alpha-Phenylacetoacetamide (APAAAN), a Precursor Chemical Used in the Illicit Manufacture of Phenylacetone, Methamphetamine, and Amphetamine, as a List I Chemical” ((RIN1117–ZA04) (Docket No. DEA–379)) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2467. A communication from the Acting Assistant Director of the Office of Prevention and Public Health, Drug Enforcement Agency, Department of Justice, transmitting, pursuant to law, the report of a rule entitled “Adverse Environmental Health Impact Statement; Notice of Proposed Rulemaking; Amended Finalize” (FRL No. 9958–98) received in the Office of the President of the Senate on August 1, 2017; to the Committee on the Judiciary.

EC–2468. A communication from the Acting Chief Privacy and Civil Liberties Officer, Office of Privacy and Civil Liberties, Department of Justice, transmitting, pursuant to law, the report of a rule entitled “Transmission to States for Review of DEA–2485” (CPCLO Order EC–2470) received in the Office of the President of the Senate on August 1, 2017; to the Committee on the Judiciary.

EC–2469. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Quality Standards; National Ambient Air Quality Standards for Sulfur Dioxide” (FRL No. 9964–22–Region 1) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2470. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Connecticut; Infrastructure Requirement for the 2010 Sulfur Dioxide National Ambient Air Quality Standard” (FRL No. 9964–12–Region 1) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2471. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Sea Level Rise; Climate Change and Ocean Acidification; Ocean Acidification; Final Rule” (FRL No. 9965–70–Region 3) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2472. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of State Implementation Plans; Vermont” (FRL No. 9964–72–Region 2) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2473. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval of California Air Plan Revisions, San Joaquin Valley Unified Air Pollution Control District” (FRL No. 9965–36–Region 9) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2474. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of State Implementation Plans; Nevada; Regional Haze Progress Report” (FRL No. 9964–74–Region 9) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2475. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of State Implementation Plans; Nevada; Regional Haze Progress Report” (FRL No. 9964–74–Region 9) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2476. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of State Plans for Designated Facilities and Pollutants: Colorado, Montana, North Dakota, South Dakota, Utah, and Wyoming; Negative Comments; Final Rule” (FRL No. 9965–11–Region 8) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2477. A communication from the District of Columbia Auditor, transmitting, pursuant to law, a report entitled “The Department of General Services Needs Guidance and Additional Internal Controls”; to the Committee on Homeland Security and Governmental Affairs.

EC–2478. A communication from the District of Columbia Auditor, transmitting, pursuant to law, a report entitled “Sufficiency Certification for the Washington Convention and Sports Authority (Trading as Events DC) Projected Revenues and Excess Reserve to Meet Projected Operating and Debt Service Expenditures and Reserve Requirements for Fiscal Year 2017” (RIN: 1504–AE54) received in the Office of the President of the Senate on August 1, 2017; to the Committee on Environment and Public Works.

EC–2479. A communication from the Associate General Counsel, Office of the General Counsel, Department of Agriculture, transmitting, pursuant to law, a report relative to a vacancy in the position of Deputy Secretary for Research, Education, and Economics, reappointed adjournment in the Office of the President of the Senate on August 9, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2480. A communication from the Associate General Counsel, Office of the General Counsel, Department of Agriculture, transmitting, pursuant to law, a report relative to a vacancy in the position of Under Secretary for Trade and Foreign Agricultural Affairs, received during adjournment in the Office of the President of the Senate on August 9, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2481. A communication from the Secretary of Defense, transmitting the report of an officer authorized to wear the insignia of the grade of rear admiral (lower half) in accordance with title 10, United States Code, section 777; to the Committee on Armed Services.

EC–2482. A communication from the Secretary of Defense, transmitting a report on the approved retirement of Vice Admiral Joseph P. Aucoin, United States Navy, and his advancement to the grade of vice admiral on the retired list; to the Committee on Armed Services.

EC–2485. A communication from the Secretary of Defense, transmitting the report of an officer authorized to wear the insignia of the grade of major general in accordance with title 10, United States Code, section 777; to the Committee on Armed Services.

EC–2486. A communication from the Secretary of Defense, transmitting a report on the approved retirement of Vice Admiral Joseph P. Aucoin, United States Navy, and his advancement to the grade of vice admiral on the retired list; to the Committee on Armed Services.


EC–2488. A communication from the Secretary of Defense, transmitting the report of an officer authorized to wear the insignia of the grade of rear admiral (lower half) in accordance with title 10, United States Code, section 777; to the Committee on Armed Services.

EC–2489. A communication from the Secretary of Defense, transmitting the report of an officer authorized to wear the insignia of the grade of major general in accordance with title 10, United States Code, section 777; to the Committee on Armed Services.

EC–2490. A communication from the Secretary of Defense, transmitting the report of an officer authorized to wear the insignia of the grade of rear admiral (lower half) in accordance with title 10, United States Code, section 777; to the Committee on Armed Services.
and Gas and Federal and Indian Coal Valuation Reform” (RIN1012-AA20) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Energy and Natural Resources.

EC-2490. A communication from the Assistant General Counsel for Legislation, Regulation and Policy, Department of Energy, transmitting, pursuant to law, the report of a rule entitled “Energy Conservation Program: Test Procedure for Dedicated-Purpose Commercial and Public Water Systems” (FRN 2016–BT–TP–0002) received in the Office of the President of the Senate on August 7, 2017; to the Committee on Environment and Public Works.

EC-2491. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval of California Air Plan Revisions, Placer County Air Pollution Control District” (FRN No. 9965–49–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2492. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans; Pennsylvania; Revision to Allegheny County Regulations” (FRN No. 9965–66–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2493. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “SC: Revisions to New Source Review Rules” (FRN No. 9965–85–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2494. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Promulgation of Air Quality Implementation Plans; District of Columbia; Regional Haze Five-Year Progress Report State Implementation Plan” (FRN No. 9965–63–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2495. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Mississippi: Prevention of Significant Deterioration Program; District of Columbia; Regional Haze Five-Year Progress Report State Implementation Plan” (FRN No. 9965–64–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2496. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Florida: Infrastructure Requirements for the 2010 NO2 NAAQS” (FRN No. 9965–68–Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2497. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Alaska: Infrastructure Requirements for the 2008 Lead National Ambient Air Quality Standards” (FRN No. 9965–76–Region 10) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2498. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Idaho: Logan/Idaho Falls/Logan/Idaho County/Logan/Idaho County-Idaho Falls Metropolitan Nonattainment Area” (FRN No. 9965–77–Region 10) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Environment and Public Works.

EC-2499. A communication from the Regulations Coordinator, Centers for Medicare and Medicaid Services, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Medicare Program; Prospective Payment System and Consolidated Billing for Skilled Nursing Facilities for Fiscal Year 2018, SNF Quality Reporting Program” (FRN No. 9965–81–Region 10) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Finance.

EC-2500. A communication from the Acting Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Report to Congress on the Administration, Cost and Impact of the Quality Improvement Organization (QIO) Program for Medicare, Medicaid, and the Children’s Health Insurance Program” (FRN No. 9965–79–Region 10) received during adjournment of the Senate in the Office of the President of the Senate on August 4, 2017; to the Committee on Finance.

EC-2501. A communication from the Deputy Director, Centers for Medicare and Medicaid Services, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Medicare Program; Inpatient Rehabilitation Facility Prospective Payment System—Rate Update” (CMS–1673–NC) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Finance.

EC-2502. A communication from the Correspondence and Regulation Specialist, Centers for Medicare and Medicaid Services, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Medicare Program; Inpatient Rehabilitation Facility Prospective Payment System for Federal Fiscal Year 2018” (CMS–1671–F) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Finance.

EC-2503. A communication from the Correspondence and Regulation Specialist, Centers for Medicare and Medicaid Services, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Medicare Program: Fiscal Year 2018 Hospice Wage Index and Payment Rate Update and Hospice Quality Reporting Requirements” (FRN No. 9968–AT10) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Finance.

EC-2504. A communication from the Chief of the Technical Support Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Information Reporting and Other Safeguards Under a Catastrophic Plan” (Notice 2017–21) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Finance.

EC-2505. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “One-Year Delay in the Application of Section 404A” (Notice 2017–36) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Finance.

EC-2506. A communication from the Chief of the Publications and Regulations Branch, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Extension of the Phase-In Period for the Enforcement and Administration of Section 871(m)” (Notice 2017–42) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Finance.

EC-2507. A communication from the Deputy Director, Centers for Medicare and Medicaid Services, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Medicare Program; Hospital Inpatient Prospective Payment Systems for Acute Care Hospitals and Critical Access Hospitals; Hospital Inpatient Prospective Payment System and Policy Changes and Fiscal Year 2018 Rates; Quality Reporting Requirements for Specific Providers; Prospective Payment System and Consolidated Billing for Skilled Nursing Facilities for Fiscal Year 2018; ESRD QIP for FY 2020” (RIN 0938–AS98) (CMS–1677–F) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Finance.

EC-2508. A communication from the Acting General Counsel, National Endowment for the Humanities, transmitting, pursuant to law, the report of a rule entitled “Critical Work of the Child Fatality Review Committee Should Build on Recent Reforms” (CMS–1679–F) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Homeland Security and Governmental Affairs.

EC-2509. A communication from the Assistant General Counsel for Legislation, Regulation and Policy, Department of State, transmitting, pursuant to law, a report relative to the designation of a group as a Foreign Terrorist Organization by the Secretary of State (OS–2017–866); to the Committee on Foreign Relations.

EC-2510. A communication from the Assistant General Counsel for Legislation, Regulation and Policy, Office of Postsecondary Education, Department of Education, transmitting, pursuant to law, the report of a rule entitled “Teacher and School Leader Quality Program; Subpart relative to the designation of a group as a Foreign Terrorist Organization by the Secretary of State” (OS–2017–867); to the Committee on Homeland Security and Governmental Affairs.

EC-2511. A communication from the District of Columbia Auditor, transmitting, pursuant to law, the report of a rule entitled “Draft Budget of the District of Columbia for the Fiscal Year 2018” (CMS–1675–FR) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Health, Education, Labor, and Pensions.

EC-2512. A communication from the Acting Director, Office of Personnel Management, transmitting, pursuant to law, the Office’s plan for the purpose of implementing the Physicians’ Comparability Allowance (PCA) program; to the Committee on Homeland Security and Governmental Affairs.

EC-2513. A communication from the Chairman of the Board of the Federal Home Loan Bank, transmitting, pursuant to law, a report...
on D.C. Act 22–123, “Commission on the Arts and Humanities Temporary Amendment Act of 2017”; to the Committee on Homeland Security and Governmental Affairs.

EC-2515. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Deputy Associate General Counsel for General Law, Department of Homeland Security, received during adjournment of the Senate in the Office of the President of the Senate on August 9, 2017; to the Committee on Homeland Security and Governmental Affairs.

EC-2516. A communication from the Secretary, Judicial Conference of the United States, transmitting, pursuant to law, the report entitled “Report of the Proceedings of the Judicial Conference of the United States” for the March 2017 session; to the Committee on the Judiciary.

EC-2517. A communication from the Assistant Attorney General, Office of Legislative Affairs, Department of Justice, transmitting, pursuant to law, a report of the Department’s activities under the Civil Rights of Institutionalized Persons Act during fiscal year 2016; to the Committee on the Judiciary.

EC-2518. A communication from the Assistant Attorney General, Central, transmitting, pursuant to law, the report of a rule entitled “Loan Guaranty: Yedee Loan Fees” (RIN2900–AP32) received in the Office of the President of the Senate on August 9, 2017; to the Committee on Veterans’ Affairs.

EC-2519. A communication from the Director of Regulation Policy and Management, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled “Ensuring a Safe Environment for Community Residential Care Residents” (RIN2900–AP06) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Veterans’ Affairs.

EC-2520. A communication from the Director of Regulation Policy and Management, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled “Loan Guaranty: Yedee Loan Fees” (RIN2900–AP32) received in the Office of the President of the Senate on August 9, 2017; to the Committee on Homeland Security and Governmental Affairs.

EC-2521. A communication from the Assistant Attorney General, U.S. Coast Guard, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Safety Zone; Marine City Maritime Festival; Saint Lawrence River, Ogden Island, MI” (RIN1625–AA00) (Docket No. USCG–2017–0752) received in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2522. 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; Lake Michigan, Calumet Harbor, IL” (RIN1625–AA00) (Docket No. USCG–2017–0576) received in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2523. 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; Lake Erie Open Water Swim; Lake Erie, Cleveland, OH” (RIN1625–AA00) (Docket No. USCG–2017–0576) received in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2524. 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; Male Branch of the Chicago River, Chicago, IL” (RIN1625–AA00) (Docket No. USCG–2017–0331) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2525. 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; Oswego County Paddlefest; Oswego River, Oswego, NY” (RIN1625–AA00) (Docket No. USCG–2017–0666) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2526. 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; Milwaukee Air and Water Show. Milwaukee Harbor; Milwaukee, Wisconsin” (RIN1625–AA00) (Docket No. USCG–2017–0482) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2527. 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; Cleveland Parade of Lights Boat Parade; Cuyahoga River, Cleveland, OH” (RIN1625–AA00) (Docket No. USCG–2017–0482) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2528. 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; Oswego Harbor, Oswego, NY” (RIN1625–AA00) (Docket No. USCG–2017–0576) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2529. 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; Lake Michigan, Calumet Harbor, IL” (RIN1625–AA00) (Docket No. USCG–2017–0576) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2530. 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; 28th Annual Lake Erie Open Water Swim; Lake Erie, Cleveland, OH” (RIN1625–AA00) (Docket No. USCG–2017–0576) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2531. 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; Bass Master Fireworks Display; Lake Erie, Cleveland, OH” (RIN1625–AA00) (Docket No. USCG–2017–0634) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2532. 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; Madison Light Up the Park Fireworks Display; Madison, Wisconsin, Madison Township, OH” (RIN1625–AA00) (Docket No. USCG–2017–0634) received in the Office of the President of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.

EC-2533. 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; RSS Master Fireworks Display; Lewes, Delaware, and Queen’s Head, Delaware, Waddington, NY” (RIN1625–AA00) (Docket No. USCG–2017–0386) received during adjournment of the Senate in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.
EC–2540. A communication from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Revisions to Procedure 2—Quality Assurance Requirements for Particulate Matter” (RIN:1435–AD28; Docket No. 069060) received during adjournment of the Senate on August 3, 2017; to the Committee on Commerce, Science, and Transportation.


EC–2542. A communication from the Division Chief, Office of Engineering and Technology, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Promotion Spectrum Access for Wireless Microphone Operations, Amendment of Part 15 of the Commission’s Rules for Unlicensed Operations in the Televisions Bands” ((GN Docket No. 14–166; ET Docket No. 14–165; GN Docket No. 12–236; WT Docket No. 08–166; WT Docket No. 08–167; and ET Docket No. 08–168) received during adjournment of the Senate in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2543. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy for the position of Administrator, Federal Highway Administration, received during adjournment of the Senate in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2544. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy for the position of General Counsel, Office of the President of Senate on August 16, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2545. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy for the position of Assistant Secretary of the Treasury, transmitting, pursuant to law, the report of a rule entitled “Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “1-Trisconalol; Exemption from the Requirement of a Tolerance” (FRL No. 9964–94) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2546. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Fatty acids, rape-oil, triesters with polyethylene glycol ether with glycerol (3:1); Tolerance” (RIN1992–AA51; Docket No. AMP–94–58) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2547. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Potassium salts of naphthalenesulfonic acids formaldehyde condensates; Exemption from the Requirement of a Tolerance” (FRL No. 9963–98) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2548. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy for the position of Administrator, Federal Highway Administration, received during adjournment of the Senate in the Office of the President of the Senate on August 9, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2549. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy in the position of General Counsel, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2550. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2551. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2552. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2553. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Energy and Natural Resources.

EC–2554. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Energy and Natural Resources.

EC–2555. A communication from the Board Chairman and Chief Executive Officer, Farm Credit System, transmitting, pursuant to law, the 2016 annual report on the Farm Credit System; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2556. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, a report relative to a vacancy in the position of General Counsel, received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC–2557. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Polyoxometalate, x, except: Exemption from the Requirement of a Tolerance” (RIN16579–AE29; Docket No. APHIS–2016–0020) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Agriculture, Nutrition, and Forestry.

EC–2558. A communication from the Secretary of Defense, transmitting a report on the approved retirement of Admiral Michelle J. Howard, United States Navy, and her advancement to the grade of admiral and selection to the retired list; to the Committee on Armed Services.

EC–2559. A communication from the Chairman of the United States, pursuant to law, a report relative to the continuation of a national emergency declared in Executive Order 13222 with respect to the lapse of the Export Administration Act of 1979; to the Committee on Banking, Housing, and Urban Affairs.

EC–2560. A communication from the Acting Assistant General Counsel, Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of General Counsel, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2561. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2562. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Banking, Housing, and Urban Affairs.

EC–2563. A communication from the Assistant General Counsel for Legislation, Regulation, and Energy Efficiency, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Occupational Radiation Protection” (RIN:1992–AA51) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Energy and Natural Resources.

EC–2564. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to the progress made in licensing and constructing the Alsek Natural Gas Pipeline; to the Committee on Energy and Natural Resources.

EC–2565. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Revisions to Procedure 2—Quality Assurance Requirements for Particulate Matter” (RIN:1992–AA51) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC–2566. A communication from the Director of the Regulatory Management Division,
Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Promulgation of State Implementation Plan Revisions: Infrastructure Requirements for 2010 and 2012 PM2.5 National Ambient Air Quality Standards; South Dakota” (FRL No. 9965-05-Region 8) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2568. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Delaware: Final Authorization of State Hazardous Waste Management Program” (FRL No. 9966-87-Region 1) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2569. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Clean Water Act Methods Update Rule for the Analysis of Effluent” (FRL No. 9967-35-Region 3) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2571. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval: Vermont; Regional Haze Five-Year Progress Report” (FRL No. 9968-37-Region 1) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2572. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “SC: Standards for Volatile Organic Compounds and Oxides of Nitrogen” (FRL No. 9968-22-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2573. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval: NC; Air Curtain Burners” (FRL No. 9966-24-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2574. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “National Emission Standards for Hazardous Air Pollutants: Alternative Manufacturing Industry: Alternative Monitoring Method” (FRL No. 9966-37-Region 1) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2575. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval SC: Multiple Revisions to Multiple Rules” (FRL No. 9966-36-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2576. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “National Emission Standards for Hazardous Air Pollutants: Non-attainment New Source Review Permit Requirements for the 2008 8-Hour Ozone Standard” (FRL No. 9966-92-Region 1) received during adjournment of the Senate in the Office of the President of the Senate on August 10, 2017; to the Committee on Environment and Public Works.

EC-2577. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval: North Carolina; Transportation Conformity” (FRL No. 9966-29-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC-2578. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Alabama; PSD Replacement Units” (FRL No. 9966-47-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC-2579. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval: AL; VOC Definition; Emission Quantity Information; Poisonous and Pathological Pesticides” (FRL No. 9966-38-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC-2580. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “National Emission Standards for Hazardous Air Pollutants: Iowa: Amendment to the Administrative Consent Order, Grain Marketing Operations; Regional Haze” (FRL No. 9966-59-Region 7) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC-2581. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Air Plan Approval; Iowa; Amendment to the Administrative Consent Order, Grain Marketing Operations; Regional Haze” (FRL No. 9966-20-Region 4) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC-2582. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Community Right-to-Know; Adopting 2017 North American Industry Classification System (NAICS) Codes for Toxics Release Inventory (TRI) Reporting” (RIN29070-AK32) (FRL No. 9966-77) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Environment and Public Works.

EC-2583. A communication from the National Permits Coordinator, Fish and Wildlife Service, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled “Actuarial Life Table Methodology; Control Order for Introduced Migratory Bird Species in Hawaii” (RIN1018-AZ69) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Environment and Public Works.

EC-2584. A communication from the Wild- life Biologist, Fish and Wildlife Service, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled “Migratory Bird Subsistence Harvest in Alaska; Use of Indigenous Bird Calls for Authentic Alaska Native Handicrafts for Sale” (RIN1018-BB24) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Environment and Public Works.

EC-2585. A communication from the Acting Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Migratory Bird Subsistence Harvest in Alaska; Use of Indigenous Bird Calls for Authentic Alaska Native Handicrafts for Sale” (RIN1018-BB24) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Environment and Public Works.

EC-2586. A communication from the Desk of the Senator from North Dakota, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “National Emission Standards for Hazardous Air Pollutants: Iowa; Use of Inedible Bird Parts in Authentic Migratory Game Birds” (RIN1018-BB40) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Environment and Public Works.

EC-2587. A communication from the Acting Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, the report of a rule entitled “Nonsignificant Federalcheckbox; Toxics Release Inventory (TRI) Reporting” (RIN29070-AD07) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Environment and Public Works.

EC-2588. A communication from the Assistant Secretary for Legislation, Department of Health and Human Services, Office of Postsecondary Education, Department of Education, transmitting, pursuant to law, the report of a rule entitled “Higher Education: Teacher Preparation Issues” (RIN1840-AD07) received during adjournment of the Senate in the Office of the President of the Senate on August 17, 2017; to the Committee on Environment and Public Works.
the Committee on Homeland Security and Governmental Affairs.


EC–2593. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, a report on D.C. Act 22–139, “Glick Court Designation Act of 2017”; to the Committee on Homeland Security and Governmental Affairs.


EC–2596. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2599. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Under Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Finance.

EC–2600. A communication from the Acting Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary of the Treasury, received during adjournment of the Senate in the Office of the President of the Senate on August 16, 2017; to the Committee on Finance.


EC–2602. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Assistant Administrator, Bureau for Global Health, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2603. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Assistant Administrator, Bureau for Global Health, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2604. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Assistant Administrator, Bureau for Global Health, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2605. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Assistant Administrator, Bureau for Global Health, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2606. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Deputy Administrator, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2607. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Administrator, Bureau for Democracy, Conflict, and Humanitarian Assistance, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2608. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Assistant Administrator, Bureau for Democracy, Conflict, and Humanitarian Assistance, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2609. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Administrator, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2610. A communication from the Executive Secretary, U.S. Agency for International Development (USAID), a report relative to a vacancy in the position of Assistant Administrator, Bureau for Legislative and Public Affairs, U.S. Agency for International Development (USAID), received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Foreign Relations.

