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

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

Eternal God, we give You thanks for giving us another day. On this day, we ask Your blessing on the men and women, citizens all, whose votes have populated this people’s House. Each Member of this House has been given the sacred duty of representing them.

O Lord, we pray that those with whom our Representatives might meet during this coming long weekend in their home districts be blessed with peace and an assurance that they have been listened to.

We ask Your blessing now on all those who are responsible for the Members of this House whose responsibility lies also beyond the local interests of constituents while honoring them. Give each Member the wisdom to represent both local and national interests, a responsibility calling for the interests of constituents while honoring those policies and made it so there is a provision included that would ban the Secretary of Health and Human Services from negotiating lower prices directly with pharmaceutical companies, something that the VA can already do today.

Back in 2003, legislation was passed establishing Medicare part D to make prescription drugs more affordable for people, but Big Pharma lobbyists influenced those policies and made it so that there is a provision included that would ban the Secretary of Health and Human Services from negotiating lower prices directly with pharmaceutical companies, something that the VA can already do today.

Over 42 million Americans who are enrolled in Medicare part D continue to face rising costs on brand name drugs, fewer generic drugs, and higher premiums, making it difficult, if not impossible, for many to fill their prescriptions.

I urge my colleagues to cosponsor the Medicare Prescription Drug Price Negotiation Act to take back our healthcare from pharmaceutical companies and allow the Secretary of HHS to negotiate drug prices directly with manufacturers to secure affordable, lifesaving medication for millions of Americans.

Mr. STEWART. Mr. Speaker, much has been said about the tumultuous times in which we live, and it is true, we do face enormous challenges. But I would like to remind the American people of the things that will get us through these times.

My parents were part of the Greatest Generation. My father was a pilot in World War II, and I am honored to wear his Air Force wings. My mother was a mother of 10 amazing children, many of which are with me today. They are the best friends that I have ever had.

Mr. STEWART. Mr. Speaker, much has been said about the tumultuous times in which we live, and it is true, we do face enormous challenges. But I would like to remind the American people of the things that will get us through these times.

Mr. STENSON. Mr. Speaker, the American people are looking to Washington to find solutions to the challenges that we face today. But it will only be true if we are true to that principle: Duty, honor, service to God, family, and country.

Mr. SMITH of Texas. Mr. Speaker, for far too long, Big Pharma has played by its own rules, benefiting from skyrocketing drug prices on the backs of our most vulnerable populations.

E-VERIFY SAVES AMERICAN JOBS

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

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

Ms. GABBARD 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.

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

DUTY, HONOR, SERVICE TO GOD, FAMILY, AND COUNTRY

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

Mr. STEWART. Mr. Speaker, much has been said about the tumultuous times in which we live, and it is true, we do face enormous challenges. But I would like to remind the American people of the things that will get us through these times.

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E-VERIFY SAVES AMERICAN JOBS

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

Mr. SMITH of Texas. Mr. Speaker, yesterday, the House Judiciary Committee approved the Legal Workforce
Act, a bill I introduced that saves jobs for citizens and legal workers. It requires U.S. employers to use the E-Verify system to check the work eligibility of all future hires.

A September 2017 Washington Post-ABC News poll shows that 82 percent of voters favor requiring business owners to check the immigration status of prospective employees.

E-Verify is the most popular immigration enforcement reform that reduces illegal immigration. E-Verify is a free and quick system that already is used voluntarily by employers to cover one-third of the workforce.

The Legal Workforce Act has the backing of both national business organizations and immigration enforcement groups. This bill deserves the enthusiastic support of all Members of Congress who want to put the interest of American workers first.

CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2018

Mrs. BLACK. Mr. Speaker, pursuant to House Resolution 580, I call up the concurrent resolution (H. Con. Res. 71) establishing the congressional budget for the United States government for fiscal year 2018 and setting forth the appropriate budgetary levels for fiscal years 2019 through 2027, with the Senate amendment thereto, and ask for its immediate consideration.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore (Mr. JODY B. HICE of Georgia). The Clerk will designate the Senate amendment.

Senate amendment:

Strike all after the resolving clause and insert the following:

SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2018.

(a) DECLARATION.—Congress declares that this resolution is the concurrent resolution on the budget for fiscal year 2018 and that this resolution sets forth the appropriate budgetary levels for fiscal years 2019 through 2027, with the Senate amendment thereto, and ask for its immediate consideration.