EC–2611. A communication from the Assistant Secretary for Indian Affairs, Department of the Interior, transmitting, pursuant to law, two (2) reports entitled “Indian Dam Directives; Indian Dam Location Reports, pursuant to the authority of the President of the Senate on August 14, 2017; to the Committee on Indian Affairs.

EC–2612. A communication from the Bureau of Legislative Affairs, Department of the Interior, transmitting, pursuant to the report of a rule entitled “Visas: Documentation of Nonimmigrants Under the Immigration and Nationality Act, as Amended” (RIN1605–AD00) received during adjournment of the Senate in the Office of the President of the Senate on August 14, 2017; to the Committee on the Judiciary.

EC–2613. A communication from the Administrator of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, a report relative to the foreign aviation authorities to which the Administration provided services during fiscal year 2016; to the Committee on Commerce, Science, and Transportation.

EC–2614. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Airbus Airplanes” (RIN2120–AA64) (Docket No. FAA–2016–9390) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2615. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Airbus Airplanes” (RIN2120–AA64) (Docket No. FAA–2016–9572) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2616. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Boeing Company Airplanes” (RIN2120–AA44) (Docket No. FAA–2016–9567) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2617. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Airbus Airplanes” (RIN2120–AA64) (Docket No. FAA–2016–9567) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2618. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Boeing Company Airplanes” (RIN2120–AA44) (Docket No. FAA–2016–9567) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2619. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Boeing Company Airplanes” (RIN2120–AA44) (Docket No. FAA–2016–9567) received during adjournment of
the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2620. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; The Boeing Company Airplanes” ((RIN2120-AA64) (Docket No. FAA–2016–0658)) received during adjournment of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2621. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Bell Helicopter Textron, Inc. (Bell) Helicopters” ((RIN2120-AA64) (Docket No. FAA–2017–07601)) received during adjournment of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2622. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; The Boeing Company Airplanes” ((RIN2120-AA64) (Docket No. FAA–2015–3637)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2623. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Sikorsky Aircraft Corporation Helicopters” ((RIN2120-AA64) (Docket No. FAA–2016–06598)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2624. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Sikorsky Aircraft Corporation Helicopters (Type Certificate Previously Held by Schweizer Aircraft Corporation)” ((RIN2120-AA64) (Docket No. FAA–2016–06588)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2625. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Fokker Services B.V. Airplanes” ((RIN2120-AA64) (Docket No. FAA–2016–09939)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2626. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Bombardier, Inc., Airplanes” ((RIN2120-AA64) (Docket No. FAA–2017–09966)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2627. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Bell Helicopter Textron, Inc. (Bell) Helicopters” ((RIN2120-AA64) (Docket No. FAA–2017–07601)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2628. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; CMC International S.A. Turbofan Engines” ((RIN2120-AA64) (Docket No. FAA–2016–06162)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2629. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; International Aero Engines AG Turbofan Engines” ((RIN2120-AA64) (Docket No. FAA–2016–01577)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2630. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Piper Aircraft, Inc. Airplanes” ((RIN2120-AA64) (Docket No. FAA–2017–01577)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2631. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments (70); Amdt. No. 3753” ((RIN2120-AA65) (Docket No. FAA–2017–06172)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2632. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments (109); Amdt. No. 3753” ((RIN2120-AA65) (Docket No. FAA–2017–06172)) received during adjournment of the Senate in the Office of the President of the Senate on August 15, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2633. A communication from the Management and Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Amendment of Parts 1, 22, 24, 27, 74, 80, 90, and 101 To Establish Uniform License Requirements; Partitioning Spectrum Disaggregation Rules and Policies for Certain Wireless Radio Services” ((WT Docket...
EC–2669. 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: Great Lakes—Regulated Navigation Areas and Safety Zones” ((RIN1625-AA00) (Docket No. USCG–2017–0041)) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2676. 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; Demolition of SC–41 Bridge, Wando River, Charleston, SC” ((RIN1625-AA00) (Docket No. USCG–2017–0348)) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2677. 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; Islamorada Grand Prix of the Seas, Islamorada, FL” ((RIN1625-AA08) (Docket No. USCG–2017–0556)) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2677. 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; Potomac River, National Harbor, MD” ((Docket No. USCG–2017–0654)) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2678. A communication from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Drawbridge Operation Regulation; Atlantic Intracoastal Waterway, New Smyrna Beach, FL” ((RIN1625-AA09) (Docket No. USCG–2017–0205)) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2679. A communication from the Acting Chairman of the Federal Power Commission, Surface Transportation Board, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Regulations and Guidelines Performed in Connection with Licensing and Related Services—2017 Update” (Docket No. EP 542) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2680. A communication from the Deputy Chief, Wireless Telecommunications Bureau, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Universal Service Reform-Mobility Fund” ((FCC 17–102) (WC Docket No. 10–90 and WT Docket No. 10–208)) received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2681. A communication from the Chief of Staff, Wireline Competition Bureau, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Connect America Fund; Universal Service Reform-Mobility Fund” ((FCC 17–102) (WC Docket No. 10–90 and WT Docket No. 10–208)) received during adjournment of the Senate in the Office of the President of the Senate on August 21, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2682. A communication from the Assistant Chief for Management, International Bureau, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Implementation of Section 25.281(b) ‘Transmitter Identification Requirements for Video Uplink Transmitters’” (FCC 17–267) received during adjournment of the Senate in the Office of the President of the Senate on August 21, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2683. A communication from the Acting Chief of the Policy and Rules Division, Office of Engineering and Technology, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Amendment of Parts 1, 2, 15, 90, and 95 of the Commission’s Rules to Permit Radar Services in the 76–81 GHz Band” ((FCC 17–94) (ET Docket No. 15–26)) received during adjournment of the Senate in the Office of the President of the Senate on August 21, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2684. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary/Administrator, Transportation Security Administration, Department of Homeland Security, received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

EC–2685. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary/Administrator, Transportation Security Administration, Department of Homeland Security, received during adjournment of the Senate in the Office of the President of the Senate on August 23, 2017; to the Committee on Commerce, Science, and Transportation.

REPORTS OF COMMITTEES DURING ADJOURNMENT

Under the authority of the order of the Senate of August 3, 2017, the following reports of committees were submitted on August 18, 2017:

By Mr BURR, from the Select Committee on Intelligence, without amendment:

S. 1760. A bill to authorize appropriations for fiscal year 2018 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr HOEVEN, from the Committee on Indian Affairs, without amendment:

S. 772. A bill to amend the PROTECT Act to make Indian tribes eligible for AMBER Alert grants (Rept. No. 115–147).

EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of nominations were submitted on August 3, 2017:

By Ms MURKOWSKI for the Committee on Energy and Natural Resources:

*Brenda Burman, of Arizona, to be Commissioner of Reclamation.

*Douglas W. Domenech, of Virginia, to be an Assistant Secretary of the Interior.

*Susan Combs, of Texas, to be an Assistant Secretary of the Interior.

*Paul Dabbar, of New York, to be Under Secretary for Science, Department of Energy.

*Mark Wesley Menezes, of Virginia, to be Under Secretary of Energy.

*Nomination was reported with recommendation that it be confirmed subject to the nominee’s commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

(Nominations without an asterisk were reported with the recommendation that they be confirmed.)
INTRODUCTION OF BILLS AND JOINT RESOLUTIONS DURING ADJOURNMENT

On August 18, 2017, under the authority of the order of the Senate of August 3, 2017, the following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. HURST:
S. 1761. An original bill to authorize appropriations for fiscal year 2018 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes; from the Select Committee on Intelligence; placed on the calendar.

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. TESTER:
S. 1762. A bill to amend the Elementary and Secondary Education Act of 1965 to clarify when certain academic assessments shall be administered; to the Committee on Health, Education, Labor, and Pensions.
By Mrs. FEINSTEIN:
S. 1763. A bill for the relief of Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, and Vianney Esbeidy Sanchez Mendoza, to the Committee on the Judiciary.
By Mr. BOOKER (for himself, Mr. PAUL, Mrs. GILLIBRAND, Mr. LEE, Mr. FRANKEN, and Ms. MURKOWSKI):
S. 1764. A bill to extend the principle of federalism to State drug policy, provide access to medical marijuana, and enable research into the medicinal properties of marijuana; to the Committee on the Judiciary.

ADDITIONAL COSPONSORS

S. 199
At the request of Mr. GRASSLEY, the name of the Senator from Illinois (Ms. DUCAYNE) was added as a cosponsor of S. 109, a bill to amend title XVIII of the Social Security Act to provide for coverage under the Medicare program of pharmacist services.

S. 170
At the request of Mr. RUBIO, the name of the Senator from South Carolina (Mr. SCOTT) was added as a cosponsor of S. 170, a bill to provide for non-preemption of measures by State and local governments to divest from entities that engage in commerce-related or investment-related boycott, divestment, or sanctions activities targeting Israel, and for other purposes.

S. 206
At the request of Mr. KAIN, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of S. 206, a bill to amend the Higher Education Act of 1965 to allow the Secretary of Education to award job training Federal Pell Grants.

S. 377
At the request of Mrs. GILLIBRAND, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 337, a bill to provide paid family and medical leave benefits to certain individuals, and for other purposes.

S. 379
At the request of Mr. WHITSTEAD, the name of the Senator from New York (Mr. NYLER) was added as a cosponsor of S. 379, a bill to amend title II of the Social Security Act to eliminate the five month waiting period for disability insurance benefits under such title for individuals with amyotrophic lateral sclerosis.

S. 397
At the request of Mr. ISAACSON, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 397, a bill to amend title XVIII of the Social Security Act to ensure fairness in Medicare hospital payments by establishing a floor for the area wage index applied with respect to certain hospitals.

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

S. 430
At the request of Mr. COTTON, the name of the Senator from Indiana (Mr. Young) was added as a cosponsor of S. 430, a bill to provide for compliance enforcement regarding Russian violations of the Intermediate-Range Nuclear Forces (INF) Treaty, and for other purposes.

S. 431
At the request of Mr. THUNE, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 431, a bill to amend title XVIII of the Social Security Act to expand the use of telehealth for individuals with stroke.

S. 526
At the request of Mrs. FISCHER, the name of the Senator from Michigan (Mr. PETRAS) was added as a cosponsor of S. 526, a bill to amend the Small Business Act to provide for expanded participation in the microloan program, and for other purposes.

S. 537
At the request of Mr. FRANKEN, the name of the Senator from New Mexico (Mr. HEINRICH) was added as a cosponsor of S. 537, a bill to amend title 9 of the United States Code with respect to arbitration.

S. 611
At the request of Mrs. FEINSTEIN, the name of the Senator from North Dakota (Ms. HEITKAMP) was added as a cosponsor of S. 611, a bill to amend the McKinney-Vento Homeless Assistance Act to meet the needs of homeless children, youth, and families, and honor the assessments and priorities of local communities.

S. 693
At the request of Ms. BALDWIN, the names of the Senator from Minnesota (Ms. KLOBUCHAR) and the Senator from Missouri (Mr. BLUNT) were added as cosponsors of S. 693, a bill to amend the Public Health Service Act to increase the number of permanent faculty in palliative care at accredited allopathic and osteopathic medical schools, nursing schools, social work schools, and other programs, including physician assistant education programs, to promote education and research in palliative care and hospice, and to support the development of faculty careers in academic palliative medicine.

S. 705
At the request of Mr. HATCH, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 705, a bill to amend the National Child Protection Act of 1993 to provide for criminal history review program for certain individuals, or related to their employment, have access to children, the elderly, or individuals with disabilities, and for other purposes.

S. 809
At the request of Mr. CARDIN, the names of the Senator from Delaware (Mr. COONS) and the Senator from Maryland (Mr. VAN HOLLEN) were added as cosponsors of S. 809, a bill to provide qualified access technology for the blind.

S. 811
At the request of Mr. THUNE, the name of the Senator from Louisiana (Mr. CASSIDY) was added as a cosponsor of S. 811, a bill to ensure that organizations with religious or moral convictions are allowed to continue to provide services for children.

S. 836
At the request of Mr. CASEY, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 836, a bill to amend the Internal Revenue Code of 1986 to allow rollovers from 529 programs to ABLE accounts.

S. 817
At the request of Mr. CASEY, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 817, a bill to amend the Internal Revenue Code of 1986 to increase the age requirement with respect to eligibility for qualified ABLE programs.

S. 838
At the request of Mr. CASEY, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 838, a bill to amend the...
Internal Revenue Code of 1986 to allow individuals with disabilities to save additional amounts in their ABLE accounts above the current annual maximum contribution if they work and earn income.

At the request of Mrs. McCaskill, the name of the Senator from Maryland (Mr. Cardin) was added as a cosponsor of S. 856, a bill to amend the Higher Education Act of 1965 and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act to combat campus sexual assault, and for other purposes.

At the request of Mr. Portman, the names of the Senator from Illinois (Ms. Duckworth) and the Senator from South Dakota (Mr. Rounds) were added as cosponsors of S. 873, a bill to amend section 8433 of title 5, United States Code, to provide for flexibility in making withdrawals from the Thrift Savings Fund.

At the request of Mr. Schumer, the names of the Senator from Illinois (Mr. Durbin) and the Senator from Minnesota (Mr. Franken) were added as cosponsors of S. 910, a bill to prohibit discrimination against individuals with disabilities who need long-term services and supports, and for other purposes.

At the request of Mrs. Feinstein, the name of the Senator from Connecticut (Mr. Murphy) was added as a cosponsor of S. 1034, a bill to improve agricultural job opportunities, benefits, and security for aliens in the United States, and for other purposes.

At the request of Ms. Duckworth, the name of the Senator from Illinois (Mr. Durbin) was added as a cosponsor of S. 1050, a bill to award a Congressional Gold Medal, collectively, to the Chinese-American Veterans of World War II, in recognition of their dedicated service during World War II.

At the request of Mr. Cardin, the name of the Senator from Maryland (Mr. Van Hollen) was added as a cosponsor of S. 1158, a bill to help prevent acts of terrorism and other acts of mass murder, by enhancing United States Government capacities to prevent, mitigate, and respond to such crises.

At the request of Mr. Menendez, the name of the Senator from New Jersey (Mr. Menendez) was added as a cosponsor of S. 1292, a bill to amend the State Department Basic Authorities Act of 1956 to monitor and combat anti-Semitism globally, and for other purposes.

At the request of Mrs. Gillibrand, the name of the Senator from Massachusetts (Ms. Warren) was added as a cosponsor of S. 1437, a bill to modernize voting registration, promote access to voting for individuals with disabilities, protect the ability of individuals to exercise the right to vote in elections for Federal office, and for other purposes.

At the request of Mr. Peters, the name of the Senator from New York (Mrs. Gillibrand) was added as a cosponsor of S. 1538, a bill to amend the Small Business Act to establish awareness of, and technical assistance for, the creation of employee stock ownership plans, and for other purposes.

At the request of Mr. Markey, the names of the Senator from Oregon (Mr. Wyden), the Senator from Maryland (Mr. Cardin), the Senator from Hawaii (Mr. Schatz), the Senator from Vermont (Mr. Sanders), the Senator from Delaware (Mr. Coons), the Senator from New York (Mrs. Gillibrand), the Senator from California (Mrs. Feinstein), the Senator from Hawaii (Ms. Hirono), the Senator from Maryland (Mr. Van Hollen) and the Senator from Rhode Island (Mr. Whitehouse) were added as cosponsors of S. 1568, a bill to require the Secretary of the Treasury to mint coins in commemoration of President John F. Kennedy.

At the request of Mr. Rubio, the names of the Senator from Massachusetts (Ms. Warren) and the Senator from Wisconsin (Ms. Baldwin) were added as cosponsors of S. 1580, a bill to enhance the transparency, improve the coordination, and intensify the impact of assistance to support access to primary and secondary education for displaced children and persons, including women and girls, and for other purposes.

At the request of Mr. Risch, the names of the Senator from Nebraska (Mrs. Fischer), the Senator from North Dakota (Ms. Heitkamp) and the Senator from West Virginia (Mr. Manchin) were added as cosponsors of S. 1613, a bill to amend the Pittman-Robertson Wildlife Restoration Act to modernize the funding of wildlife conservation, and for other purposes.

At the request of Mr. Graham, the names of the Senator from Colorado (Mr. Gardner) and the Senator from Colorado (Mr. Bennett) were added as cosponsors of S. 1615, a bill to authorize the cancellation of removal and adjustment of status of certain individuals who are long-term United States residents and who entered the United States as children, and for other purposes.

At the request of Mr. Durbin, the name of the Senator from Vermont (Mr. Leahy) was added as a cosponsor of S. 1636, a bill to amend the Internal Revenue Code of 1986 to modify the rules relating to inverted corporations.

At the request of Mr. Durbin, the name of the Senator from California (Mrs. Feinstein) was added as a cosponsor of S. 1659, a bill to amend the Truth in Lending Act to establish a national usury rate for consumer credit transactions.

At the request of Mrs. Gillibrand, the name of the Senator from Maine (Mr. King) was added as a cosponsor of S. 1678, a bill to amend the Rural Electrification Act of 1936 to provide grants for access to broadband telecommunication services in rural areas, and for other purposes.

At the request of Ms. Stabenow, the names of the Senator from Connecticut (Mr. Blumenthal) and the Senator from Maryland (Mr. Cardin) were added as cosponsors of S. 1718, a bill to authorize the minting of a coin in honor of the 75th anniversary of the end of World War II, and for other purposes.

At the request of Ms. Stabenow, the names of the Senator from Maine (Mrs. Collins) and the Senator from Wisconsin (Ms. Baldwin) were added as cosponsors of S. 1742, a bill to amend title XVIII of the Social Security Act to provide for an option for any citizen or permanent resident of the United States age 55 to 64 to buy into Medicare.

At the request of Mr. Heller, the name of the Senator from Idaho (Mr. Crapo) was added as a cosponsor of S. 1752, a bill to amend the Healthy Forests Restoration Act of 2003 to expedite wildfire prevention projects to reduce the risk of wildfire on certain high-risk federal land, and for other purposes.

At the request of Mr. Crapo, the name of the Senator from Kentucky (Mr. Paul) was added as a cosponsor of S.J. Res. 47, a joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by Bureau of Consumer Financial Protection relating to “Arbitration Agreements”.

At the request of Mr. Johnson, the name of the Senator from Wisconsin (Ms. Baldwin) was added as a cosponsor of S. Res. 154, a resolution promoting awareness of motorcycle profiling and encouraging collaboration and communication with the motorcycle community and law enforcement officials to prevent instances of profiling.
Amendment No. 522
At the request of Mr. Cornyn, the name of the Senator from Ohio (Mr. Portman) was added as a cosponsor of amendment No. 522 intended to be proposed to H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Amendment No. 523
At the request of Mr. Cornyn, the name of the Senator from Minnesota (Ms. Klobuchar) was added as a cosponsor of amendment No. 523 intended to be proposed to H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Amendment No. 524
At the request of Mr. Durbin, the names of the Senator from California (Ms. Harris) and the Senator from New Mexico (Mr. Heinrich) were added as cosponsors of amendment No. 524 intended to be proposed to H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Amendment No. 592
At the request of Ms. Klobuchar, the name of the Senator from California (Mrs. Feinstein) was added as a cosponsor of amendment No. 592 intended to be proposed to H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Amendment No. 594
At the request of Ms. Warren, the name of the Senator from Florida (Mr. Rubio) was added as a cosponsor of amendment No. 594 intended to be proposed to H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Amendment No. 687
At the request of Ms. Warren, the name of the Senator from Florida (Mr. Rubio) was added as a cosponsor of amendment No. 687 intended to be proposed to H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

Statements on Introduced Bills and Joint Resolutions

By Mrs. Feinstein:

S. 1763 A bill for the relief of Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, and.Vianney Esbeydi Sanchez from deportation. The bill was introduced by Mrs. Feinstein, Mr. President, today I offer private immigration relief legislation to provide an immigrant visa or lawful permanent resident status to Maria Mendoza Sanchez, Eusebio Sanchez, and Vianney Sanchez. The family represents the essence of the American dream. I believe they merit Congress’ special consideration for this relief.

In August 2014, my office assisted Maria and Eusebio with Immigration and Customs Enforcement (ICE) during their request for a stay of removal. Under the previous administration, ICE found that their case was worthy of a favorable exercise of discretion. This was an acknowledgement that they posed no public safety risk, had no criminal records, and therefore should not be priorities for deportation.

Despite this, in 2017, the Trump administration, told Maria and Eusebio that they were no longer eligible for a stay of removal and that they should prepare for deportation. Maria and Eusebio pled with ICE to reconsider this sudden policy and I supported their request—believing it would be senseless and callous to remove them from our country. However, all possible avenues to delay their deportation were denied by immigration officials.

In August 2017, after living productive lives in this Country for 23 years, Maria and Eusebio were deported back to Mexico. Their deportation was truly heartbreaking for me, their family, and their community. They met in Mexico and Eusebio can attest that they are the kind of people we should welcome into the United States with open arms. They are hardworking, law-abiding people who have been self-supporting, have paid their taxes, and owned a home in East Oakland.

Prior to her deportation, Maria worked as a registered nurse in a local hospital in Oakland, CA. She provided care to patients afflicted with conditions such as diabetes, cancer. Her supervisor said that her “genuine compassion, appreciation for her work, and deep knowledge of nursing practices made her an excellent addition to [our hospital].” Another letter of support said that Maria “is a great asset to our hospital, community, and country. She is the epitome of what Americans should be.” Maria’s bilingual skills made her a strategic asset in assisting patients at work, which serves uninsured, underserved, and low-income populations. Her deportation is a great loss to many of the patients that relied on her critical assistance as they went through medical treatment.

Similar to Maria, Eusebio was a hardworking contributor to their community. He was a truck driver for a San Francisco-based company, and his employer has described him as “very reliable, trustworthy, [a] team player, and exceptional worker.” His friends describe him as someone who “is a proud person, responsible at work, willing to help when we need assistance.”

Together, Eusebio and Maria have raised four children—three of whom are U.S. citizens. Their oldest daughter, Vianney, age 23, has protection under the Deferred Action for Childhood Arrivals, DACA, program. She graduated from the University of California at Santa Cruz with a degree in Psychology. She has been pursuing her education to work in public service and help her community. She is passionate about doing work that allows her to focus on improving the lives of residents of Oakland and the Bay Area.