(b) TABLE OF CONTENTS.—The table of contents for this concurrent resolution is as follows:

TITLE I—RECOMMENDED LEVELS AND AMOUNTS

Subtitle A—Budgetary Levels in Both Houses
Sec. 1101. Recommended levels and amounts.
Sec. 1102. Major functional categories.

Subtitle B—Levels and Amounts in the Senate
Sec. 1201. Social Security in the Senate.
Sec. 1202. Postal Service discretionary administrative expenses in the Senate.

TITLE II—RECONCILIATION

Sec. 2001. Reconciliation in the Senate.
Sec. 2002. Reconciliation in the House of Representatives.

TITLE III—RESERVE FUNDS

Sec. 3001. Deficit-neutral reserve fund to protect flexible and affordable healthcare for all.
Sec. 3002. Reserve neutral reserve fund to reform the American tax system.
Sec. 3003. Reserve fund for reconciliation legislation.
Sec. 3004. Deficit-neutral reserve fund for extending the State Children’s Health Insurance Program.
Sec. 3005. Deficit-neutral reserve fund to strengthen American families.
Sec. 3006. Deficit-neutral reserve fund to promote innovative educational and nutritional models and systems for American students.
Sec. 3007. Deficit-neutral reserve fund to improve the American banking system.
Sec. 3008. Deficit-neutral reserve fund to promote American agriculture, energy, transportation, and infrastructure.
Sec. 3009. Deficit-neutral reserve fund to restore American military power.
Sec. 3010. Deficit-neutral reserve fund for veterans and service members.
Sec. 3011. Deficit-neutral reserve fund for public lands and the environment.
Sec. 3012. Deficit-neutral reserve fund to secure the American border.
Sec. 3013. Deficit-neutral reserve fund to promote economic growth, the private sector, and to enhance job creation.
Sec. 3014. Deficit-neutral reserve fund for legislation modifying statutory budgetary controls.
Sec. 3015. Deficit-neutral reserve fund to prevent the taxpayer bailout of pension plans.
Sec. 3016. Deficit-neutral reserve fund relating to implementing work requirements in means-tested Federal welfare programs.
Sec. 3017. Deficit-neutral reserve fund to protect Medicare and repeal the Independent Payment Advisory Board.
Sec. 3018. Deficit-neutral reserve fund relating to affordable child and dependent care.
Sec. 3019. Deficit-neutral reserve fund relating to worker training programs.
Sec. 3020. Reserve fund for legislation to provide disaster funds for relief and recovery efforts to areas devastated by hurricanes and flooding in 2017.
Sec. 3021. Deficit-neutral reserve fund relating to protecting Medicare and Medicaid.
Sec. 3022. Deficit-neutral reserve fund relating to the provision of tax relief for families with children.
Sec. 3023. Deficit-neutral reserve fund relating to the provision of tax relief for small businesses.
Sec. 3024. Deficit-neutral reserve fund relating to tax relief for hard-working middle-class Americans.
Sec. 3025. Deficit-neutral reserve fund relating to making the American tax system simpler and fairer for all Americans.
Sec. 3026. Deficit-neutral reserve fund relating to tax cuts for working American families.
Sec. 3027. Deficit-neutral reserve fund relating to the provision of incentives for businesses to invest in America and create jobs in America.
Sec. 3028. Deficit-neutral reserve fund relating to eliminating tax breaks for companies that ship jobs to foreign countries.
Sec. 3029. Deficit-neutral reserve fund relating to providing full, permanent, and mandatory funding for the payment in lieu of taxes program.
Sec. 3030. Deficit-neutral reserve fund relating to tax reform which maintains the progressivity of the tax system.
Sec. 3031. Deficit-neutral reserve fund relating to significantly improving the budget process.