As a result of Maria and Eusebio’s deportation, Vianney will be assuming responsibility of her two younger sisters. I believe that Vianney’s determination to make sure her sisters are properly cared for after dealing with the crushing experience of being separated from her parents, is a testament to her remarkable strength and resilience, and a sign of the kind of values instilled in her by her now deported parents.

The Sanchez’s second daughter, Melin, age 21, is a U.S. citizen. She is currently enrolled at the University of California at Santa Cruz, where she is studying molecular cell and development biology. She dreams of becoming a pediatrician. Maria and Eusebio paid her college tuition and supported her as she studied for the MCAT and volunteered at a hospital. Their deportation leaves Melin’s college tuition in peril.

The Sanchez’s third daughter, Elizabeth, age 16, is a U.S. citizen and is currently enrolled at the NEA Community Learning Center in Alameda. Elizabeth was diagnosed with speech delay and learning disabilities at a young age, but with the support of her parents, was able to make great progress and is doing well in school. She needs the support of her parents and continuing to separate her from them will significantly affect her ability to pursue her dreams.

The Sanchez’s son, Jesus, age 12, is a U.S. citizen. He was born with a congenital heart disease, which requires continued medical treatment. Her parents believe that he needs medical assistance in the United States and that Maria and Eusebio’s deportation will have an extraordinary impact on Jesus. He can no longer continue his education in the U.S., the only country his parents have ever known. Additionally, Jesus obtained health insurance coverage for his medical condition through his parents. As a result of their deportation, he will lose access to medical coverage.

Maria, Eusebio, and Vianney have become respected members of their community in California. This is exemplified in the overwhelming support they received to shield them from deportation. Separating them from their family is not what our country stands for. Maria and Eusebio want nothing more than to continue to provide for their children and continue contributing to this great country they called home. Their deportation has greatly affected their ability to do so.

I believe that Maria and Eusebio’s deportation has been a tremendous loss.
for their children and community. In addition, I believe Vianney needs further protection. This family warrants our compassion, and I will keep fighting for them.

I ask my colleagues to support this private bill.

AMENDMENTS SUBMITTED AND PROPOSED

SA 774. Ms. BALDWIN submitted an amendment intended to be proposed by her to the bill S. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table.

SA 775. Ms. KLOBUCHAR submitted an amendment intended to be proposed by her to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 776. Mr. VAN HOLLEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 777. Mr. HEINRICH (for himself and Mr. Udall) submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 779. Mr. GARDNER submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 780. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 781. Mr. TILLIS submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 782. Mrs. FEINSTEIN submitted an amendment intended to be proposed by her to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 783. Mr. SCHATZ submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 784. Mr. WICKER (for himself, Mr. TRUNE, Mr. PETERS, and Mr. SULLIVAN) submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 786. Mr. WICKER (for himself, Mr. TRUNE, Mr. PETERS, and Mr. SULLIVAN) submitted an amendment intended to be proposed by him to the bill H.R. 2810, supra; which was ordered to lie on the table.

SA 787. Mr. MCCONNELL (for Mr. GRASSLEY) proposed an amendment to the bill S. 1107, to authorize additional bankruptcy judges, and for other purposes.

SA 788. Mr. DAINES submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table, as follows:

TEXT OF AMENDMENTS

SA 774. Ms. BALDWIN submitted an amendment intended to be proposed by her to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

SEC. 1. REPORT ON THE GLOBAL FOOD SYSTEM AND VULNERABILITIES RELEVANT TO DEPARTMENT OF DEFENSE MISSIONS.

(a) Report required.—Not later than one year after the date of the enactment of this Act, the Secretary of Defense shall, in consultation with the heads of such components of the Department of Defense as the Secretary considers appropriate, submit to the congressional defense committees an assessment of Department of Defense policies and operational plans for addressing the national security implications of global food system vulnerabilities.

(b) Contents.—The report required by subsection (a) shall include, at a minimum, the following:

(1) An evaluation of vulnerabilities in the global food system that may affect the national security of the United States and the Department of Defense, including the Department of Defense missions, and capabilities in addressing such vulnerabilities, including information technology, data management, and surveillance capabilities for detection and assessment of food system shocks with the potential to result in the deployment of the Armed Forces or directly affect bilateral security interests with allies or partners.

(2) A characterization of how Department of Defense strategy, policies, and plans, including the Unified Command Plan, defense planning scenarios, operational plans, theater cooperation plans, and other relevant planning documents and procedures, account for food system vulnerabilities as precursors to and factors for state conflicts, civil wars, insurgencies, or terrorism.

(3) An evaluation of United States interests, including the interests of allies and strategic partners, and potential United States military operations, including thresholds for ordering such operations, in regions where food system instability represents an urgent and growing threat, including due to the presence of destabilizing non-state actors who may weaponize access to food.

(4) An identification of opportunities to initiate or further develop cooperative military to military relationships to build partners' capacity to avoid, minimize, or control global and regional food system shocks.

SA 775. Ms. KLOBUCHAR submitted an amendment intended to be proposed by her to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table, as follows:

SEC. 2. REPORT ON BUDGET REQUESTS FOR FUNDING OF THE DEPARTMENT OF DEFENSE FOR OVERSEAS CONTINGENCY OPERATIONS.

(a) Findings.—Congress makes the following findings:

(1) In a January 19, 2017 report issued by the U.S. Government Accountability Office (GAO) on the Department of Defense’s Overseas Contingency Operations, the GAO found that the criteria developed in 2010 by the Office of Management and Budget (OMB) in collaboration with the Department of Defense (DoD) for determining whether items belonged in the base budget or in OCO were outdated.

(2) The GAO also found that these outdated criteria did not address the full scope of activities included in DoD’s fiscal year 2017 OCO budget request.

(3) According to the GAO, OMB officials agreed that updated guidance is not needed but noted that OMB deferred the decision to update criteria until the new administration was in place in 2017.

(4) The GAO also found that, without reevaluating and revising the criteria, decision makers may be hindered in their ability to set priorities and make funding trade-offs.

(5) In response to these findings, the GAO recommends that DoD, in collaboration with OMB, evaluate and update criteria for determining what can be included in DoD’s OCO budget requests; and that DoD develop a complete and reliable estimate of enduring OCO costs to report in future budget requests.

(b) Report.—Not later than December 31, 2017, the Secretary of Defense shall, with the concurrence of the Director of the Office of Management and Budget, submit to the congressional defense committees a report setting forth the following:

(1) The criteria used by the Department of Defense to determine whether funds requested for the Department for a fiscal year for programs of the Reserve Forces Reserve or the National Guard for the fiscal year (as submitted to Congress pursuant to section 1105 of title 31, United States Code) are to be requested as funds for the Department for programs, activities, and operations for the fiscal year for overseas contingency operations.

(2) A current estimate of the recurring annual costs of the Department for programs, activities, and operations for overseas contingency operations.

SA 776. Mr. HEINRICH (for himself and Mr. Udall) submitted an amendment intended to be proposed by him...
to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of section 3101, add the following:

(c) MODIFICATION OF AUTHORITY TO CARRY OUT ALBUQUERQUE COMPLEX UPGRADES CONSTRUCTION PROJECT.—

(1) IN GENERAL.—The Administrator for Nuclear Security may enter into an incrementally funded contract for funding to pay for 16-D-515, the Albuquerque Complex upgrades construction project, Albuquerque, New Mexico.

(2) LIMITATION.—The total cost for the Albuquerque Complex upgrades construction project may not exceed $174,700,000.

(3) FUNDING OF INCREMENTS.—

(A) INCREMENT 1.—The amount authorized to be appropriated by section 3101 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2754) for fiscal year 2017 and available for Project 16-D-515 as specified in the funding table in section 4701 of that Act (Public Law 114–328; 130 Stat. 2890) shall be deemed to be an amount authorized to be appropriated for increments described in subsection (a).

(B) INCREMENT 2.—The amount authorized to be appropriated by this section for fiscal year 2018 for Project 16-D-515 as specified in the funding table in section 4701 of this Act shall be available for increment 2 of the Albuquerque Complex upgrades construction project.

SA 778. Mr. HEINRICH (for himself and Mr. UDALL) submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of section 3101, add the following:

SEC. 3116. PLUTONIUM CAPABILITIES.

(a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Administrator for Nuclear Security shall submit to the congressional defense committees a briefing containing the assessment of the business case analysis of plutonium pit production capacity and capability;

(b) PROHIBITION ON CONTRACTS.—The Secretary of Defense may not enter into a contract with a covered contractor on the list described under subsection (a).

(c) REMOVAL FROM LIST.—A covered contractor may be removed from the list described in subsection (a), a covered contractor may submit a request to the Director to be removed from the list, and the Director shall remove the covered contractor from the list.

(d) EFFECTIVE DATE.—This section shall apply with respect to contracts of a covered contractor entered into on or after the date of the enactment of this Act.

SA 780. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2679(a)(A)(A) of title 10, United States Code, is amended by striking “five years” and inserting “ten years.”

SA 781. Mr. TILLIS submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle B of title XXXI, add the following:

SEC. 3116. PLUTONIUM CAPABILITIES.

(a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Administrator for Nuclear Security shall submit to the congressional defense committees a briefing containing the assessment of the business case analysis of plutonium pit production capacity and capability;

(b) PROHIBITION ON CONTRACTS.—The Secretary of Defense may not enter into a contract with a covered contractor on the list described under subsection (a).

(c) REMOVAL FROM LIST.—A covered contractor may be removed from the list described in subsection (a), a covered contractor may submit a request to the Director to be removed from the list, and the Director shall remove the covered contractor from the list.

(d) EFFECTIVE DATE.—This section shall apply with respect to contracts of a covered contractor entered into on or after the date of the enactment of this Act.

SA 782. Mrs. FEINSTEIN submitted an amendment intended to be proposed by her to the bill H.R. 2810, to authorize appropriations for fiscal year 2018
for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1. PERMANENT RESIDENT STATUS FOR MARIA GUADALUPE MENDOZA SANCHEZ, EUSEBIO SANCHEZ MEJIA, AND VIANNEY ESEBDIY SANchez MENDOZA.

(a) In General.—Notwithstanding subsections (a) and (b) of section 201 of the Immigration and Nationality Act (8 U.S.C. 1151), Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, and Vianney Esbeydi Sanchez Mendoza shall each be eligible for the issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence upon filing an application for issuance of an immigrant visa under section 204 of such Act (8 U.S.C. 1154) or for adjustment of status to lawful permanent resident.

(b) Adjustment of Status.—If Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, or Vianney Esbeydi Sanchez Mendoza enters the United States before the filing deadline specified in subsection (c), Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, or Vianney Esbeydi Sanchez Mendoza, as appropriate, shall be considered to have entered and remained lawfully in the United States and shall be eligible for adjustment of status under section 245 of the Immigration and Nationality Act (8 U.S.C. 1255) as of the date of the enactment of this Act.

(c) Deadline for Application and Payment of Fees.—Subsections (a) and (b) shall apply only if the application for the issuance of an immigrant visa or the application for adjustment of status is filed with appropriate fees not later than 2 years after the date of the enactment of this Act.

(d) Reduction of Immigrant Visa Numbers.—Upon granting immigrant visas or permanent residence to Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, and Vianney Esbeydi Sanchez Mendoza, the Secretary shall instruct the proper officer to reduce by 3, during the current or next following fiscal year—

(1) the total number of immigrant visas that are available to nationals of the country of birth of Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, and Vianney Esbeydi Sanchez Mendoza under section 202(a) of the Immigration and Nationality Act (8 U.S.C. 1152(a)); or

(2) the total number of immigrant visas that are made available to natives of the country of birth of Maria Guadalupe Mendoza Sanchez, Eusebio Sanchez Mejia, and Vianney Esbeydi Sanchez Mendoza under section 202(c) of such Act (8 U.S.C. 1152(c)).

(e) Paygo.—(1) The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined pursuant to the statement titled “Budgetary Effects of PAYGO Legislation” for this Act, submitted for printing in the Congressional Record by the Chairman of the Committee on the Budget of the Senate, provided that such statement has been submitted prior to the vote on passage.

SA 783. Mr. SCHATZ submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. PARTICIPATION OF VETERANS SERVICE ORGANIZATIONS IN TRANSITION ASSISTANCE PROGRAM.

(a) Sense of Congress.—It is the sense of Congress that the Secretary of Defense, in collaboration with the Department of Labor, the Secretary of Homeland Security, and the Secretary of Veterans Affairs, should establish a process by which a representative of a veterans service organization may be present at any portion of the program carried out under section 1144 of title 10, United States Code, relative to the payment of claims to the Secretary of Veterans Affairs for compensation under chapter 11 or 13 of title 38, United States Code.

(b) Report.—(1) In General.—Not later than 540 days after the date of the enactment of this Act, the Secretary of Defense shall submit to Congress a report on the process established under paragraph (a) that provides for the participation of veterans service organizations in the program carried out under section 1144 of title 10, United States Code.

(2) Contents.—The report required by paragraph (1) shall include the following:

(A) An assessment of the compliance of facilities of the Department of Defense with the directives included in the memoranda of understanding of the Secretary of Defense entitled “Installation Access and Support Services for Non-Profit Non-Federal Entities” and “Veterans Service Organizations”.

(B) The number of military bases that have complied with such directives.

(C) How many veterans service organizations have been present at any portion of a program as described in paragraph (1).

(D) Veterans Service Organization Definition.—In this subsection, the term “veterans service organization” means any organization recognized by the Secretary for the representation of veterans under section 5902 of title 38.

SA 784. Mr. WICKER (for himself, Mr. THUNE, Mr. PETERS, and Mr. SULLIVAN) submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of part I of subtitle C of title V add the following:

SEC. 3. AVAILABILITY OF FUNDS FOR THE PAYMENT OF CONTINUATION PAY TO MEMBERS OF THE COAST GUARD.

(a) In General.—Chapter 11 of title 14, United States Code, is amended by inserting after section 423 the following new section:

“§ 423a. Appropriations for retirement pay available for payment of continuation pay.

“Appropriations available for retirement pay for members of the Coast Guard shall, in addition to the enumerated purpose of such appropriation, also be available for payment of continuation pay under section 356 of title 37,”.

(b) Clerical Amendment.—The table of sections at the beginning of chapter 11 of such title is amended by inserting after the item relating to section 423 the following new item:

“423a. Appropriations for retirement pay available for payment of continuation pay.”.

SA 787. Mr. MCCONNELL (for Mr. GRASSLEY) proposed an amendment to the bill S. 1107, to amend title 28, United States Code, to authorize the appointment of additional bankruptcy judges, and for other purposes; as follows:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the “Bankruptcy Judgeship Act of 2017”.

SEC. 2. EXTENSION OF TEMPORARY OFFICE OF BANKRUPTCY JUDGES AUTHORIZED BY THE BANKRUPTCY
Judgment Act of 2005—Section 2(a)(2) of the Temporary Bankruptcy Judgeships Extension Act of 2012 (28 U.S.C. 152 note; Public Law 112-121) is amended—

(1) in the estate of paragraph (A), by striking "and (H)" and inserting "(H), (I), and (J)";

(2) in subparagraph (C)—

(A) in clause (i), by striking "6" and inserting "11";

(B) in clause (ii), by striking "5" and inserting "10";

(3) in subparagraph (D)(i), by striking "6" and inserting "11";

(4) by striking subparagraph (E) and inserting the following:

"(E) DISTRICT OF MARYLAND.—The 1st, 2d, and 3d vacancies, occurring more than 5 years after the date of the enactment of this Act, and

"(i) in the case of the 1st and 2d vacancies, occurring more than 5 years after the date of enactment of this Act, and

"(ii) resulting from the death, retirement, resignation, or removal of a bankruptcy judge, shall not be filled.

(J) EASTERN DISTRICT OF NORTH CAROLINA.—The 1st vacancy in the office of a bankruptcy judge for the eastern district of North Carolina—

"(i) occurring more than 10 years after the date of enactment of this Act, and

"(ii) resulting from the death, retirement, resignation, or removal of a bankruptcy judge, shall not be filled.

(b) Temporary Office of Bankruptcy Judges Authorized by the Bankruptcy Judgeships Extension Act of 2012—Section 2(b)(2) of the Temporary Bankruptcy Judgeships Extension Act of 2012 (28 U.S.C. 152 note; Public Law 112-121) is amended—

(1) in subparagraph (A)(i), by striking "6" and inserting "11"; and

(2) in subparagraph (B)(i), by striking "5" and inserting "10".

SEC. 3. TEMPORARY OFFICE OF BANKRUPTCY JUDGES AUTHORIZED BY THE BANKRUPTCY JUDGESHIPS EXTENSION ACT OF 2012.

(a) Appointment.—The following bankruptcy judges shall be appointed in the manner prescribed in section 152(a)(1) of title 28, United States Code, for the appointment of bankruptcy judges provided for in section 152(a)(2) of that title:

(1) Two additional bankruptcy judges for the district of Delaware.

(2) One additional bankruptcy judge of the middle district of Florida.

(3) One additional bankruptcy judge for the eastern district of Michigan.

(b) Vacancies.—

(1) DISTRICT OF DELAWARE.—The 6th and 7th vacancies in the office of a bankruptcy judge for the district of Delaware—

(A) occurring more than 10 years after the date of enactment of the Temporary Bankruptcy Judgeships Extension Act of 2012 (28 U.S.C. 152 note; Public Law 112-121); and

(B) resulting from the death, retirement, resignation, or removal of a bankruptcy judge, shall not be filled.

(2) MIDWEST DISTRICT OF FLORIDA.—The 1st vacancy in the office of a bankruptcy judge for the middle district of Florida—

(A) occurring more than 5 years after the date of enactment of the Temporary Bankruptcy Judgeships Extension Act of 2012 (28 U.S.C. 152 note; Public Law 112-121); and

(B) resulting from the death, retirement, resignation, or removal of a bankruptcy judge, shall not be filled.

(3) EASTERN DISTRICT OF MICHIGAN.—The 2d vacancy in the office of a bankruptcy judge for the eastern district of Michigan—

(A) occurring more than 5 years after the date of enactment of the Temporary Bankruptcy Judgeships Extension Act of 2012 (28 U.S.C. 152 note; Public Law 112-121); and

(B) resulting from the death, retirement, resignation, or removal of a bankruptcy judge, shall not be filled.

SEC. 4. BANKRUPTCY FEES.

(a) AMENDMENTS TO TITLE 28 OF THE UNITED STATES CODE.—Section 1930(a)(6) of title 28, United States Code, is amended—

(1) by adding at the end the following:

"(B) During each of fiscal years 2018 through 2022, if the balance in the United States Trustee System Fund as of September 30 of the most recent full fiscal year is less than $250,000,000, the quarterly fee payable for a quarter in which disbursements equal or exceed $1,000,000 shall be the lesser of 1 percent of such disbursements or $250,000.

(b) DEPOSITS OF CERTAIN FEES FOR FISCAL YEARS 2018 THROUGH 2022.—Notwithstanding section 589a(b) of title 28, United States Code, for each of fiscal years 2018 through 2022—

(1) 98 percent of the fees collected under section 1930(a)(6) of such title shall be deposited as offsetting collections to the appropriation “United States Trustee System Fund”, to remain available until expended;

(2) 2 percent of the fees collected under section 1930(a)(6) of such title shall be deposited in the general fund of the Treasury.

(c) APPLICATION OF AMENDMENTS.—The amendments made by subsection (a) shall apply to quarterly fees payable under section 1930(a)(6) of title 28, United States Code, as amended by this section, beginning on the first day of the fiscal quarter following the date of enactment of this Act, and shall remain in effect for fiscal years 2018 through 2022.

SEC. 5. CLARIFICATION OF RULE ALLOWING DISCHARGE TO GOVERNMENTAL CLAIMS ARISING FROM THE DISPOSITION OF FARM ASSETS UNDER CHAPTER 12 BANKRUPTCY.

(a) In General.—Subchapter II of chapter 12 of title 11, United States Code, is amended—

(1) in section 1222(a)—

(i) in paragraph (2), by striking “unless—” and all that follows through “the holder” and inserting “unless the holder”;

(ii) in paragraph (3), by striking “and” at the end;

(iii) in paragraph (4), by striking the period at the end and inserting “subject to section 1222, provide for the treatment of any claim by a governmental unit described in section 1222(a).”; and

(b) In section 1226—

(i) in subsection (a)—

(A) in paragraph (2)—

(i) in the matter preceding paragraph (B)—

(ii) by inserting a comma after “all debts provided for by the plan”;

(bb) by inserting a comma after “all debts provided for by the plan”; and

(bb) by inserting a comma after “all debts provided for by the plan”;

(ii) in paragraph (3), by striking “the kind” and all that follows and inserting “a kind specified in section 523(a) of this title, except as provided in section 1222(c).”; and

(iii) in subsection (b), by striking “the kind” and all that follows and inserting “except as provided in section 1222(c)” before the period at the end; and
(C) in section 122(b)–
   (1) in paragraph (2), by striking "or" at the end;
   (ii) in paragraph (3), by striking the period at the end and inserting "; or"; and
   (iii) by adding at the end the following:
   "(4) for the payment of a claim described in section 1232(a) that arose after the date on which the petition was filed.";
   (2) TABLE OF SECTIONS.—The table of sections for subchapter II of chapter 12 of title 11, United States Code, is amended by adding at the end the following:
   "1232. Claim by a governmental unit based on the disposition of property used in a farming operation."
   (c) EFFECTIVE DATE.—The amendments made by this section shall apply to—
   (1) any bankruptcy case—
   (A) that is pending on the date of enactment of this Act;
   (B) in which the plan under chapter 12 of title 11, United States Code, has not been confirmed on the date of enactment of this Act; and
   (C) relating to which an order of discharge under section 122 of title 11, United States Code, has not been entered; and
   (2) any bankruptcy case that commences on or after the date of enactment of this Act.

SA 788. Mr. DAINES submitted an amendment intended to be proposed by him to the bill H.R. 2810, to authorize appropriations for fiscal year 2018 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of section 1045, add the following:

(b) POSTPONEMENT OF DEADLINE FOR COMPLETION OF CONVERSION.—Notwithstanding the deadline otherwise specified in paragraph (1) of section 103(a) of the National Defense Authorization Act for Fiscal Year 2016, as amended by this section, for the completion of the conversion of military technician positions as described in that subsection, the deadline for the completion of such conversion shall be 180 days after the date on which the Secretary of Defense submits to Congress the report required by section 1067.

FOREIGN TRAVEL FINANCIAL REPORTS

In accordance with the appropriate provisions of law, the Secretary of the Senate herewith submits the following reports for standing committees of the Senate, certain joint committees of the Congress, delegations and groups, and select and special committees of the Senate, relating to expenses incurred in the performance of authorized foreign travel:

CONсолIDATED REPORT of EXPENDITURE of FUNDS for FOREIGN TRAVEL by MEMBERS and EMPLOYEES of the U.S. SENATE, UNDER AUTHORITY of SEC. 22, P.L. 95-384—22 U.S.C. 1754(b), COMMITTEE ON APPROPRIA TIONS FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017

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*Delegate expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95-384, and S. Res. 179 agreed to May 25, 1977.

SENIOR THAD COCHRAN,
Chairman, Committee on Appropriations, Aug. 4, 2017.
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# Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95-384—22

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* Denotes travel in support of Senate committee business.
### Delegation Expenses: * 

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* Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95–384, and S. Res. 179 agreed to May 25, 1977.

### CONSOLIDATED REPORT OF EXPENSES OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22 U.S.C. 1754(b), COMMITTEE ON COMMERCE, SCIENCE, AND TRANSPORTATION FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017

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* Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95–384, and S. Res. 179 agreed to May 25, 1977.

### CONSOLIDATED REPORT OF EXPENSES OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22 U.S.C. 1754(b), COMMITTEE ON ENERGY AND NATURAL RESOURCES FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017

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* Delegation Expenses include Embassy Overtime, Security, Transportation, as well as official expenses in accordance with the responsibilities of the host country.

CONGREGATIONAL RECORD — SENATE

CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL FROM APRIL 1 TO JUNE 30, 2017—Continued
## Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95-384—22

### U.S.C. 1754(b), Committee on Foreign Relations for Travel from Apr. 1 to June 30, 2017—Continued

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*Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95-384, and S. Res. 179 agreed to May 25, 1977.

### Consoliated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95-384—22 U.S.C. 1754(b), Committee on Homeland Security and Governmental Affairs for Travel from Apr. 1 to June 30, 2017

<table>
<thead>
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<th>Name and country</th>
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*Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95-384, and S. Res. 179 agreed to May 25, 1977.

### Consoliated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95-384—22 U.S.C. 1754(b), Committee on Small Business and Entrepreneurship for Travel from Apr. 1 to June 30, 2017

<table>
<thead>
<tr>
<th>Name and country</th>
<th>Name of currency</th>
<th>Foreign currency</th>
<th>Transportation</th>
<th>Miscellaneous</th>
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*Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95-384, and S. Res. 179 agreed to May 25, 1977.

Senator Ron Johnson,
Chairman, Committee on Homeland Security and Governmental Affairs, July 22, 2017.
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**Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95-384, and S. Res. 179 agreed to May 25, 1997.**

**Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95-384, and S. Res. 179 agreed to May 25, 1997.**
### CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22

**U.S.C. 1754(b), COMMISSION ON SECURITY AND COOPERATION IN EUROPE FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017—Continued**

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**Total**

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*Delegation expenses include payments and reimbursements to the Department of State under authority of Sec. 502(b) of the Mutual Security Act of 1954, as amended by Section 22 of P.L. 95–384, and S. Res. 179 agreed to May 25, 1977.

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**CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22

**U.S.C. 1754(b), INTERNATIONAL NARCOTICS CONTROL CAUCUS FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017**

<table>
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<th>Transportation</th>
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**SENATOR CHUCK GRASSLEY,**

Chairman, Senate Caucus on International Narcotics Control, June 28, 2017.

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**CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22

**U.S.C. 1754(b), DEMOCRATIC LEADER FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017**

<table>
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<th>Name of currency</th>
<th>Per diem</th>
<th>Transportation</th>
<th>Miscellaneous</th>
<th>Total</th>
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<td>Singapore</td>
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**SENATOR CHARLES E. SCHUMER,**


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**CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22

**U.S.C. 1754(b), MAJORITY LEADER FOR TRAVEL FROM APR. 1 TO JUNE 30, 2017**

<table>
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<th>Per diem</th>
<th>Transportation</th>
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**Total**

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BANKRUPTCY JUDGESHIP ACT OF 2017

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Committee on the Judiciary be discharged from further consideration of S. 1107 and the Senate proceed to its immediate consideration.

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

The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 1107) to amend title 28, United States Code, to authorize the appointment of additional bankruptcy judges, and for other purposes.

There being no objection, the Senate proceeded to consider the bill.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Grassley substitute amendment at the desk be considered and agreed to; that the bill, as amended, be considered read a third time and passed; and that the motion to reconsider be considered made and laid upon the table.

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

The amendment (No. 787) in the nature of a substitute was agreed to.

(The amendment is printed in today's Record under "Text of Amendments.")

The bill (S. 1107), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed.

ORDERS FOR WEDNESDAY, SEPTEMBER 6, 2017

Mr. MCCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m., Wednesday, September 6; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; further, that following leader remarks, the Senate be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each until 12:30 p.m.; finally, that the Senate recess from 12:30 p.m. to 2:15 p.m. to allow for the weekly conference meetings.

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

ORDER FOR ADJOURNMENT

Mr. MCCONNELL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order, following the remarks of Senators BENNET and CANTWELL.

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

The Senator from Colorado.

HURRICANE HARVEY

Mr. BENNET. Mr. President, before I begin, now that we have returned from the August break, I want to take a moment to acknowledge the devastation caused by Hurricane Harvey. I know the thoughts of everyone in this Chamber are with the thousands of Americans who are waiting to return home and restart their lives. I hope the Senate will act quickly to allow them to do so.

I would also say that we know there is a lot of concern in the President's State about what is yet to come, so we need to get about our business.

DACA

Mr. BENNET. Mr. President, tonight I rise to address another issue—the Trump administration's decision to end the program known as DACA.

DACA provided deportation relief to nearly 800,000 undocumented immigrants who came to this country as children. Those kids grew up in America alongside America's children, playing on our Little League teams, running for student government, marching in the school band. Just like America's kids, they showed up to class, they did their homework, and they pushed forward with every expectation of building a future for themselves and for their communities. The only difference between them is that the kids covered by DACA came to America as undocumented immigrants.

Many of these kids didn't even know they didn't have legal status. I know this firsthand because I used to be the Superintendent of the Denver Public Schools. It was about ninth grade that children would realize—children who had no country other than the United States as their home—that they didn't have legal status because they had come here through no fault of their own without documented status.

A lot of these kids found out the hard way, applying for jobs that asked for papers they didn't have, applying for financial aid they were ineligible to receive, and coping with the possibility of being ripped away from friends and family at any time. DACA ended that. It stopped it. Nationwide, it protected nearly 800,000 young adults from deportation and gave these hundreds of thousands in the only country they knew to build a future. That is precisely what they have done.

Since DACA was enacted, the young people who enrolled in the program have grown into young adults. They have lived here. They have worked. They have started businesses. They have bought homes. They are raising families.

In Colorado, over 17,000 young people came forward to take the government at its word, to share their information, and to apply for deferred action. Each one of them placed their faith in us to protect them and their families until we came to a long-term solution about their status. Today, President Trump has betrayed that trust. Worse, his decision to rescind DACA betrays the very character of our country.

America does not strip parents from their children. We do not strip brothers from sisters. America does not round up neighbors to send them to places they have not known since they were 2 years old or 6 months old, if they knew them at all. We do not use kids and families as some kind of bargaining chip for legislation. That is not who we are. This decision will not only hurt families and communities, but it will hurt our economy, as 90 percent of DACA recipients work, and 7 in 10 have bachelor's degrees or higher. They pay taxes. Over the next 2 years, ending DACA could force tens of thousands of people to lose their jobs. Colorado alone stands to lose over $850 million in economic activity every single year as a result of this rash decision. That is why business leaders all across my State have decried this decision as not only cruel but costly.

President Trump campaigned to strengthen families and our economy. With this decision, he is taking aim at both. Now parents all across America are planning where to send their kids if they are deported. Young professionals worry about what will happen to their mortgages, their car payments, and their student loans if they are fired and...
forced to leave. Business owners wonder how they will make up for the hard workers whom they have come to rely on over the years. Once again, President Trump has unleashed needless anxiety and uncertainty across America.

This weekend, I was thinking we would never have been in this position if Congress had acted to fix our broken immigration system to ensure legal status for everybody protected by deferred action under the President’s executive order. I was part of the Gang of 8, which wrote the immigration bill in the Senate. It was four Democrats and four Republicans who worked together over a period of 8 months in a process that I think the American people would be justifiably proud of. For once in Washington, people sat down in a bipartisan way to actually solve the problems that face this country. We were not making trades. We were not holding each other hostage in that room. We knew that the border was an important good, and we knew a pathway to citizenship was an important good.

We delivered both to the floor of this Senate. In fact, the bill had very meaningful security. It is the only bill that has passed either the House or the Senate that has had any border security and internal security as well and, as I mentioned, a pathway to citizenship for the undocumented people who are here, including everybody who is protected by DACA. It was a good bill—I think it was a great bill—and it got 68 votes in the Senate. If the House had done what the American people had wanted us to do, it would have passed our bill, and we would not have had to go through the agony of what the Trump administration is doing to immigrants in this country right now.

I think Congress needs to act swiftly to clean up the damage the administration’s actions but through others’ actions. As my colleague talked about, there is still an opportunity to come forward on this important piece of legislation that historically has been supported by Republicans.

Tonight, I thank my colleague from Colorado, Senator Cory Gardner, for doing just that and joining me as a co-sponsor of the Dream Act. We have an opportunity to come together as Republicans and Democrats in order to give those children the certainty they deserve and the legal path to stay in the only country they know. This is not about left versus right, although I say that about everything in this place, but in this case it really is true. This is about doing right for the young people whom we are, in every sense, our fellow Americans.

It is about doing the right thing for people in Colorado, like Marissa Molina. Marissa was 9 years old when her parents took her from Mexico to Colorado. She grew up in Glenwood Springs on the West Slope. She worked hard and planned on going to college until she realized, like so many young people whom I have met, that she was ineligible for in-state tuition because of her legal status, but she was determined to make it work anyway. She cleaned houses with her mom and tutored other students in Spanish. All of that helped, but it was not enough. By her senior year, Marissa’s family had little money left, and she nearly had to drop out.

Then DACA went into effect, and Marissa was able to secure Federal student loans and graduate summa cum laude from Fort Lewis College in Durango. Determined to give back, Marissa spent 2 years teaching in my old school district, in the Denver Public Schools. She did not have any background in education, but she wanted to pay it forward by helping other kids achieve.

Like Marissa, Marco Dorado came to Denver when he was just 3 years old. His parents have worked in our community for over two decades in order to provide for him and his three siblings. Marco was the first person in his family to graduate from high school, but after graduating, he could not get a job because he did not have a Social Security card. He could not get a driver’s license and he did not get a student loan—a bright future frozen in place. Marco felt trapped in a system with no way forward.

Then the last President announced DACA in 2012. Marco got his Social Security card, his driver’s license, and financial aid to attend the University of Colorado. As he studied for a degree in finance, he worked between classes and interned at our State capitol. There, he learned something about politics, and he was voted student body president by his peers at CU, at the University of Colorado.

In every practical sense there is, Marco is an American. He has no memory of life before America. He grew up in Colorado, attended our kids, attended our colleges, and has been working to improve this democracy. His two younger brothers and sisters, as is so often the case, were born here.

A decent and compassionate administration would find a way for Marco to stay in the only community he knows. A smart and forward-looking administration would seize on this young man’s talent and commitment to our nation, hire him, and would recognize in Marco and Marissa the best qualities of America—hard work, family, perseverance, and service. Instead—and I regret this—we have the Trump administration, which threatens to rip them from their families, tear them from the communities they have built in Colorado, and deprive our Nation of their obvious and considerable talent.

The administration’s decision today has thousands and thousands of people like Marco and Marissa into needless chaos and fear. For what—to satisfy the smallest fringe of the right? A majority of the Republicans in my State not only support the Dream Act but support a pathway to citizenship for the undocumented people who are here. Unfortunately, today’s decision is just the latest example of the violence this President has done to our country’s tradition.

Because of his rhetoric against immigrants, against Muslims, his equivocation about White nationalists, there is a deep unease in this country. I have heard it in townhalls across Colorado. Trump has unleashed a firestorm of media coverage, all of us—not just on the people in the Senate—to put our hands on someone else’s shoulder and say: I am glad you are here. Thank you for the contribution you have made by working in our communities, and like young people across the country, they envision a bright future for themselves. We have taught them to do that since they were kids. Now we should let them realize it.

I thank my colleague from Washington for her patience. I yield the floor.

The PRESIDING OFFICER (Mr. DAINES). The Senator from Washington.

Ms. CANTWELL. Mr. President, I join my colleague from Colorado to come to the floor to talk about the President’s misguided decision earlier today to end the Deferred Action for Childhood Arrivals Program.

This program, put in place by the last administration, gave the certainty and predictability to so many young children who were brought to the United States through not their own action, but through theirs. As my colleague talked about, there is story after story of young people who have literally applied for college aid only to find out they were not here legally and could not pursue that kind of financial assistance. That is why, since 2001, I have been a supporter of the Dream Act. Tonight, I cannot believe this is the message from this President.

In a remarkable act of courage and trust, 17,500 young DACA recipients are working and contributing to the economy in my State, the State of Washington. These recipients must submit
biographical information and biometric information, and allow State Department, Homeland Security, and other Federal agencies to complete background checks. They have never committed a felony, and they must have a job, be in school, or have served in the military. So ending this program is literally taking workers out of our State, taking the gross domestic product of over $1 billion that it will cost our Nation over the next several years. The decision to wind DACA runs counter to the longstanding and proud history in our State of welcoming immigrants. Dreamers invest in their communities. They pay State and local taxes. In fact, the Chamber of Commerce supports this program; it does a majority of Americans, and over 300 business leaders agree that Dreamers help us build a better and more prosperous America. Just today, one of the key Microsoft executives—one of our own, I believe—said he and his family rather have legislation to protect these individuals in immigration reform than to have tax reform. That is how important it is to our State.

I yield the floor.

Ms. CANTWELL. Mr. President, I would also like to say a word about the World Trade Organization’s announcement that was just made yesterday, one in which the World Trade Organization said that the Boeing 777X Program did not receive prohibited subsidies and that it had given another $5 billion in illegal launch aid to the A350 Program even after these kinds of subsidies had been declared illegal.

We need an aerospace market that is truly competitive, one that is not distorted by illegal subsidies. So these matter because the outcome impacts jobs here in the United States, and aerospace is one of the biggest manufacturers in the United States.

We know there are lots of challenges and there is lots of competition, but we want that competition to be on a level playing field. We want to make sure that, in the aerospace industry, people are playing by the rules. This is the third time the WTO has said that the massive illegal subsidies the EU has provided to Airbus are wrong, that they have failed to take the steps to comply, and that they need to change their behavior.

If the EU follows the rules, then we should take the necessary steps to force an end to these anti-competitive schemes. I say this because the WTO’s ruling today—while I know many of my colleagues think this process played out all too long—did resolve the issue as it related to the EU gave Airbus.

Enforcement of these trade rules is important to U.S. competitiveness. I want to continue to strengthen our ability to expand markets of rules, and continue to make sure that the U.S. Government has all the resources and personnel it needs to make sure our trading partners meet their commitments, and our aerospace workforce in the United States is second to none.

I want to continue to fight every battle to make sure they can be competitive. I thank everyone at the Office of the U.S. Trade Representative for working so hard on this case for more than a decade, and for giving us time to move on and to make sure that the EU is in line with these past WTO rulings and that we continue to fight for a fair and competitive aerospace market. I yield the floor.

ADJOURNMENT UNTIL 10 A.M.
TOMORROW

The PRESIDING OFFICER. Under the previous order, the Senate stands adjourned until 10:00 A.M.

Thereupon, the Senate, at 6:47 p.m., adjourned until Wednesday, September 6, 2017, at 10 a.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF AGRICULTURE

GREGORY IBACH, OF NEBRASKA, TO BE UNDER SECRETARY OF AGRICULTURE FOR COMMODITIES AND EXPEDITION SERVICES, VICE EDWARD M. AVALOS, RE-NOMINATED.

WILLIAM NORTHHY, OF IOWA, TO BE UNDER SECRETARY OF AGRICULTURE FOR FOOD, CREDIT, AND PROGRAMS, VICE EDWARD M. AVALOS, RE-NOMINATED.

STEPHEN ALEXANDER VADE, OF TENNESSEE, TO BE GENERAL COUNSEL OF THE DEPARTMENT OF AGRICULTURE, VICE JEFFREY MICHAEL PRUITT.
IN THE UNITED STATES AIR FORCE TO THE GRADE INDI-

LT. GEN. STAYCE D. HARRIS

CATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE

THE BOARD OF VETERANS' APPEALS FOR A TERM OF SIX

VICE PAUL R. VERKUIL, RESIGNED.

THE UNITED STATES FOR THE TERM OF FIVE YEARS,

CHAIRMAN OF THE ADMINISTRATIVE CONFERENCE OF

NATIONAL DRUG CONTROL POLICY, VICE MICHAEL A.

LIBERTIES OVERSIGHT BOARD FOR A TERM EXPIRING

LIBERTIES OVERSIGHT BOARD FOR THE REMAINDER OF

AND DIRECTOR OF THE UNITED STATES PATENT AND

ATTORNEY GENERAL, VICE JOHN P. CARLIN, RESIGNED.

SPECTOR GENERAL, CENTRAL INTELLIGENCE AGENCY,

AND BUDGET, VICE BETH F. COBERT.

RECTOR FOR MANAGEMENT, OFFICE OF MANAGEMENT

ISTRATOR OF GENERAL SERVICES, VICE DENISE TURNER

NEST W. DUBESTER, TERM EXPIRED.

OF THE FEDERAL LABOR RELATIONS AUTHORITY FOR A

PATRICK PIZZELLA, TERM EXPIRED.

ROTH.

TROLLER, OFFICE OF FEDERAL FINANCIAL MANAGE-

ADMINISTRATOR OF THE WAGE AND HOUR DIVISION, DE-

PARTMENT OF LABOR

IN THE UNITED STATES FOR THE TERM OF FIVE YEARS,

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE

TO BE AMBASSADOR EXTRAORDINARY AND

THE SENIOR FOREIGN SERVICE, CLASS OF COUN-

BRIAN JAMES EGAN, RESIGNED.

OF SEYCHELLES.

OF THE UNITED STATES OF AMERICA TO THE REPUBLIC

RENTLY AND WITHOUT ADDITIONAL COMPENSATION AS

TO BE AMBASSADOR EXTRAORDINARY AND PLENI-

THE SENIOR FOREIGN SERVICE, CLASS OF COUNSELOR,

DAVID DALE REIMER, OF OHIO, A CAREER MEMBER OF

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE

AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION

TO BE lieutenant general

Maj. Gen. Jacqueline D. van Ovost

THE FOLLOWING NAMED AMERICAN GOERGIAN OFFICER OF THE

UNITED STATES FOR APPOINTMENT IN THE RESERVE OF THE

AIR FORCE TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTIONS 12200 AND 12212

To be brigadier general

Col. Jeffrey R. Patterson

Col. Nathan B. Alsholdina

Col. Boris R. Armstrong

Col. Kimberleigh H. Andrews

Col. Robert L. Bell

Col. Shawn N. Betton

Col. Jeffrey L. Butler

Col. Michael E. Busch

Col. Kevin J. Campbell

Col. Thomas S. Campbell

Col. Lawrence E. Christensen

Col. Shawn A. Clouthier

Col. Darwyn L. Craig

Col. Robert C. Desk5

Col. Edward L. Eissler III

Col. Shawn D. Ford

Col. Ralph G. Gozzini

Col. Patrick M. Gunder

Col. Penny C. Hagestilly-Goytz

Col. Jeremy C. Hogenson

Col. Cassandra S. Howard

Col. Paul D. Howard

Col. Edward S. Jones

Col. Gary W. Jones

Col. Heidi L. Jones

Col. Megan Q. Kowalec

Col. Gregory J. Leisit

Col. Suanee R. Liepman

Col. Keith G. Macdonald

Col. Rolf E. Mammim

Col. Gerald E. McDonnald

Col. Christopher G. Mcgraw

Col. Michael E. Morgan

Col. Rebecca L. O’Connor

Col. Duke A. Firk

Col. Jeffrey L. Ryan

Col. Jon S. Safstrom

Col. William L. Sparerow

Col. James K. Stevenson, Jr.

Col. Donald D. Story

Col. Bryan J. Trff

Col. Edward L. Vaugahn Iv

Col. April D. Vogel

Col. Charles M. Walker

Col. Christopher S. Walker

Col. David A. Weisha

Col. Wendy B. Wenke

Col. Gregory T. White

Col. William T. Yates

Col. Daniel S. Yencheky

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 12200:

To be major general

Brig. Gen. John E. Cardwell

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 12200:

To be brigadier general

Col. Joseph D. Costa

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 12200:

To be lieu tenant general

Lt. Gen. Statayh D. Barnes

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C. SECTION 401:

To be lieutenant general

Maj. Gen. Jacqueline D. van Ovost


To be brigadier general

Col. Jeffrey R. Patterson

Col. Nathan B. Alsholdina

Col. Boris R. Armstrong

Col. Kimberleigh H. Andrews

Col. Robert L. Bell

Col. Shawn N. Betton

Col. Jeffrey L. Butler

Col. Michael E. Busch

Col. Kevin J. Campbell

Col. Thomas S. Campbell

Col. Lawrence E. Christensen

Col. Shawn A. Clouthier

Col. Darwyn L. Craig

Col. Robert C. Desk5

Col. Edward L. Eissler III

Col. Shawn D. Ford

Col. Ralph G. Gozzini

Col. Patrick M. Gunder

Col. Penny C. Hagestilly-Goytz

Col. Jeremy C. Hogenson

Col. Cassandra S. Howard

Col. Paul D. Howard

Col. Edward S. Jones

Col. Gary W. Jones

Col. Heidi L. Jones

Col. Megan Q. Kowalec

Col. Gregory J. Leisit

Col. Suanee R. Liepman

Col. Keith G. Macdonald

Col. Rolf E. Mammim

Col. Gerald E. McDonnald

Col. Christopher G. Mcgraw

Col. Michael E. Morgan

Col. Rebecca L. O’Connor

Col. Duke A. Firk

Col. Jeffrey L. Ryan

Col. Jon S. Safstrom

Col. William L. Sparerow

Col. James K. Stevenson, Jr.

Col. Donald D. Story

Col. Bryan J. Trff

Col. Edward L. Vaugahn Iv

Col. April D. Vogel

Col. Charles M. Walker

Col. Christopher S. Walker

Col. David A. Weisha

Col. Wendy B. Wenke

Col. Gregory T. White

Col. William T. Yates

Col. Daniel S. Yencheky

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 12200:

To be major general

Brig. Gen. John E. Cardwell

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 12200:

To be brigadier general

Col. Joseph D. Costa

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 12200:

To be lieu tenant general

Maj. Gen. Michael A. hills

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C. SECTION 401:
To be major

To be colonel

To be lieutenant colonel

To be captain

To be major

To be colonel

To be lieutenant colonel

To be colonel

To be lieutenant colonel

To be colonel

To be major

To be major

To be major

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To be major

To be major

To be major

To be major
THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT
TO BE LIEUTENANT COMMANDER

UNDER TITLE 10, U.S.C., SECTION 624:

Michael J. Monsong
Dru A. Nelson
John W. Potter
Matthew A. Riley
Jonathan D. Rosseelaar
Jeremy C. Selitto
Joshua A. Shrews
Anthony D. Stallings
Christopher J. Sutton
John W. T. Tates
Jason P. Ulven
Aaron B. Wesson

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT
TO THE GRADE INDICATED IN THE UNITED STATES NAVY
UNDER TITLE 10, U.S.C., SECTION 624:

Salar HUDIN A. ADENKHALIF
Angel Aviles
Joshua L. Baker
Clayton B. Beaume
Michael A. Belch
Steven K. Bosch
Deborah M. Boogaard
John A. Brayman
Daniel J. Brown
Kenneth D. Brown
Elise M. Chapdelaine
Lindsey V. Chen

The following named officers for appointment
To be midshipman

under title 10, u.s.c., section 624:

Christina C. Grau
Chisa T. Y. Hadenaran
Wesley Y. Han
Joshua R. Bux
Casey J. Hichert
Bryce B. Hicks
Melissa A. Hillman
Benjamin R. B. Hixson
Jason C. House
Edwin F. Jimenez
Anastasia M. Jones
Koby D. Kriese

MacDonald A. Labva
Adam W. Lawhorne
Dale B. Leesohn
Taiathlon Lin
Vincent J. Linley
Gedon A. Lopez
Juan A. Luzcano
Andromeda M. Luminarias

Tu K. Luong
Nicholas C. Mader
Zachary C. Manriquez
Tucker H. McKennedy
Daniel L. Moran
Belj Mohan
Mai T. C. Morgan
Kathryn L. Mowsum
Daniel A. Nin
Tabetha V. Noel
Christopher T. Norman

Title: Lieutenant
Lauren E. Petrus
Jason A. Pirkallo
Thomas T. Poe
Corey C. Pfeiffer
Elliot W. Riley
Pavela Rittthawon
Clifford B. Riviera
Juan C. Sanchez
Robert S. Schmermund
Joshua R. Shiver
Maria C. Scura
Aaron K. Smith
James M. Steele
Aberik L. Stenwand
Kenneth D. Swingle, Jr.

Win Thaw
Jason E. Thomas
Justin C. Tinsley
Richard K. Tisdale
Jose P. Tomas
Alessandro P. Tornatore
Loong K. Tran
Antony C. Ursh
Julio A. Vargas
Carrie A. Vizzari
Callan T. Walsh
Ashlei L. Whitley
Ying P. Zhong

The following named officers for appointment
To the grade indicated in the united states navy
under title 10, u.s.c., section 624:

Santiago A. Abrdin
Stephanie A. Adams
DeAnn A. An
Nikoma G. Antunyu
Adam L. Argosante
Catherine A. Bannerman
Rambel R. Barcenas
Sunny C. Bartolomowi
Tod D. Bate
Sheree L. Blackwell
Timothy W. Boreng
Lindsay R. Boyd

The following named officers for appointment
To the grade indicated in the united states navy
under title 10, u.s.c., section 624:

Santiago A. Abradm
Stephanie A. Adams
DeAnn A. An
Nikoma G. Antunyu
Adam L. Argosante
Catherine A. Bannerman
Rambel R. Barcenas
Sunny C. Bartolomowi
Tod D. Bate
Sheree L. Blackwell
Timothy W. Boreng
Lindsay R. Boyd

The following named officers for appointment
To the grade indicated in the united states navy
under title 10, u.s.c., section 624:

Santiago A. Abradm
Stephanie A. Adams
DeAnn A. An
Nikoma G. Antunyu
Adam L. Argosante
Catherine A. Bannerman
Rambel R. Barcenas
Sunny C. Bartolomowi
Tod D. Bate
Sheree L. Blackwell
Timothy W. Boreng
Lindsay R. Boyd

The following named officers for appointment
To the grade indicated in the united states navy
under title 10, u.s.c., section 624:

Santiago A. Abradm
Stephanie A. Adams
DeAnn A. An
Nikoma G. Antunyu
Adam L. Argosante
Catherine A. Bannerman
Rambel R. Barcenas
Sunny C. Bartolomowi
Tod D. Bate
Sheree L. Blackwell
Timothy W. Boreng
Lindsay R. Boyd

The following named officers for appointment
To the grade indicated in the united states navy
under title 10, u.s.c., section 624:

Santiago A. Abradm
Stephanie A. Adams
DeAnn A. An
Nikoma G. Antunyu
Adam L. Argosante
Catherine A. Bannerman
Rambel R. Barcenas
Sunny C. Bartolomowi
Tod D. Bate
Sheree L. Blackwell
Timothy W. Boreng
Lindsay R. Boyd

The following named officers for appointment
To the grade indicated in the united states navy
under title 10, u.s.c., section 624:
The following named officers for appointment to the grade indicated in the United States Navy under Title 10, U.S.C., Section 624:

David W. Battertwait
Daniel L. Schreiber
Susan N. Dewey
Anthony M. Kuehley II
Benjamin H. Smith
Christopher J. Horner
Petre J. Spernich
Lance Stephens
Lindsey A. Stoll
Aaron J. Stoll
Mashaiana L. Sutton
Melinda D. Swann
Jason Switzer
Carlos J. Trevisano
Richardo M. Tus bru
Daniel H. Wademan, Jr.
David W. Wolfe
Yuli W. Wong

The following named officers for appointment to the grade indicated in the United States Navy under Title 10, U.S.C., Section 624:

Brooke A. Ahlstrom
Rhodes A. J. Batcheller
Mathew R. Bueckick
Ken C. H. Cattle
Teressa A. Capestro
Justin J. P. Carl
Denise Chiu
Jeffrey M. Clark
Mark K. Deschon
Jessica R. Dillon
Kim T. Do
Jamies S. Feliz
Koby R. Ferguson
Tyler J. Finlayson
Aliya S. Fleming
Tyler P. Fleming
Daniel L. Forrest
Stephen W. George
Jennifer C. Griffeth
Elizabeth A. H. Griffer
Ablely N. Harley
Dustin B. Haupt
Amie M. Heim
Ryan A. Horsey
Evans C. Hopkins
Timothy W. Howarth
Francis X. Hsu
Philip A. Jenkins
Tyler R. Johnson
Evon Y. Kang
Joshua C. Kats
Inga M. Kittell
Elizabeth A. Klanderman
Jonathan J. Kolon
Molly R. Koface
Christian P. Lages
Grant B. Layton
Kim T. Lee
James G. Linkous
Mirha P. Lockey
Danielle M. Marquis
Rodney D. Martin
Tori A. Matsuyu
Christopher J. McElanen
P. J. Merrell
Erza I. Merritt
Robin C. Naray
Ezra N. Negron
Mandy M. Olson
Justin C. Orr
Christopher R. Ortize
Justin G. Page
Seth L. Perkins
Elizabeth A. Polak
Yami I. Ramirez
Steven B. Rassie
Brenda W. Reid
Edmond Buxta
Omero A. Belaliturbad
Samuel I. Richards
Kevin W. Ryan
Richard S. Sawaya
Mathew H. Seedall
Thomas C. Sko
Matthew G. Sheehan
Sabrina S. Sincerekomumhi
Emily M. Summerlin
Kerini S. Summerlin
Brent A. Tipton
Christopher M. Tully
John H. Upton III
Diane T. Tyle
Jeremy D. Wano
Mark C. Warner

The following named officers for appointment to the grade indicated in the United States Navy under Title 10, U.S.C., Section 624:

Miguel M. Alampay
Matthew J. Allred
Amanda M. Antonio
Dylan C. Arnold
Michael R. Austin
Jonathan B. T. Azelarbo
Oleg Baltzer
William E. Barber
Hilien M. Barnhart
Nicole J. Beeirm
Aaron M. Beaudette
Joseph F. Bloomberg
Jacques M. Bouchar
d
James M. Boyt
Gregory E. Bowlin
Christopher T. Boyd
Daniel S. Brennan
Michelle C. Brenner
Alyson J. Brown
Amer D. Brittain
Leith E. Brown
Nathaniel A. Brown
Amanda B. Bivens
Al H. T. Bui
Kenneth L. Bull
Brian J. Burke
Evan R. B. Bultin
Joseph A. Caelel
Harry F. Calisch III
Carlos H. Casamanalupa
Bianka K. Chua
Seamus M. Corb
Maxwell L. Cooper
Brandon M. Costello
Gregory B. Ceaja
Aaron A. Daley
Daniel J. Deantis
Sarah M. Doman
Michael M. Dore
Jacob L. N. Duong
Cristobal D. Drakol
Lauren K. Ehrlichman
Christa L. Eickhoff
Jeffrey C. Eickhoff
Kristen A. Englehardt
Shamus Fallah
David A. Feaker, Jr.
Michael J. Ferreira
Robert L. Finkquito
Robert D. Filler
Michael T. Finnerin, Jr.
Laura M. Flick
Craig B. Folsom
Brian S. Foster
Andrew J. Friski
Joel A. Fulkerson
Christian M. Gardner
Michael C. Gardner
Jason M. Garrott
Jamier P. Gastwirt
Miran G. Ginn
Sarah C. Godwin
Jennifer P. Gregory
Daniel W. Griffin
Felipe R. Grimaldo
Charles L. Grochol
Darin M. C. Hall
Joey E. Hall
Matthew T. Hall
Michael M. Hane
Joseph P. Happe
Jason M. Hardwick
David M. Harwell
Kyle M. Harvey
Richard J. Herold
Sergio Hickey
Brandon L. Hill
David M. Hill
Kyle R. Hinck
Isaac Iliaja
Catheirine E. Debs
Sylvester D. Ilar
Marcela Jacoborobbo
Charles L. Jakubowski
Jeptha T. Johnson
Christie A. Joy
Ryan E. Kachur
Jason A. Kaiser
Alexander V. Killary
Matthew W. Kiley
Richard A. Kennedy
Jeremy S. Kennel
Brian J. Kennelly
Elizabeth D. Kurr
Daniel E. Kim
Thomas E. Kinne
Bradley J. Kinsby
Eric J. Koch
Kristen A. Kong
Jennifer F. Kutter
Sebastian W. Lara
Debby T. Ladowski
Paul R. Lewis II
John P. Lyssand
Emily B. Lipsky
Andrew T. Loomis
Michael J. Lucci, Jr.
Eric M. Libhirs
Donovan L. Lada
Joshua W. Major
Samuel A. Moul
Brittany B. Marshall
Jill E. Martin
Jonathan A. Mayhew
Tara C. Mccluskey
Debra L. Mcne
Brian E. Mckinney
Kenneth D. Mcmurray
Nicholas J. Michols
Roxane C. Mickelson
Ryan M. Miek
Benjamin T. Miller
Alan R. Minet
Cesar R. Morales
Jeffrey E. Moore
John B. Moor
IN THE MARINE CORPS

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES MARINE CORPS UNDER TITLE 10, U.S.C., SECTION 624:

To be major

Megan L. Bustin

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES MARINE CORPS UNDER TITLE 10, U.S.C., SECTION 624:

To be major

Robert M. Barclay

FOREIGN SERVICE

THE FOLLOWING NAMED MEMBERS OF THE FOREIGN SERVICE OF THE UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT TO BE A FOREIGN SERVICE OFFICER, A CONSULAR OFFICER, AND A SECRETARY IN THE DIPLOMATIC SERVICE OF THE UNITED STATES OF AMERICA

Michael Askouri, of Virginia
Jill Jupeter-Johns, of Maryland
John R. Penggot, of Virginia
Jeffries Blunt de Graffenried, Jr., of Florida

CONFIRMATION

Executive nomination confirmed by the Senate September 05, 2017:

THE JUDICIARY

Timothy J. Kelly, of the District of Columbia, to be United States District Judge for the District of Columbia.
RETIREMENT OF REVEREND PHARIS D. EVANS

HON. PETER J. VISCLOSKY
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VISCLOSKY. Mr. Speaker, it is with great pleasure that I take this time to recognize and honor Reverend Pharis D. Evans and to wish him well upon his retirement as Pastor of Clark Road Missionary Baptist Church in Gary, Indiana. For his 56 years of service and devotion to his congregation and to the community in Gary and beyond, Reverend Evans is to be highly commended. In his honor, two special worship services are being held at the church on Sunday, October 8, 2017 and October 15, 2017. In addition, a celebratory retirement banquet will take place at the Gary Genesis Convention Center on Friday, October 13, 2017.

Pharis Evans graduated from Haywood High School in Brownsville, Tennessee. As a young boy, his passion for theology grew from the church services he attended, and he knew early on that he was destined to be a preacher. He studied theology at Chicago Baptist Institute and continued his studies at Calumet College of Saint Joseph in Whiting. It was on the first Sunday in April 1961, when Pharis D. Evans was first selected to lead Clark Road Missionary Baptist Church. For the past 55 years, he has administered spiritual guidance to a congregation that presently serves more than 800 parishioners. Pastor Evans’s impact through his spiritual teaching has been immeasurable, and those he has mentored can all attest to his generous nature. Throughout the years, he has been a tireless advocate for his church and the community. Since 1963, Pastor Evans has coordinated and maintained Radio Broadcast Outreach Ministry. From 2009 to the present, he has also served as “Spiritual Advisor” for the Baptist Ministers Conference of Gary and Vicinity, and in 2008, he was awarded the prestigious community service Drum Major Award by the Gary Frontier Service Club. Additionally, Pastor Evans has served as President and Vice President of the Progressive National Baptist Convention for the state of Indiana and been a chaplain for the Gary Police Department. A passionate and proven leader, Pastor Evans has provided counsel for many young ministers in search of guidance and direction. For his selfless devotion to aiding those in need of spiritual guidance, Pastor Evans is to be commended.

Reverend Evans’s exceptional dedication to the church and to his community is exceeded only by his devotion to his wonderful family. He and his beloved late wife, Ann, raised five wonderful children (one deceased). Reverend Evans is also a devoted grandfather and great-grandfather. I am privileged to call Pastor Evans my friend. More importantly, Reverend Pharis D. Evans has been a friend to all, the epitome of what we consider a Man of God. He is a man of service who has led a life we should all seek to emulate. His vision, his work, and his spirit have provided all of us with a guide to an improved and gentler future.

Mr. Speaker, I ask that you and my other distinguished colleagues join me in congratulating Pastor Evans on his retirement as Pastor of Clark Road Missionary Baptist Church. His fifty-six years of complete dedication, leadership, and selfless service to others is truly inspiring. I ask that you join me in congratulating him and wishing him well upon his retirement.

RECOGNIZING THE 2ND ANNUAL NICK’S RIDE FOR HEAL

HON. JOHN KATKO
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. KATKO. Mr. Speaker, I rise today to honor the 2nd annual Nick’s Ride for the Heroin Epidemic Action League (HEAL) of Cayuga County.

The Heroin Epidemic Action League is a local organization in Cayuga County whose mission is to promote awareness of the deadly dangers of heroin and drug addiction. In its second year, Nick’s Ride for HEAL honors the life of Nick Campagnola, who lost his struggle with heroin addiction in December 2015 at the young age of 20.

The motorcycle ride and block party supports the important efforts of HEAL, including providing a meeting space for those struggling with addiction, funding Nick’s Underskool Scholarships, and supporting other organizations with complementary missions.

I am proud to recognize the important efforts of the Heroin Epidemic Action League of Cayuga County to combat the heroin and synthetic drug epidemic that is plaguing Central New York and the rest of the country. By remembering Nick Campagnola with this outstanding community event, it is my hope that we can one day put an end to this deadly epidemic.

IN RECOGNITION OF THE BOWDEN CENTER DEDICATION

HON. MICHAEL C. BURGESS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. BURGESS. Mr. Speaker, I rise today to recognize the dedication of the Bowden Center in Keller, Texas on Sunday, August 20, 2017. This space was generously donated by Don Bowden and the late Linda Bowden, and now is operated by the Greater Keller Women’s Club Foundation. The Bowden Center is an event space that will allow local charities and schools to hold functions, as well as host weddings and other social gatherings.

All profits from the Bowden Center will go to the Greater Keller Women’s Club Foundation, which will direct the funds back into the community through charities the club supports. Through the generosity of the Bowdens, the Greater Keller Women’s Club Foundation will have sustained opportunities to enrich the Keller community.

This building and its dedication pay tribute to Linda Bowden, a very special leader in our Keller community, who passed away in May 2017. This building honors her legacy, and furthers her life work of giving back to others. From her years at the PTA to this year, she never stopped seeking out ways to help others. The dedication of this space is a fitting tribute to thank Linda Bowden for her generosity, not just with the new Bowden Center, but all she did for the people in Keller, Texas. We are grateful to Don and Linda Bowden, and look forward to using this space to honor their spirit of generosity and further support the good work achieved by the Greater Keller Women’s Club Foundation.

IN RECOGNITION OF THE BOWDEN CENTER DEDICATION

HON. WARREN DAVIDSON
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. DAVIDSON. Mr. Speaker, it is with great pride that I recognize and celebrate the 150th Anniversary of St. Joseph’s Catholic Church. St. Joseph’s Catholic Church is the oldest Catholic parish in the city of Hamilton, Ohio and has served as a unifying force in the community since its founding. In the 1800s, Ohio was home to many German and British Catholics who sought refuge in America after having fled religious persecution in Europe. Due to differences in their national origin and their language, English and German Catholics attended separate services. At the time of its founding in 1867, the church was known as a “German Catholic Church,” but through shared faith and the passing of time, these differences faded.

St. Joseph’s Catholic Church continues to be a pillar of the community as a school, community center, and as a place of worship. Today, St. Joseph’s Catholic Church stands as a testament to the unifying power of faith in our communities both historically and in the present. I applaud St. Joseph’s Catholic Church for its 150 years of service to Hamilton, Ohio.

This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor. Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
LIFETIME ACHIEVEMENT AWARD
FOR DR. VIDYA KORA

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VISCLOSKY. Mr. Speaker, it is with sincere admiration that I recognize the Indian Medical Association of Northwest Indiana, which will host its 36th Annual Gala on Saturday, September 9, 2017, at the Halls of Saint George in Schererville, Indiana. The Indian Medical Association of Northwest Indiana has always been an outstanding asset to Northwest Indiana. Its members have dedicated themselves to providing quality medical services to the residents of Northwest Indiana while focusing on compassion for others, improving patient care, and lighting the way for change.

At this year's Annual Gala, the Indian Medical Association will present the Lifetime Achievement Award to one of Northwest Indiana's finest citizens, and my good friend, Dr. Vidya Kora. For his outstanding contributions to his community, he is to be commended.

As a young boy in India, Vidya Kora's passion for his field emerged, leading him toward a lifetime of service in the medical community. It was after completing his studies at Gandhi Medical School in Hyderabad, India, in 1978, that Dr. Kora came to the United States. He completed his internship at Edgewater Hospital and Medical Center in Chicago, followed by his residency in internal medicine at Chicago's Cook County Hospital. Dr. Kora was selected to serve as chief resident from January to July of 1986. Upon completion, he joined the team at the Marion VA Medical Center in Marion, Illinois, where he served our nation's veterans.

Dr. Kora's remarkable résumé reflects not only his profession but also his devotion to public service. As a member of the Indiana Medical Association, he has served on its Commission on Legislation, as both Vice-Speaker and Speaker of its House of Delegates, and as the President of the Indiana State Medical Association from 2006 to 2007. He is also a current delegate to the American Medical Association. A tireless advocate for the improvement of his community, Dr. Kora is also a board member for Unity Foundation of LaPorte County, while also completing two terms as LaPorte County Democratic Chairman. Dr. Kora has continued to seek an improved quality of life for his community while in his second term as LaPorte County Commissioner. As a public servant, Dr. Kora has always been a champion for the future health of our nation's health care system, so it is no surprise that he is also very active in the medical community while in his second term as LaPorte Democratic Chairman. Dr. Kora has continued for the Michigan City Area Schools and served Michigan City and LaPorte County in numerous capacities. He has been a board member for 36 years, he was a voice for tenants' rights and many of the most vulnerable community members. As an advocate for community development and job creation, Ms. Shields was instrumental in bringing new businesses to Red Hook.

On behalf of Unity Foundation of LaPorte County, among many others.

Mr. Speaker, I sincerely hope that my colleagues will join me in recognizing Saint Stepanos Armenian Apostolic Church, the Armenian parish of Elberon and Sirvat Hovnanian for their continued support of the Armenian people and culture. I know that I join with all who know Sirvat in expressing my sincere gratitude for her warm and giving nature and her immeasurable contributions to our community.

HONORING MS. DOROTHY SHIELDS

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VELEZQUEZ. Mr. Speaker, I rise to honor the life and achievements of Ms. Dorothy Shields who was a tireless advocate for the community of Red Hook, Brooklyn. As a resident and community advocate, Ms. Shields played numerous roles in bettering the lives of Red Hook's citizens. As Resident Association President of Red Hook Houses East for 37 years, she was a voice for tenants' rights and many of the most vulnerable community members. As an advocate for community development and job creation, Ms. Shields was instrumental in bringing new businesses to Red Hook.

Mr. Speaker, I sincerely hope that my colleagues will join me in recognizing Saint Stepanos Armenian Apostolic Church, the Armenian parish of Elberon and Sirvat Hovnanian for their continued support of the Armenian people and culture. I know that I join with all who know Sirvat in expressing my sincere gratitude for her warm and giving nature and her immeasurable contributions to our community.

HONORING COACH ROBERT HUGHES’ NAISMITH MEMORIAL BASKETBALL HALL OF FAME INDUCTION

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VEASEY. Mr. Speaker, I rise today in recognition of Robert Hughes, local Fort Worth legend, for helping to bridge the divide of the segregated basketball community in Texas and for his commitment to developing all-star athletes on and off the court.

Robert Hughes was born on May 15, 1928 as the youngest of five brothers. A phenomenal man who served our country during the Korean War, Coach Hughes is widely recognized for his successful basketball career. Hughes played college basketball at Texas Southern University. In 1955, he was drafted to the Boston Celtics, but instead played for the Harlem Magicians. During his time with the Harlem Magicians, Coach Hughes nurtured his Achillest tendon and began his legendary coaching career.

From 1958 to 1973, Hughes coached the then-segregated Fort Worth I.M. Terrell High School basketball team, with an astonishing record of 378-84. The I.M. Terrell team played in the Prairie View Interscholastic League

E1156 CONGRESSIONAL RECORD — Extensions of Remarks September 5, 2017

FROM VICE-PRESIDENT TO SPEAKER
CONGRESSIONAL RECORD — Extensions of Remarks September 5, 2017
(PVIL). Hughes won three PVIL championships and placed second during two more tournaments during his time at Terrell. When public schools desegregated in 1973, I.M. Terrell was closed and Hughes forged an impressive career at Fort Worth Dunbar High School.

Coach Hughes remained at Fort Worth Dunbar until he retired in 2005 with an astonishing overall career record of 1,333–264. He had the most wins in the entire nation until recently when Coach Leta Andrews surpassed his record. During his 47 seasons at Dunbar, Coach Hughes led his teams to victory while also transforming the lives of thousands of students. As a coach, he broke the racial divide and bridged the gap within communities. For 50 years, the Southwest Conference denied entry to African-American high school athletes. Coach Hughes navigated around the prejudiced policies and created relationships with the Big Ten, Pacific 8 and Missouri Valley Conferences so that all of his players could be offered the same opportunities as their white counterparts.

In February 2015, Coach Hughes’ career was commemorated in a feature-length documentary about his career called “Relentless.” The film captured the accomplishments of Hughes and his impact on the Texas basketball community.

Today, we recognize Robert Hughes for his induction into the Naismith Memorial Basketball Hall of Fame in Springfield, Massachusetts. Coach Hughes will join the more than three hundred inductees to the Naismith Memorial Basketball Hall of Fame and finally inducted during the weekend of September 7, 2017.

I honor Coach Robert Hughes, a pillar of the Fort Worth and Texas athletic community.

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

HON. FRANK PALLONE, JR.
OF NEW JERSEY

Mr. Speaker, I sincerely hope my colleagues will join me in thanking Ruth Hyman for her immeasurable contributions to the community. Ms. Hyman’s tireless efforts and dedication to philanthropy are truly deserving of this body’s recognition.

RETIRED OF MR. MARCUS W. MALCZEWSKI, SR.

HON. PETER J. VISCLOSKY
OF INDIANA

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VISCLOSKY. Mr. Speaker, it is with great pleasure that I take this time to recognize Mr. Marcus W. Malczewski, Sr. and to wish him well upon his retirement from his position as Lake County Highway Superintendent. Mr. Malczewski’s fifty-five years of service to the people of Lake County are to be commended. In honor of Marcus’s lifetime of service, a surprise retirement celebration was held on Thursday, August 31, 2017, at Gamba Ristorante in Merrillville, Indiana.

Marcus W. Malczewski was born in 1937 and raised in Gary, Indiana. After graduating from high school, he worked in construction in Alaska, which had not yet obtained its statehood. Marc went on to attend Indiana University before beginning his career as a driver for the Lake County Highway Department in 1962. Two years later, he transferred to the engineering department. In 1982, Marc was appointed assistant superintendent, a position he held until 1993, before being named superintendent of the Lake County Highway Department.

Throughout his remarkable fifty-five-year career, Marc has been an outstanding leader and helped build an economy in Northwest Indiana. Among his many accomplishments, Marc directed the repair and improvement of more than 1,000 miles of roads and over 100 bridges. Throughout the years, Mr. Malczewski worked to ensure a safe work environment, providing a plethora of assistance for all highway employees. Given his concerns for employee safety and to maximize their efficiency, Marc developed and implemented a program designed to test the skills of drivers and operators. Also, he oversaw the installation of GPS systems in all department automobiles, trucks, and powered equipment. He continued to implement new products and techniques for maintenance and construction and developed a positive relationship between the highway department and other county agencies. For his unwavering dedication to public service, Marcus Malczewski is worthy of the highest praise.

Marc’s excellence in his field is exceeded only by his devotion to his amazing family. He and his beloved late wife, Marilyn, have three wonderful children, seven grandchildren, and three adoring great-grandchildren, with three more on the way.

I am honored to call Marc Malczewski my friend. We should all be blessed with such wonderful friendships. More importantly, Marc has been a friend to all, a gentleman in the truest sense of that word, and the epitome of a public servant. His is a life we should all seek to emulate.

Mr. Speaker, I ask you and my other colleagues to join me in honoring Marcus W. Malczewski, Sr. for his lifetime of leadership and service to the community. His fifty-five years of exceptional devotion and continuous efforts to improve the quality of life for the residents of Lake County is truly admirable. I ask that you join me in congratulating him and wishing him well upon his retirement.

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

HON. Gwen Moore
OF WISCONSIN

Ms. MOORE. Mr. Speaker, I rise today to honor the life of Kendra Lee Murray Adams, who passed away on July 30, 2017, at the age of 39, following a brave battle with cancer. Originally from Pennsylvania, Kendra attended Gettysburg College, where she majored in political science. Upon graduation, her passion for politics brought her to Washington, D.C. and placed her on a bright and fulfilling career path.

I am speaking today because I had the good fortune of being a stop along that path. Kendra served as my scheduler and office manager when I first came to Congress in 2005. I’ve had many fine and dedicated staff members during my time in public service, and Kendra stands out among them. At a time when I was learning the protocols and procedures of this great institution, this blonde bombshell immersed herself in the details, and in many ways, was the heart of the operation. She embodied the essence of grace under fire, there was no need, demand, or logistical crisis that could ruffle her feathers. She would simply execute and make the whole process look effortless.

That, in and of itself, was exemplary. But Kendra was integral to our office family beyond that. She was a den mother of sorts on one hand, and she was our comedic relief and levity on the other. She was the kind of person one comes to rely on not only professionally, but also to sooth the soul. She left my office to work for my friend and colleague, the legendary Charlie Rangel, when he served as Chair of the Committee on Ways and Means, and I know he joins me in saluting the public service, and indeed the life, of Kendra Adams, who was taken from us, far too soon.

Kendra was a privilege to know, a fantastic and dedicated worker with a terrific heart, whether serving with Horton’s kids or just helping a friend through a tough time. Whether you knew her for years or just met her, you got the best of her from minute one.

In words written before her death, Kendra urged those she loved to not mourn but rather to “live life, go to the beach, go rock climbing, and skydiving. Do the things you want to do!” That exemplifies her spirit, her courage, and her life.

My heart, prayers, and condolences go out to Kendra’s family, including her son, daughter, husband, father and sister, who were her pride and greatest joy.
HONORING SAMUEL HUGH MATTHEWS
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. DENHAM. Mr. Speaker, I rise today to acknowledge and honor long-time newspaper editor and community member, Samuel Hugh Matthews, who announced his retirement after more than 60 years of service.

After serving in the United States Army, Mr. Matthews devoted himself to a career in the newspaper business. He started at the Tracy Press in 1957 and quickly became co-publisher in 1964, transitioning to editor in 1967. When it was sold to Golden State Publishing Co. in 2012, Sam remained on staff as a columnist and reporter. His extensive commitment to reporting in his community and his devout integrity made him fundamental to the success of the Tracy Press.

Throughout Sam’s years of accomplishments and endeavors, he has had the loving support of his wife, children, and grandchildren. In addition, Mr. Matthews has been recognized numerous times, both locally and statewide, for his service and philanthropy.

During his career, Sam displayed an avid commitment to his community through various positions in local active and newspaper organizations. His unwavering dedication to the community extends beyond his impressive news career and his work as a civic servant.

Mr. Speaker, please join me in honoring and commending Samuel Hugh Matthews for his many years of service, devotion, and outstanding contributions to his community. We wish him continued success in his retirement.

HONORING THE LIFE AND LEGACY OF NEW ORLEANS FIRE DEPARTMENT OPERATOR GREGORY J. HOWARD, SR.
OF LOUISIANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Ms. LAWSON. Mr. Speaker, many students have the aspiration to further their education with graduate school, but do not have the means to enroll. Florida A&M University provides qualified students with an opportunity to further their education through the Graduate Feeder Scholars Program (GFSP).

The success of the Graduate Feeder Scholars Program has enabled Florida A&M University to lead the nation’s Historically Black Colleges and Universities (HBCUs) in the number of students who acquire post-graduate degrees.

The program is celebrating 30 years of excellence at this year’s 2017 Graduate Feeder Scholars Conference, which will take place Wednesday, September 6 through Friday, September 8, on FAMU’s campus. I would like to commend everyone who has worked tirelessly and diligently in making sure our children have the opportunity to pursue their dreams and advance their education.

It is time to expand the Feeder Scholars program to more HBCUs and I know Florida A&M is ready to assist in the process.

I am proud to support this wonderful program and acknowledge Florida A&M’s hard work over the years. Again, congratulations on 30 successful years and to many more to come.

100TH ANNIVERSARY OF MARKTOWN
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VISCLOSKY. Mr. Speaker, I rise today to introduce a bill to instruct the Secretary of the United States Department of Housing and Urban Development to deem areas within the District of Columbia as empowerment zones. This bill would effectively reauthorize the tax incentives for business investment in the District, which expired in 2011, yet are timelier than ever today.

These were the only tax incentives for a big city that were not extended, even though they were initially created by Republicans, with a few Democrats. The wisdom of these bipartisan, modest, targeted tax incentives has been amplifying and visibly demonstrated in the economic resurgence in many parts of the nation’s capital. However, the D.C. tax incentives were cut off before the poorest of the neighborhoods were ready to make use of them.

Congress has recognized that the benefits of incentives for investment in economically
distressed communities outweigh their costs as it has continually extended the national empowerment zone program. The positive effects of the D.C. tax incentives are apparent throughout the city. Among the most visible are the vibrant area around the Verizon Center, which is now surrounded by offices, restaurants and nightlife, and the Penn Quarter neighborhood, which had limited residential, commercial, and retail spaces and is now a popular mixed-use neighborhood. Before the business tax incentives, the city found it difficult to retain, much less attract, businesses. However, one of the business tax incentives enabled the city government to issue more than $155 million in tax-exempt bonds on behalf of for-profit and non-profit entities for capital projects.

The federal government’s decision to build facilities in the District’s poorest ward, Ward 8, lays the groundwork for revitalization there. The new headquarters for the U.S. Coast Guard is now open in Southeast D.C. in the city’s lowest income ward, the first in a complex of buildings Congress has authorized for the federally-owned West Campus of the St. Elizabeths Hospital. The tax incentives, particularly in areas where the federal government is expanding, as it did in NoMa, have demonstrated that they can revitalize such neighborhoods. The D.C. incentives, particularly after they had proven to be effective in other areas of the city, left the nation’s capital with essentially half of a revival, and was tragically timed just as the lower-income parts of the District, which need the incentives most, are ready for redevelopment.

Except for having no representation in the Senate, there is no good reason why the D.C. tax incentives were not extended like those of similar cities. Like the fiscal health of many other cities, the District’s overall fiscal health has improved since the tax incentives were established in 1997, but not in the poorest wards and in neighborhood pockets elsewhere. The incentives are particularly indispensable for ensuring that lower-income areas of the city are part of the city’s economic progress. It would be tragic to continue to single out the nation’s capital as the only empowerment zone not to be renewed just as the eastern, low-income sections of the city are about to develop. As essential as the federal incentives have been, their costs have been de minimis compared to the measurable benefits they have demonstrated they can generate.

I urge my colleagues to support this bill.

SIXTH MOUNT ZION BAPTIST CHURCH SESQUICENTENNIAL

HON. A. DONALD McEACHIN OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 5, 2017

Mr. McEACHIN. Mr. Speaker, Sixth Mount Zion Baptist Church was founded in 1867 by the Reverend John Jasper in an abandoned confederate horse stable on Brown’s Island, along the shores of the James River. Credited as the first church in Richmond organized by an African-American preacher, it relocated to its current space in downtown Richmond in 1869.

Jasper’s charismatic ministry drew increasingly large crowds, and his sermon “De Sun Do Move” became well-known both in the United States and internationally. His speaking talents and powerful faith brought flocks of black and white Richmonders alike to the church, listening and celebrating together.

Six more pastors have led Sixth Mount Zion during its long history, including Dr. Augustus Walter who cared for the congregation for three years until his death in 1967. Greatly admired for his leadership and faithful dedication, Dr. Walter was instrumental in defending the church from destruction when Interstate 95 was built in downtown Richmond in 1957. Sixth Mount Zion is one of the nation’s pioneers in the field of religious historic preservation, and opened its John Jasper Memorial Room and Museum in January 1926. It contains bibles, books, paintings, clothing, ceremonial artifacts, and furniture from the church’s rich history. Among these items are a golden bust of Jasper made in 1904, a rare stone from Mount Zion in Jerusalem, and a commemorative artifacts, and furniture from the church’s rich history. Among these items are a golden bust of Jasper made in 1904, a rare stone from Mount Zion in Jerusalem, and a commemorative artifact.

The Commonwealth of Virginia has recognized the church’s rich history with two highway markers—one at the church site and another in Fluvanna County near John Jasper’s birthplace. Residing within the historic Jackson Ward District, the church is listed on the National Register of Historic Places and the Virginia Landmarks Register. In 2004, the Richmond City Council honored the church with a special designation as a local “historic district” encompassing the 3 acres of land on which it stands, the only black church in Richmond to receive this distinction.

For 150 years, Sixth Mount Zion Baptist Church has been a central institution in Richmond and Virginia, supporting its members and the wider community through growth and hardship. It has addressed the social concerns of the city’s residents, and was one of the first black churches to have an organized charity with a staff social worker to administer to the indigent of the city. It continues to assist individuals and families with the resources necessary to overcome obstacles that prevent them from achieving personal, social, and economic goals.

JOSEPH R. D’ARCO

HON. BILL PASCRELL, JR.

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 5, 2017

Mr. PASCRELL. Mr. Speaker, I would like to call to your attention the outstanding achievements of Joseph R. D’Arco, whose family and friends celebrated his 80th birthday on August 31, 2017.

Joseph R. D’Arco was born on August 31, 1937, at Passaic General Hospital. As a child, he was raised in Clifton’s Historic Botany Village and attended the Clifton Public Schools. In 1957, Joseph volunteered to join the U.S. Army. He was honorably discharged in 1959. In 1961, Joseph joined the Clifton Fire Department. For the first half of Joseph’s fire career, he graciously worked two jobs in order to provide for his four sons-Joseph, Michael, Stephen, and John. Over these opportunities to attend private schools. During his 34-year journey with the Department, Joseph ascended through the ranks, and inspired many people, earning him the Clifton Jaycees’ Fireman of the Year Award. During his tenure as Deputy Chief, Joseph served as the Department’s Administrative Officer, his first assignment away from the streets of Clifton. Joseph represented Clifton with Passaic County’s Mutual Aid and was additionally an instructor at the Passaic County Fire Academy. He is a true champion of the best interest of his men and the department in mind, which gained him the respect of his men and city officials.

During his working term with the Clifton Fire Department, Joseph received his Bachelors of Fire Science from Jersey City State College. Furthermore, he taught as an Adjunct Professor of Fire Science at Passaic County Community College to give back to the educational forum.

One of the greatest examples of Joseph’s passion for ensuring the safety of our public servicemen is advocating for legislation that would allow E.M.T.s the use of portable defibrillation units. This piece of legislation passed, allowing the use of these units to become widespread throughout the state and nation.

Joseph is also notably a member of both the Board of Directors for Deborah Heart and Lung Center since 1995, and the Deborah Hospital Foundation Board of Directors since 2002. He has continued to be a conscientious advocate for healthcare, spreading the word of Deborah’s cardiac testing for First Responders, an initiative of “A Gift from Captain Buscio” program.

The job of a United States Congressman involves much that is rewarding, yet nothing compares to recognizing and commemorating individuals who have dedicated their lives to serving the people. Joseph’s commitment to public service is truly commendable.

Mr. Speaker, I ask that you join our colleagues to celebrate the 80th birthday of Joseph R. D’Arco, in which we can appreciate his accomplishments.

RECOGNIZING THE 120TH ANNIVERSARY OF THE HAMLIN CHURCH DINING HALL

HON. BETTY McCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 5, 2017

Ms. McCOLLUM. Mr. Speaker, I rise today to recognize the 120th Anniversary of the Hamline United Methodist Church Dining Hall at the Minnesota State Fair.

As one of the nation’s oldest state fairs, and the largest state fair by attendance, Minnesota’s “Great Get-Together” attracts nearly 2 million people each year over its annual 12-day run. Over the years, Fairgoers have satisfied their hunger for good food and fellowship at the Hamline United Methodist Church Dining Hall. The 2017 fair, which just
The other four airmen were designated Dwayne Hackney, who was found after the incident. The other four airmen were designated and were transferred to the U.S. authorities.

Captain Kibbey and the crew of the JOLLY GREEN 05, including Captain Heiskell, laid their lives down on the altar of freedom for the benefit of our nation and our way of life. Posthumously, for his actions, Captain Kibbey was promoted to Colonel and awarded the Silver Star and the Purple Heart. On behalf of the United States Congress I would like to express my sincere appreciation for their sacrifices. At my request, on August 30, 2017, the Architect of the Capitol flew the United States Flag over our Capitol Building to further honor the sacrifices of Captain Richard A. Kibbey and his crew. I ask my colleagues to join me in saluting these brave airmen, and their families, for their commitment to serving our nation and protecting our freedom.

Recognizing Edwin Gilroy

Honor, Virginia Foxx

Hon. Peter J. Visclosky

Indiana

in the House of Representatives

Tuesday, September 5, 2017

Mr. VISCLOSKEY. Mr. Speaker, it is with great pleasure and admiration that I recognize the Sojourner Truth House as the organization celebrates its 20th anniversary. In honor of this special occasion, the Sojourner Truth House will host an open house followed by a celebration mass at the Cathedral of the Holy Angels on September 16, 2017. The organization will then conclude its day of celebration with a reception at Avalon Manor in Merrillville, Indiana.

The Sojourner Truth House, a not-for-profit organization located in Gary, Indiana, serves an average of 2,092 homeless and at-risk women and children per month. The outstanding and compassionate employees and volunteers at the Sojourner Truth House assist and encourage their clients to regain their dignity and sense of purpose for themselves, their children, and their communities. The organization’s dedication to its four core values—Openness to the Spirit, Community, Simplicity, and Dignity and Respect for all—fosters a safe environment for the organization to identify and overcome the barriers in their lives. Clients are provided with access to resources, classes, counseling, and various activities aimed at healing the mind, body, and spirit. Among the organization’s numerous and important contributions, the Sojourner Truth House has clothed over 2,000 clients and has provided meals for nearly 15,000 people in need. Clients of the Sojourner Truth House share their appreciation for the warm, welcoming assistance they receive at the Sojourner Truth House, which only further reinforces the positive and lasting impact the organization has on the community of Gary and the entirety of Northwest Indiana. Recently, they have become a special limited partner in the Village of Hope, a 40-unit apartment building for homeless individuals and families with mental illness and/or addiction.

I would like to take time to mention some of the inspiring leaders in Northwest Indiana who have worked with the Sojourner Truth House to bring about positive, impactful change and to inspire the community. They include Executive Director Peg Spindler, Chairwoman Judith Stanton, and the rest of the current Board of Directors: Leo Barron, Regina Bidings-Muro, Susan Cohen, Denise Dillard, James Donovan, Sister Michele Dvorak, Mike Glezowski, Jason Griffin, Roxanne Morton, Shawn Snyder, and Michelle Taylor, Scott Yahne and Pamela Yttiri. I am also grateful for the sponsorship of the Poor Handmaids of Jesus Christ, who work tirelessly to spread the goodwill and hope the Sojourner Truth House exudes.

Mr. Speaker, I ask that you and my other colleagues, and our staff Members, join me in honoring and congratulating the Sojourner Truth House on its 20th anniversary. For the past 20 years, the staff and leadership have touched the lives
of countless individuals through their unwavering commitment to those in need. The ministry is both a beacon of hope and a network of support for so many and serves as an inspiration to us all.

HONORING THE FORT WORTH ASSOCIATION OF FEDERATED WOMEN’S CLUBS 100 YEARS OF COMMUNITY SERVICE

HON. MARC A. VEASEY
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VEASEY. Mr. Speaker, I rise today to honor the Fort Worth Association of Federated Women’s Clubs (FWAFWC) for its 100 years of service to Fort Worth and the greater Tarrant County community.

The FWAFWC was founded in 1917 with Mrs. Fannie Mae Connally-Winn serving as the first president of the organization. Mrs. Winn created the organization because she wanted the “colored” women of Fort Worth to have the opportunity to be known for their service throughout the community. The organization has lived up to its founding mission and grown substantially over the decades.

The FWAFWC continues its commitment to ensuring that African-American women are aware of their civic duties, social issues in the community, family health matters, and the importance of educating youth for a better future. As part of their mission, FWAFWC members volunteer for Annual Prom Dress Give Away each year and collect hundreds of donated items for local high school girls.

Additionally, FWAFWC has sponsored an annual cotillion for over 10 years, which provides young ladies with the skills to be successful later in life. The Cotillion also serves as a scholarship fundraiser event aimed at empowering young women to pursue their higher education aspirations. Along with volunteering throughout the community, the group makes monetary donations to numerous local charities and community service organizations throughout the year, including a $500 college scholarship to graduating African American high school seniors.

I honor the Fort Worth Association of Federated Women’s Clubs and its century of service to Fort Worth and the greater Tarrant County community.

HON. PETER J. VISCLOSKY
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. VISCLOSKY. Mr. Speaker, it is with great pleasure and sincerity that I take this time to congratulate thirty individuals who took their oaths of citizenship on Friday, August 11, 2017, at the Federal Building in Hammond, Indiana.

Oath ceremonies are a shining example of what is so great about the United States of America—that people from all over the world come to live in a place where, as guaranteed by the First Amendment of the Constitution, they can practice religion as they choose, speak their minds without fear of punishment, and assemble in peaceful protest should they choose to do so.

Whereas the Sorority was founded in 1913 by 22 students at Howard University and the Sorority currently has over 1,000 chapters located in the United States, England, Japan, Germany, the Virgin Islands, Bermuda, the Bahamas, the Republic of Korea, and here in Dane County, Wisconsin; and

Whereas Delta Sigma Theta Sorority Incorporated is a sisterhood of more than 200,000 predominately Black college-educated women; and

WHEREAS the Madison Alumnae Chapter was chartered on August 27, 1977 by twenty-two bold and visionary women who saw the urgent need for a chapter of Delta Sigma Theta Sorority, Incorporated in Madison, Wisconsin to create a collective shift in thinking for African American residents; to cultivate and educate the minority community in political, educational, cultural, economic and social spheres; and has continued to thrive, empower, and lead for forty years using sisterhood, scholarship and service as the guide; and

WHEREAS the Madison Alumnae Chapter has participated in Delta Days in the nation’s capital to meet with me and my staff to discuss...
issues surrounding its social action agenda and initiatives; to share concerns and seek answers to questions regarding policy issues, including incarceration rates, unemployment, housing, economics, and education; to have open and transparent conversations about these concerns that disproportionately affect the African American community with policymakers; and to discuss how we can work together towards solutions, and

Whereas the Madison Alumnae Chapter being Determined Strategic and Transcendent has established and maintained a legacy of preeminent programming which has been recognized as exemplary at both regional conferences and national conventions,

I, MARK POCAN, Congressman from the great state of Wisconsin recognize and congratulate the women of Delta Sigma Theta Sorority, Incorporated Madison Alumnae Chapter on the significant impact that they have made in the lives of the citizens in their service area and the tireless work that they do in the name of public service.

IN HONOR OF ASSEMBLYMAN MICHAEL SIMANOWITZ

HON. GRACE MENG
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Ms. MENG. Mr. Speaker, I rise today along with the support of my colleague, Congressman CROWLEY, to honor the life and exceptional service of New York State Assemblyman Michael Simanowitz. Mike passed away on Saturday, September 2, 2017, at the age of 46, after battling a long illness. Mike was a dedicated public servant, a devoted family man, and a truly remarkable individual.

Mike began a lifelong career in public service as chief of staff to former New York State Assemblywoman Nettie Mayersohn more than twenty years ago. He was later elected to fill her seat after her retirement in 2011. A long-time active member of his community, Mike volunteered with the New York Police Department’s auxiliary program at the 107th Precinct in Flushing, Queens, for 15 years, and was its commanding officer for nine years. And as one of only a few Orthodox Jews in the New York State legislature, Mike was proud of his faith and was a strong voice for the Queens Jewish community.

When speaking to Mike’s constituents, you will hear nothing but words of praise for his passionate commitment to his district and community. Congressman CROWLEY and I counted Mike as a great friend, and we join the entire New York community in mourning this terrible loss.

Congressman CROWLEY and I offer our deepest condolences to Mike’s wife and four children, his parents, and all of his friends, colleagues and constituents. We continue to keep Mike’s family in our thoughts and prayers during this difficult time.

EMERGENCY ROOM NURSE ALEX WUBBELS

HON. EDDIE BERNICE JOHNSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017
Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I rise to give brief remarks about Alex Wubbels, the emergency room nurse at University of Utah Hospital in Salt Lake City, Utah who was arrested for doing her job on July 26. As a non-practicing registered nurse, this story shocked and upset me. I cannot fathom being handcuffed in my workplace for following hospital policy and the law.

Ms. Wubbels stood her ground and remained calm during the encounter, which was caught on body camera footage. Hospital policy requires that the patient be under arrest, the police have a warrant, or the patient consent in order to draw blood. Since none of those requirements were met, Ms. Wubbels refused to draw the patient’s blood, with the support of several managers, administrators, and her supervisor.

While I understand that the Salt Lake City Police Department is currently taking steps to prevent incidents like this, I find it unconscionable that an officer of the law felt it appropriate to treat a health professional in this manner. I do believe that implementation of new hospital procedure, such as requiring law enforcement officials to check in to the front desk of the hospital, are positive and I encourage other hospitals to adopt similar policies.

Ms. Wubbels remained focused on providing care to her patient and ultimately, no charges were filed against her. She is encouraging health professionals and law enforcement to use this incident to “open a civic dialogue.” As a nurse, I am proud to stand with individuals like Ms. Wubbels who turn negative events into positive learning experiences, always put patient well-being above all else, and stand their ground in the face of adversity.

IN SUPPORT OF AWARDING THE CONGRESSIONAL GOLD MEDAL TO SENATOR ROBERT DOLE

HON. NANCY PELOSI
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017
Ms. PELOSI. Mr. Speaker, we recognize Senator Dole, a patriot whose life and career embodied superior public service.

The Congressional Gold Medal is the highest honor we can bestow. We confer this award on Senator Dole for his decades-long service in the Senate, his tireless work on behalf of veterans, disabled Americans and families struggling with hunger and poverty in every part of the world.

Twenty years ago, President Clinton awarded the Senator our nation’s other highest civilian honor: The Presidential Medal of Freedom. Receiving this award, he said, “Our challenge is not to question American ideals or replace them, but to act worthy of them.”

Senator Bob Dole: for a lifetime spent defending, advancing and exemplifying our proudest American ideals, we are grateful.

This Congress thanks you. We send our warmest congratulations to your incredible wife Elizabeth—a fierce champion for our hidden heroes: our military caregivers—and to the entire Dole family.

TRIBUTE TO EMMETT TILL

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017
Mr. THOMPSON of Mississippi. Mr. Speaker, sixty-two years ago, on August 28, 1955, in Money, Mississippi, a young African-American child by the name of Emmett Till was murdered while visiting from Chicago. Till’s life was taken from him after a white woman alleged he whistled at her. Following her claim, the woman’s husband and brother found Till and assassinated him. The two men took Till from the home of his great uncle and shortly after, his body was found mutilated and disfigured. Yet, the murderers of Emmett Till were found not guilty by an all-white jury. Recently, the allegations against Till have been found to be untrue. The accuser herself retracted her accusations in July of this year. Six decades later, she finally admits that she lied while under oath about Till’s actions on the day she alleged he made advances toward her outside of a grocery store.

Today, we also mourn the death of Simeon Wright, Emmett’s cousin, and one of the last people to see Till before he was abducted and murdered. The story of Emmett Till is a blunt reminder of racial inequality, as well as the iniquity in our justice system which we must continue to combat. As we continue the fight to overcome racial injustice, white supremacy and police brutality, let us do so by relentlessly to ensure that every person in uniform would receive the care they needed upon coming home.

It is a special source of pride that Bob Dole first came to Washington to serve in the House of Representatives.

There, as a proud Representative of western Kansas, he proved his mettle as a tenacious fighter for American families and American values.

Later, in the Senate, as Majority Leader, he continued to champion the vital causes central to our identity and our ideals as Americans.

Senator Dole was a champion of justice, battling to expand the civil rights of every American during the 1960s. He was a champion for working families, reaching across the aisle to expand eligibility for food stamps.

He was a champion for equality, fighting for passage of the Americans with Disabilities Act. After he left Capitol Hill, he continued the fight. He has advocated tirelessly on behalf of veterans, disabled Americans and families struggling with hunger and poverty in every part of the world.

This Congress thanks you. We send our warmest congratulations to your incredible wife Elizabeth—a fierce champion for our hidden heroes: our military caregivers—and to the entire Dole family.
honoring the legacy of Emmett Till and many other African-Americans in Mississippi and throughout this country who have suffered from racial discrimination.

IN HONOR OF 125 YEARS OF AUBURN WOMEN

HON. MIKE ROGERS
OF ALABAMA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 5, 2017

Mr. ROGERS of Alabama. Mr. Speaker, I ask for the House’s attention to recognize the 125th Anniversary of women attending Auburn University.

Auburn University in Auburn, Alabama, had its first females attend the school on September 13, 1892. The first three women were: Willie Gertrude Little, Katherine C. Broun and Margaret Kate Teague.

Little was the daughter of Auburn’s mayor and graduated from Auburn University with a bachelor’s degree and honors. A hall in the Upper Quad is named in her honor. Broun was the daughter of Auburn University President William L. Broun (1882 to 1902) and as an inaugural female student had to take tests in English, Latin, history and mathematics. She was most notably Auburn’s first graduate student after receiving her bachelor’s degree in 1894. Teague moved from Arkansas to Auburn after her mother’s death and graduated with honors. She also has a hall named in her honor in the Upper Quad.

The 125th Anniversary of Auburn Women campaign recognizes and celebrates the accomplishments of the women who have graduated from Auburn University since 1892. The ground floor of Ralph Brown Draughon Library, located on campus, will have a display of unique artifacts on the history of women at Auburn. During the week of October 23, Auburn’s campus will culminate several events in honor of this anniversary.

Mr. Speaker, please join me in celebrating this important milestone, 125th Anniversary of Auburn Women. War Eagle.
Tuesday, September 5, 2017

Daily Digest

HIGHLIGHTS
See Résumé of Congressional Activity.

Senate

Chamber Action
Routine Proceedings, pages S4917–S4969

Measures Introduced: Four bills were introduced, as follows: S. 1761–1764.

Measures Reported:
Reported on Friday, August 18, during the adjournment:
S. 1761, to authorize appropriations for fiscal year 2018 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System.

Reported on Tuesday, September 5:
S. 772, to amend the PROTECT Act to make Indian tribes eligible for AMBER Alert grants. (S. Rept. No. 115–147)

Measures Passed:
Bankruptcy Judgeship Act: Committee on the Judiciary was discharged from further consideration of S. 1107, to amend title 28, United States Code, to authorize the appointment of additional bankruptcy judges, and the bill was then passed, after agreeing to the following amendment proposed thereto:
McConnell (for Grassley) Amendment No. 787, in the nature of a substitute.

Nomination Confirmed: Senate confirmed the following nomination:
By 94 yeas to 2 nays (Vote No. EX. 188), Timothy J. Kelly, of the District of Columbia, to be United States District Judge for the District of Columbia.

Nominations Received: Senate received the following nominations:
Gregory Ibach, of Nebraska, to be Under Secretary of Agriculture for Marketing and Regulatory Programs.
William Northey, of Iowa, to be Under Secretary of Agriculture for Farm and Foreign Agricultural Services.
Stephen Alexander Vaden, of Tennessee, to be General Counsel of the Department of Agriculture.
Robert Behler, of Pennsylvania, to be Director of Operational Test and Evaluation, Department of Defense.
Thomas B. Modly, of Maryland, to be Under Secretary of the Navy.
Dean L. Winslow, of Delaware, to be an Assistant Secretary of Defense.
Mark L. Greenblatt, of Maryland, to be Inspector General, Export-Import Bank.
Robert J. Jackson, Jr., of New York, to be a Member of the Securities and Exchange Commission for the remainder of the term expiring June 5, 2019.
Suzanne Israel Tufts, of New York, to be an Assistant Secretary of Housing and Urban Development.
James Bridenstine, of Oklahoma, to be Administrator of the National Aeronautics and Space Administration.
Timothy Gallaudet, of California, to be Assistant Secretary of Commerce for Oceans and Atmosphere.
Bruce J. Walker, of New York, to be an Assistant Secretary of Energy (Electricity Delivery and Energy Reliability).
Steven E. Winberg, of Pennsylvania, to be an Assistant Secretary of Energy (Fossil Energy).
Jeffery Martin Baran, of Virginia, to be a Member of the Nuclear Regulatory Commission for the term of five years expiring June 30, 2023.
Matthew Z. Leopold, of Florida, to be an Assistant Administrator of the Environmental Protection Agency.
David Ross, of Wisconsin, to be an Assistant Administrator of the Environmental Protection Agency.
Larry Edward Andre, Jr., of Texas, to be Ambassador to the Republic of Djibouti.
Thomas L. Carter, of South Carolina, for the rank of Ambassador during his tenure of service as Representative of the United States of America on the Council of the International Civil Aviation Organization.

Michael T. Evanoff, of Arkansas, to be an Assistant Secretary of State (Diplomatic Security).

Nina Maria Fite, of Pennsylvania, to be Ambassador to the Republic of Angola.

Daniel L. Foote, of New York, to be Ambassador to the Republic of Zambia.

Richard Grenell, of California, to be Ambassador to the Federal Republic of Germany.

Kenneth Ian Juster, of California, to be Ambassador to the Republic of India.

W. Robert Kohorst, of California, to be Ambassador to the Republic of Croatia.


Edward Maso, of Virginia, to be Ambassador to the Republic Estonia.

Edward T. McMullen, Jr., of South Carolina, to be Ambassador to the Swiss Confederation, and to serve concurrently and without additional compensation as Ambassador to the Principality of Liechtenstein.

Jennifer Gillian Newstead, of New York, to be Legal Adviser of the Department of State.

David Dale Reimer, of Ohio, to be Ambassador to the Republic of Mauritius, and to serve concurrently and without additional compensation as Ambassador to the Republic of Seychelles.

Christopher Smith, of New Jersey, to be Representative of the United States of America to the Seventy-second Session of the General Assembly of the United Nations.

Eric P. Whitaker, of Illinois, to be Ambassador to the Republic of Niger.

Cheryl Marie Stanton, of South Carolina, to be Administrator of the Wage and Hour Division, Department of Labor.

David G. Zatezalo, of West Virginia, to be Assistant Secretary of Labor for Mine Safety and Health.

Frederick M. Nutt, of Virginia, to be Controller, Office of Federal Financial Management, Office of Management and Budget.

James Thomas Abbott, of Virginia, to be a Member of the Federal Labor Relations Authority for a term of five years expiring July 1, 2020.

Colleen Kiko, of North Dakota, to be a Member of the Federal Labor Relations Authority for a term of five years expiring July 29, 2022.

Emily Webster Murphy, of Missouri, to be Administrator of General Services.

Margaret Weichert, of Georgia, to be Deputy Director for Management, Office of Management and Budget.

Christopher R. Sharpley, of Virginia, to be Inspector General, Central Intelligence Agency.

John C. Demers, of Virginia, to be an Assistant Attorney General.

Andrei Iancu, of California, to be Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office.

Adam I. Klein, of the District of Columbia, to be Chairman and Member of the Privacy and Civil Liberties Oversight Board for the remainder of the term expiring January 29, 2018.

Adam I. Klein, of the District of Columbia, to be Chairman and Member of the Privacy and Civil Liberties Oversight Board for a term expiring January 29, 2024.

Tom Marino, of Pennsylvania, to be Director of National Drug Control Policy.

Jonathan F. Mitchell, of Washington, to be Chairman of the Administrative Conference of the United States for the term of five years.

Cheryl L. Mason, of Virginia, to be Chairman of the Board of Veterans' Appeals for a term of six years.

60 Air Force nominations in the rank of general.

8 Army nominations in the rank of general.


Messages from the House:

Measures Placed on the Calendar:

Enrolled Bills Presented:

Executive Reports of Committees:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Additional Statements:

Amendments Submitted:

Record Votes: One record vote was taken today. (Total—188)

Adjournment: Senate convened at 3 p.m. and adjourned at 6:47 p.m., until 10 a.m. on Wednesday, September 6, 2017. (For Senate's program, see the remarks of the Majority Leader in today's Record on page S4956.)

Committee Meetings

(Committees not listed did not meet)

No committee meetings were held.
House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 9 public bills, H.R. 3672–3680; and 1 resolution, H. Res. 501, were introduced.

Additional Cosponsors:  Pages H6654–55

Reports Filed: Reports were filed today as follows:

- H.R. 1843, to amend title 31, United States Code, to prohibit the Internal Revenue Service from carrying out seizures relating to a structuring transaction unless the property to be seized derived from an illegal source or the funds were structured for the purpose of concealing the violation of another criminal law or regulation, to require notice and a post-seizure hearing for such seizures, and for other purposes, with an amendment (H. Rept. 115–286, Part 1);
- H.R. 2316, to amend the Mineral Leasing Act and the Energy Policy Act of 1992 to repeal provisions relating only to the Allegheny National Forest (H. Rept. 115–288);
- H.R. 2083, to amend the Marine Mammal Protection Act of 1972 to reduce predation on endangered Columbia River salmon and other nonlisted species, and for other purposes (H. Rept. 115–289);
- H.R. 2611, to modify the boundary of the Little Rock Central High School National Historic Site, and for other purposes (H. Rept. 115–290);
- H.R. 2768, to designate certain mountain peaks in the State of Colorado as “Fowler Peak” and “Boskoff Peak” (H. Rept. 115–291);
- H.R. 2864, to direct the Securities and Exchange Commission to allow certain issuers to be exempt from registration requirements, and for other purposes, with an amendment (H. Rept. 115–292);
- H.R. 3110, to amend the Financial Stability Act of 2010 to modify the term of the independent member of the Financial Stability Oversight Council, by a 2/3 yea-and-nay vote of 407 yeas to 1 nay, Roll No. 439;
- S. 1616, to award the Congressional Gold Medal to Bob Dole, in recognition for his service to the nation as a soldier, legislator, and statesman; and
- H.R. 3388, to provide for information on highly automated driving systems to be made available to prospective buyers, with amendments (H. Rept. 115–294); and
- H. Res. 500, providing for consideration of the bill (H.R. 3354) making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2018, and for other purposes; providing for consideration of motions to suspend the rules; and waiving a requirement of clause 6(a) of rule XIII with respect to consideration of certain resolutions reported from the Committee on Rules (H. Rept. 115–295).

Speaker: Read a letter from the Speaker wherein he appointed Representative Foxx to act as Speaker pro tempore for today.

Recess: The House recessed at 2:08 p.m. and reconvened at 5 p.m.

Suspensions: The House agreed to suspend the rules and pass the following measures:

- Clyde-Hirsch-Sowers Restraining Excessive Seizure of Property through the Exploitation of Civil Asset Forfeiture Tools Act: H.R. 1843, amended, to amend title 31, United States Code, to prohibit the Internal Revenue Service from carrying out seizures relating to a structuring transaction unless the property to be seized derived from an illegal source or the funds were structured for the purpose of concealing the violation of another criminal law or regulation, and to require notice and a post-seizure hearing for such seizures;

- Financial Stability Oversight Council Insurance Member Continuity Act: H.R. 3110, to amend the Financial Stability Act of 2010 to modify the term of the independent member of the Financial Stability Oversight Council, by a 2/3 yea-and-nay vote of 407 yeas to 1 nay, Roll No. 439;
- Bob Dole Congressional Gold Medal Act: S. 1616, to award the Congressional Gold Medal to Bob Dole, in recognition for his service to the nation as a soldier, legislator, and statesman; and

Improving Access to Capital Act: H.R. 2864, amended, to direct the Securities and Exchange Commission to allow certain issuers to be exempt from registration requirements, by a 2/3 yea-and-nay vote of 403 yeas to 3 nays, Roll No. 440.

Recess: The House recessed at 6:05 p.m. and reconvened at 6:30 p.m.

Meeting Hour: Agreed by unanimous consent that when the House adjourns today, it adjourn to meet at 10 a.m. tomorrow, September 6. Page H6645

Recess: The House recessed at 8:15 p.m. and reconvened at 11:47 p.m. Page H6652

Discharge Petition: Representative Coffman presented to the clerk a motion to discharge the Committee on the Judiciary from the consideration of H.R. 496, to provide provisional protected presence to qualified individuals who came to the United States as children (Discharge Petition No. 4).

Quorum Calls—Votes: Two yea-and-nay votes developed during the proceedings of today and appear on pages H6643 and H6644. There were no quorum calls.

Adjournment: The House met at 2 p.m. and adjourned at 11:48 p.m.

Committee Meetings

DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES Appropriations Act, 2018

Committee on Rules: Full Committee began a hearing on H.R. 3354, the “Department of the Interior, Environment, and Related Agencies Appropriations Act, 2018” [Make America Secure and Prosperous Appropriations Act, 2018], the Committee granted, by record vote of 9–3, a structured rule for H.R. 3354. The rule provides two hours of general debate equally divided and controlled by the chair and ranking minority member of the Committee on Appropriations. The rule waives all points of order against consideration of the bill. The rule provides that an amendment in the nature of a substitute consisting of the text of Rules Committee Print 115–31, modified by Rules Committee Print 115–32 and the amendment printed in part A of the Rules Committee report, shall be considered as adopted and the bill, as amended, shall be considered as read. The rule waives points of order against provisions in the bill, as amended, for failure to comply with clause 2 or clause 5(a) of rule XXI, except beginning with the colon on page 327, line 22, through “crime” on page 328, line 2; beginning with the semicolon on page 335, line 12, through “(12 U.S.C. 3907(b)(2).)” on page 356, line 14; and section 7080. The rule provides that where points of order are waived against part of a section, a point of order may only be raised against the exposed provision and not the entire section. The rule makes in order only those further amendments printed in part B of the Rules Committee report, amendments en bloc described in section 3 of the resolution, and pro forma amendments described in section 4 of the resolution. Each further amendment printed in the report may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, may be withdrawn by the proponent at any time before action thereon, shall not be subject to amendment, and shall not be subject to a demand for division of the question. The rule waives all points of order against the amendments printed in part B of the report or against amendments en bloc described in section 3 of the resolution. The rule provides that shall be in order at any time for the chair of the Committee on Appropriations or his designee to offer amendments en bloc consisting of amendments printed in the report not earlier disposed of. Amendments en bloc shall be considered as read, shall be debatable for 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Appropriations or their designees, shall not be subject to amendment, except as provided by section 4 of the resolution, and shall not be subject to a demand for division of the question. The rule provides that the chair and ranking minority member of the Committee on Appropriations or their respective designees may offer up to 20 pro forma amendments each at any point for the purpose of debate. The rule provides that no further consideration of the bill shall be in order except pursuant to a subsequent order of the House. The rule provides that during consideration of H.R. 3354, it shall not be in order to use a decrease in Overseas Contingency Operations funds to offset an amendment that increases an appropriation not designated as Overseas Contingency Operations funds or vice versa, but does not apply to amendments between the Houses. The rule provides that it shall be in order at any time through the legislative day of September 9, 2017, for the Speaker to entertain motions that the House suspend the rules and that the Speaker or his designee shall consult with the Minority Leader or her designee on the designation of any matter for consideration pursuant to this section. The rule Waives clause 6(a) of rule XIII (requiring a two-thirds vote to consider a rule on the same day it is reported from the Rules Committee) against any resolution reported through the legislative day of September 9, 2017. Testimony was heard from Chairman Frelinghuysen and Representatives Lowey, Rogers of Kentucky, Roybal-Allard, Carter of Texas, Diaz-Balart, Price of North Carolina, Adenholt, Bishop of Georgia, Hastings, Polis, Lee, Barr, Bass, Buchanan, Blumenauer, Budd, Jackson Lee, Gaetz, Schiff, Mitchell, Perry, and Rothfus.
Joint Meetings

No joint committee meetings were held.

NEW PUBLIC LAWS

(For last listing of Public Laws, see DAILY DIGEST, p. D881)

H.R. 3298, to authorize the Capitol Police Board to make payments from the United States Capitol Police Memorial Fund to employees of the United States Capitol Police who have sustained serious line-of-duty injuries, and for other purposes. Signed on August 4, 2017. (Public Law 115–45)

S. 114, to authorize appropriations and to appropriate amounts for the Veterans Choice Program of the Department of Veterans Affairs, to improve hiring authorities of the Department, to authorize major medical facility leases, and for other purposes. Signed on August 12, 2017. (Public Law 115–46)

H.R. 2210, to designate the community living center of the Department of Veterans Affairs in Butler Township, Butler County, Pennsylvania, as the “Sergeant Joseph George Kusick VA Community Living Center”. Signed on August 16, 2017. (Public Law 115–47)

H.R. 3218, to amend title 38, United States Code, to make certain improvements in the laws administered by the Secretary of Veterans Affairs, and for other purposes. Signed on August 16, 2017. (Public Law 115–48)

H.R. 374, to remove the sunset provision of section 203 of Public Law 105–384, and for other purposes. Signed on August 18, 2017. (Public Law 115–49)

H.R. 510, to establish a system for integration of Rapid DNA instruments for use by law enforcement to reduce violent crime and reduce the current DNA analysis backlog. Signed on August 18, 2017. (Public Law 115–50)

H.R. 873, to authorize the Global War on Terror Memorial Foundation to establish the National Global War on Terrorism Memorial as a commemorative work in the District of Columbia, and for other purposes. Signed on August 18, 2017. (Public Law 115–51)

H.R. 2430, to amend the Federal Food, Drug, and Cosmetic Act to revise and extend the user-fee programs for prescription drugs, medical devices, generic drugs, and biosimilar biological products, and for other purposes. Signed on August 18, 2017. (Public Law 115–52)


H.J. Res. 76, granting the consent and approval of Congress for the Commonwealth of Virginia, the State of Maryland, and the District of Columbia to enter into a compact relating to the establishment of the Washington Metrorail Safety Commission. Signed on August 22, 2017. (Public Law 115–54)

H.R. 2288, to amend title 38, United States Code, to reform the rights and processes relating to appeals of decisions regarding claims for benefits under the laws administered by the Secretary of Veterans Affairs, and for other purposes. Signed on August 23, 2017. (Public Law 115–55)

COMMITTEE MEETINGS FOR WEDNESDAY, SEPTEMBER 6, 2017

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Appropriations: Subcommittee on Departments of Labor, Health and Human Services, and Education, and Related Agencies, business meeting to markup an original bill entitled, "Departments of Labor, Health and Human Services, Education, and Related Agencies Appropriations Act, 2018", 11 a.m., SD–124.

Subcommittee on State, Foreign Operations, and Related Programs, business meeting to markup an original bill entitled, “Department of State, Foreign Operations, and Related Programs Appropriations Act, 2018”, 2:30 p.m., SD–124.

Committee on Commerce, Science, and Transportation: to hold hearings to examine addressing the risk of waste, fraud, and abuse in the Federal Communications Commission’s Lifeline Program, 10 a.m., SR–253.

Committee on Finance: business meeting to consider the nominations of Gilbert B. Kaplan, of the District of Columbia, to be Under Secretary of Commerce for International Trade, and Matthew Bassett, of Tennessee, to be an Assistant Secretary, and Robert Charrow, of Maryland, to be General Counsel, both of the Department of Health and Human Services, 10 a.m., SD–215.

Committee on Foreign Relations: to hold hearings to examine priorities and challenges in the United States-Turkey relationship, 10:30 a.m., SD–419.

Committee on Health, Education, Labor, and Pensions: to hold hearings to examine stabilizing premiums and helping individuals on the individual insurance market for 2018, focusing on state insurance commissioners, 10 a.m., SH–216.

Committee on Homeland Security and Governmental Affairs: to hold hearings to examine the history and current reality of the United States health care system, 10 a.m., SH–216.

Committee on the Judiciary: to hold hearings to examine the nominations of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit, Joan Louise Larsen, of Michigan, to be United States Circuit Judge for the Sixth Circuit, William L. Campbell, Jr., to be United States District Judge for the Middle District of Tennessee, Thomas Lee Robinson Parker, to be United
States District Judge for the Western District of Tennessee, and Eric S. Dreiband, of Maryland, to be an Assistant Attorney General, Department of Justice, 10 a.m., SD–226.

House

Committee on Education and the Workforce, Full Committee, hearing entitled "The Sharing Economy: Creating Opportunities for Innovation and Flexibility", 10 a.m., 2175 Rayburn.


Committee on Financial Services, Subcommittee on Terrorism and Illicit Finance, hearing entitled "Low Cost, High Impact: Combating the Financing of Lone-Wolf and Small-Scale Terrorist Attacks", 2 p.m., 2128 Rayburn.


Committee on Rules, Full Committee, continue hearing on H.R. 3354, the "Department of the Interior, Environment, and Related Agencies Appropriations Act, 2018" [Make America Secure and Prosperous Appropriations Act, 2018], 2 p.m., H–313 Capitol.

Committee on Science, Space, and Technology, Subcommittee on Environment; and Subcommittee on Oversight, joint hearing entitled "Examining the Scientific and Operational Integrity of EPA's IRIS Program", 10 a.m., 2518 Rayburn.


Subcommittee on Social Security, hearing entitled "Determining Eligibility for Disability Benefits: Challenges Facing the Social Security Administration", 10 a.m., 2020 Rayburn.

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Appropriations: September 6, Subcommittee on Departments of Labor, Health and Human Services, and Education, and Related Agencies, business meeting to markup an original bill entitled, "Departments of Labor, Health and Human Services, Education, and Related Agencies Appropriations Act, 2018", 11 a.m., SD–124.

September 6, Subcommittee on State, Foreign Operations, and Related Programs, business meeting to markup an original bill entitled, "Department of State, Foreign Operations, and Related Programs Appropriations Act, 2018", 2:30 p.m., SD–124.

September 7, Full Committee, business meeting to consider an original bill entitled, "Department of State, Foreign Operations, and Related Programs Appropriations Act, 2018", and an original bill entitled, "Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 2018", 10:30 a.m., SD–106.

Committee on Banking, Housing, and Urban Affairs: September 7, business meeting to consider S. 1463, to amend the Financial Stability Act of 2010 to modify the term of the independent member of the Financial Stability Oversight Council, and the nominations of Joseph Otting, of Nevada, to be Comptroller of the Currency, Department of the Treasury, and Randal Quarles, of Colorado, to be a Member of the Board of Governors of the Federal Reserve System, to be a Member of the Board of Governors of the Federal Reserve System (Reappointment), and to be Vice Chairman for Supervision of the Board of Governors of the Federal Reserve System; to be immediately followed by hearings to examine evaluating sanctions enforcement and policy options on North Korea, 9:30 a.m., SD–538.

Committee on Commerce, Science, and Transportation: September 6, to hold hearings to examine addressing the risk of waste, fraud, and abuse in the Federal Communications Commission’s Lifeline Program, 10 a.m., SR–253.

Committee on Energy and Natural Resources: September 7, to hold hearings to examine the nominations of Joseph Balash, of Alaska, to be an Assistant Secretary, and Ryan Douglas Nelson, of Idaho, to be Solicitor, both of the Department of the Interior, and Richard Glick, of Virginia, and Kevin J. McIntyre, of Virginia, both to be a Member of the Federal Energy Regulatory Commission, 10:30 a.m., SD–366.

Committee on Finance: September 6, business meeting to consider the nominations of Gilbert B. Kaplan, of the District of Columbia, to be Under Secretary of Commerce for International Trade, and Matthew Bassett, of Tennessee, to be an Assistant Secretary, and Robert Charrow, of Maryland, to be General Counsel, both of the Department of Health and Human Services, 10 a.m., SD–215.

September 7, Full Committee, to hold hearings to examine the Children’s Health Insurance Program, focusing on the path forward, 10 a.m., SD–215.

CONGRESSIONAL PROGRAM AHEAD

Week of September 6 through September 8, 2017

Senate Chamber

During the balance of the week, Senate may consider any cleared legislative and executive business.
Committee on Foreign Relations: September 6, to hold hearings to examine priorities and challenges in the United States-Turkey relationship, 10:30 a.m., SD–419.

Committee on Health, Education, Labor, and Pensions: September 6, to hold hearings to examine stabilizing premiums and helping individuals on the individual insurance market for 2018, focusing on state insurance commissioners, 10 a.m., SH–216.

September 7, Full Committee, to hold hearings to examine stabilizing premiums and helping individuals in the individual insurance market for 2018, focusing on governors, 9 a.m., SH–216.

Committee on Homeland Security and Governmental Affairs: September 6, to hold hearings to examine the history and current reality of the United States health care system, 10 a.m., SD–342.

September 7, Permanent Subcommittee on Investigations, to hold oversight hearings to examine Federal infrastructure permitting and the Federal Permitting Improvement Steering Council, 10 a.m., SD–342.

Committee on the Judiciary: September 6, to hold hearings to examine the nominations of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit, Joan Louise Larsen, of Michigan, to be United States Circuit Judge for the Sixth Circuit, William L. Campbell, Jr., to be United States District Judge for the Middle District of Tennessee, Thomas Lee Robinson Parker, to be United States District Judge for the Western District of Tennessee, and Eric S. Dreiband, of Maryland, to be an Assistant Attorney General, Department of Justice, 10 a.m., SD–226.

September 7, Full Committee, business meeting to consider S. 705, to amend the National Child Protection Act of 1993 to establish a national criminal history background check system and criminal history review program for certain individuals who, related to their employment, have access to children, the elderly, or individuals with disabilities, and the nominations of Kurt G. Alme, to be United States Attorney for the District of Montana, Donald Q. Cochran, Jr., to be United States Attorney for the Middle District of Tennessee, Russell M. Coleman, to be United States Attorney for the Western District of Kentucky, Bart M. Davis, to be United States Attorney for the District of Idaho, Robert J. Higdon, Jr., to be United States Attorney for the Eastern District of North Carolina, Brian J. Kuester, to be United States Attorney for the Eastern District of Oklahoma, and R. Trent Shores, to be United States Attorney for the Northern District of Oklahoma, all of the Department of Justice, 10 a.m., SD–226.

Select Committee on Intelligence: September 7, closed business meeting to consider pending intelligence matters; to be immediately followed by a closed briefing to examine certain intelligence matters, 2 p.m., SH–219.

House Committees

Committee on Armed Services, September 7, Subcommittee on Seapower and Projection Forces; and Subcommittee on Readiness, joint hearing entitled “Navy Readiness—Underlying Problems Associated with the USS Fitzgerald and USS John S. McCain”, 2 p.m., 2118 Rayburn.

Committee on Energy and Commerce, September 7, Subcommittee on Communications and Technology, hearing entitled “The Broadcast Incentive Auction: Update on Repacking Opportunities and Challenges”, 10 a.m., 2123 Rayburn.


Committee on Foreign Affairs, September 7, Subcommittee on Asia and the Pacific, hearing entitled “Maintaining U.S. Influence in South Asia: The FY 2018 Budget”, 10 a.m., 2172 Rayburn.

September 7, Subcommittee on Terrorism, Nonproliferation, and Trade, hearing entitled “U.S. Department of State Counterterrorism Bureau: The FY 2018 Budget”, 2 p.m., 2172 Rayburn.

Committee on Homeland Security, September 7, Full Committee, markup on H.R. 2142, the “International Narcotics Trafficking Emergency Response by Detecting Incoming Contraband with Technology Act”; H.R. 3101, the “Strengthening Cybersecurity Information Sharing and Coordination in Our Ports Act of 2017”; H.R. 3551, to amend the Security and Accountability for Every Port Act of 2006 to reauthorize the Customs-Trade Partnership Against Terrorism Program, and for other purposes; and H.R. 3669, the “Securing General Aviation and Commercial Charter Air Carrier Service Act of 2017”, 10 a.m., HVC–210.


Committee on the Judiciary, September 7, Full Committee, markup on H.R. 3229, to protect the safety of judges by extending the authority of the Judicial Conference to redact sensitive information contained in their financial disclosure reports, and for other purposes; H.R. 620, the “ADA Education and Reform Act of 2017”; and H. Res. 488, resolution of inquiry requesting the President and directing the Attorney General to transmit, respectively, certain documents to the House of Representatives relating to the removal of former Federal Bureau of Investigation Director James Comey, 10 a.m., 2141 Rayburn.

Committee on Oversight and Government Reform, September 7, Subcommittee on Government Operations, hearing entitled “Examining the Shipment of Illicit Drugs in International Mail”, 2 p.m., 2154 Rayburn.

Committee on Science, Space, and Technology, September 7, Subcommittee on Space, hearing entitled “Private Sector Lunar Exploration”, 10 a.m., 2318 Rayburn.

Committee on Ways and Means, September 7, Full Committee, markup on H. Res. 479, of inquiry directing the Secretary of the Treasury to provide to the House of Representatives the tax return information of President Donald J. Trump as well as the tax returns of each business entity disclosed by Donald J. Trump on his Office of Government Ethics Form 278e”, 2 p.m., 1100 Longworth.
Résumé of Congressional Activity

FIRST SESSION OF THE ONE HUNDRED FIFTEENTH CONGRESS

The first table gives a comprehensive résumé of all legislative business transacted by the Senate and House. The second table accounts for all nominations submitted to the Senate by the President for Senate confirmation.

### DATA ON LEGISLATIVE ACTIVITY

**January 3 through August 31, 2017**

<table>
<thead>
<tr>
<th>Measure</th>
<th>Senate</th>
<th>House</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Days in session</td>
<td>128</td>
<td>124</td>
<td>252</td>
</tr>
<tr>
<td>Time in session</td>
<td>770 hrs., 41′</td>
<td>544 hrs., 11′</td>
<td>1,314 hrs., 52′</td>
</tr>
<tr>
<td>Congressional Record:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pages of proceedings</td>
<td>4,913</td>
<td>6,650</td>
<td>11,563</td>
</tr>
<tr>
<td>Extensions of Remarks</td>
<td></td>
<td>1,150</td>
<td>1,150</td>
</tr>
<tr>
<td>Public bills enacted into law</td>
<td>15</td>
<td>40</td>
<td>55</td>
</tr>
<tr>
<td>Private bills enacted into law</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bills in conference</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Measures passed, total</td>
<td>236</td>
<td>452</td>
<td>688</td>
</tr>
<tr>
<td>Senate bills</td>
<td>50</td>
<td>11</td>
<td>61</td>
</tr>
<tr>
<td>House bills</td>
<td>26</td>
<td>281</td>
<td>307</td>
</tr>
<tr>
<td>Senate joint resolutions</td>
<td>7</td>
<td>5</td>
<td>12</td>
</tr>
<tr>
<td>House joint resolutions</td>
<td>15</td>
<td>19</td>
<td>34</td>
</tr>
<tr>
<td>Senate concurrent resolutions</td>
<td>5</td>
<td>4</td>
<td>9</td>
</tr>
<tr>
<td>House concurrent resolutions</td>
<td>5</td>
<td>9</td>
<td>14</td>
</tr>
<tr>
<td>Simple resolutions</td>
<td>128</td>
<td>103</td>
<td>231</td>
</tr>
<tr>
<td>Measures reported, total</td>
<td><em>199</em></td>
<td><em>278</em></td>
<td>477</td>
</tr>
<tr>
<td>Senate bills</td>
<td>153</td>
<td>1</td>
<td>154</td>
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<tr>
<td>House bills</td>
<td>21</td>
<td>205</td>
<td>226</td>
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<tr>
<td>Senate joint resolutions</td>
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<tr>
<td>House joint resolutions</td>
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<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Senate concurrent resolutions</td>
<td>1</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>House concurrent resolutions</td>
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<td>3</td>
<td>3</td>
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<tr>
<td>Simple resolutions</td>
<td>23</td>
<td>67</td>
<td>90</td>
</tr>
<tr>
<td>Special reports</td>
<td>12</td>
<td>4</td>
<td>16</td>
</tr>
<tr>
<td>Conference reports</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Measures pending on calendar</td>
<td>164</td>
<td>58</td>
<td>222</td>
</tr>
<tr>
<td>Measures introduced, total</td>
<td>2,070</td>
<td>4,358</td>
<td>6,428</td>
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<tr>
<td>Bills</td>
<td>1,751</td>
<td>3,667</td>
<td>5,418</td>
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<tr>
<td>Joint resolutions</td>
<td>48</td>
<td>116</td>
<td>164</td>
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<tr>
<td>Concurrent resolutions</td>
<td>22</td>
<td>77</td>
<td>99</td>
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<tr>
<td>Simple resolutions</td>
<td>249</td>
<td>498</td>
<td>747</td>
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<tr>
<td>Quorum calls</td>
<td>3</td>
<td>1</td>
<td>4</td>
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<tr>
<td>Yea-and-nay votes</td>
<td>187</td>
<td>206</td>
<td>393</td>
</tr>
<tr>
<td>Recorded votes</td>
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<td>231</td>
<td>231</td>
</tr>
<tr>
<td>Bills vetoed</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vetoes overridden</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*These figures include all measures reported, even if there was no accompanying report. A total of 146 written reports have been filed in the Senate, 282 reports have been filed in the House.

### DISPOSITION OF EXECUTIVE NOMINATIONS

**January 3 through August 31, 2017**

<table>
<thead>
<tr>
<th>Nomination</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civilian nominations, totaling 341, disposed of as follows:</td>
<td></td>
</tr>
<tr>
<td>Confirmed</td>
<td>132</td>
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<tr>
<td>Unconfirmed</td>
<td>179</td>
</tr>
<tr>
<td>Withdrawn</td>
<td>30</td>
</tr>
<tr>
<td>Other Civilian nominations, totaling 710, disposed of as follows:</td>
<td></td>
</tr>
<tr>
<td>Confirmed</td>
<td>699</td>
</tr>
<tr>
<td>Unconfirmed</td>
<td>11</td>
</tr>
<tr>
<td>Air Force nominations, totaling 3,081, disposed of as follows:</td>
<td></td>
</tr>
<tr>
<td>Confirmed</td>
<td>3,075</td>
</tr>
<tr>
<td>Unconfirmed</td>
<td>6</td>
</tr>
<tr>
<td>Army nominations, totaling 5,429, disposed of as follows:</td>
<td></td>
</tr>
<tr>
<td>Confirmed</td>
<td>5,420</td>
</tr>
<tr>
<td>Unconfirmed</td>
<td>9</td>
</tr>
<tr>
<td>Navy nominations, totaling 2,091, disposed of as follows:</td>
<td></td>
</tr>
<tr>
<td>Confirmed</td>
<td>2,089</td>
</tr>
<tr>
<td>Unconfirmed</td>
<td>2</td>
</tr>
<tr>
<td>Marine Corps nominations, totaling 1,311, disposed of as follows:</td>
<td></td>
</tr>
<tr>
<td>Confirmed</td>
<td>1,310</td>
</tr>
<tr>
<td>Unconfirmed</td>
<td>1</td>
</tr>
</tbody>
</table>

**Summary**

<table>
<thead>
<tr>
<th>Nomination</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total nominations carried over from the First Session</td>
<td>0</td>
</tr>
<tr>
<td>Total nominations received this Session</td>
<td>12,963</td>
</tr>
<tr>
<td>Total confirmed</td>
<td>12,725</td>
</tr>
<tr>
<td>Total unconfirmed</td>
<td>208</td>
</tr>
<tr>
<td>Total withdrawn</td>
<td>30</td>
</tr>
<tr>
<td>Total returned to the White House</td>
<td>0</td>
</tr>
</tbody>
</table>
Next Meeting of the SENATE
10 a.m., Wednesday, September 6

Senate Chamber

Program for Wednesday: Senate will be in a period of morning business.
(Senate will recess from 12:30 p.m. until 2:15 p.m. for their respective party conferences.)

Next Meeting of the HOUSE OF REPRESENTATIVES
10 a.m., Wednesday, September 6

House Chamber

Program for Wednesday: Consideration of H.R. 3354—“Make America Secure and Prosperous Appropriations Act, 2018” (Subject to a Rule). Consideration of measures under suspension of the Rules.

Extensions of Remarks, as inserted in this issue

HOUSE

Burgess, Michael C., Tex., E1155
Davidson, Warren, Ohio, E1155
Denham, Jeff, Calif., E1159
Fox, Virginia, N.C., E1160
Johnson, Eddie Bernice, Tex., E1162
Katko, John, N.Y., E1155
Lawson, Al Jr., Fla., E1158
McCollum, Betty, Minn., E1159
McEachin, A. Donald, Va., E1159
Meng, Grace, N.Y., E1162
Moore, Gwen, Wisc., E1157
Norton, Eleanor Holmes, The District of Columbia, E1158
Pallone, Frank Jr., N.J., E1156, E1157
Pascrell, Bill Jr., N.J., E1159
Pelosi, Nancy, Calif., E1162
Pocan, Mark, Wisc., E1161
Pooley, Bill, Fla., E1160
Richmond, Cedric L., La., E1158
Rogers, Mike, Ala., E1163
Thompson, Bennie G., Miss., E1162
Veasey, Marc A., Tex., E1156, E1161
Velasquez, Nydia M., N.Y., E1156, E1161
Visclosky, Peter J., Ind., E1155, E1156, E1157, E1158, E1160, E1161

CONGRESSIONAL RECORD—DAILY DIGEST September 5, 2017

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