C.J. RUDOLPH INSPIRES WITH GRIT AND PERSEVERANCE

Mr. FITZPATRICK. Mr. Speaker, I rise today to share the story of C.J. Rudolph of Sellersville, Pennsylvania. C.J. was born in December 2015, at Grand View hospital. Before he was born, he was positive for the Trisomy-21 gene, meaning that he was going to be born with Down syndrome. But his parents, Chris and Donna, had faith he would be a fighter.
TITLE IV—BUDGET PROCESS
Subtitle A—Budget Enforcement
Sec. 4101. Point of order against advance appropriations in the Senate.
Sec. 4102. Point of order against certain discretionary administrative expenses.
Sec. 4103. Point of order against provisions that constitute changes in mandatory programs affecting the Crime Victims Fund.
Sec. 4104. Point of order against designation of funds for overseas contingency operations.
Sec. 4105. Point of order against reconciliation amendments with unknown budgetary effects.
Sec. 4106. Pay-As-You-Go point of order in the Senate.
Sec. 4107. Real-time enforcement of reconciliation amendments.
Sec. 4108. Pay-As-You-Go point of order in the House.
Sec. 5201. Reserve fund for investments in national infrastructure.
Sec. 5202. Reserve fund for the State Children's Health Insurance Program.
Sec. 5203. Reserve fund for the repeal or replacement of President Obama’s health care laws.

TITLEx—Recommended Levels and Amounts
Subtitle A—Budget Process in Both Houses
Sec. 1101. Recommended Levels and Amounts.
The following budgetary levels are appropriate for each of fiscal years 2018 through 2027:
(1) FEDERAL REVENUES.—For purposes of the enforcement of this resolution:
(A) The recommended levels of Federal revenues are as follows:
- Fiscal year 2018: $2,490,936,000,000.
- Fiscal year 2019: $2,613,683,000,000.
- Fiscal year 2020: $2,735,381,000,000.
- Fiscal year 2021: $2,835,214,000,000.
- Fiscal year 2022: $2,927,169,000,000.
- Fiscal year 2023: $3,006,948,000,000.
- Fiscal year 2024: $3,162,063,000,000.
- Fiscal year 2025: $3,246,208,000,000.
- Fiscal year 2026: $3,545,829,000,000.
- Fiscal year 2027: $3,825,184,000,000.

(B) The amounts by which the aggregate levels of Federal revenues should be changed are as follows:
- Fiscal year 2018: +167,200,000,000.
- Fiscal year 2019: +169,500,000,000.
- Fiscal year 2020: +165,000,000,000.
- Fiscal year 2021: +163,200,000,000.
- Fiscal year 2022: +164,400,000,000.
- Fiscal year 2023: +167,700,000,000.
- Fiscal year 2024: +159,800,000,000.
- Fiscal year 2025: +172,300,000,000.
- Fiscal year 2026: +146,400,000,000.
- Fiscal year 2027: +115,000,000,000.

(2) NEW BUDGET AUTHORITY.—For purposes of the enforcement of this resolution, the appropriate levels of new budget authority are as follows:
- Fiscal year 2018: $2,336,721,000.
- Fiscal year 2019: $2,289,520,000.
- Fiscal year 2020: $2,231,319,000.
- Fiscal year 2021: $2,173,018,000.
- Fiscal year 2022: $2,114,717,000.
- Fiscal year 2023: $2,056,416,000.
- Fiscal year 2024: $1,998,115,000.
- Fiscal year 2025: $1,940,814,000.
- Fiscal year 2026: $1,883,513,000.
- Fiscal year 2027: $1,826,212,000.

(3) BUDGET OUTLAYS.—For purposes of the enforcement of this resolution, the amounts of the deficit are as follows:
- Fiscal year 2018: $131,688,000,000.
- Fiscal year 2019: $132,920,000,000.
- Fiscal year 2020: $134,152,000,000.
- Fiscal year 2021: $135,384,000,000.
- Fiscal year 2022: $136,616,000,000.
- Fiscal year 2023: $137,848,000,000.
- Fiscal year 2024: $139,080,000,000.
- Fiscal year 2025: $140,312,000,000.
- Fiscal year 2026: $141,544,000,000.
- Fiscal year 2027: $142,776,000,000.

(4) DEFICITS.—For purposes of the enforcement of this resolution, the deficits are as follows:
- Fiscal year 2018: $60,752,000,000.
- Fiscal year 2019: $61,436,000,000.
- Fiscal year 2020: $62,120,000,000.
- Fiscal year 2021: $62,719,000,000.
- Fiscal year 2022: $63,318,000,000.
- Fiscal year 2023: $63,917,000,000.
- Fiscal year 2024: $64,516,000,000.
- Fiscal year 2025: $65,115,000,000.
- Fiscal year 2026: $65,714,000,000.
- Fiscal year 2027: $66,313,000,000.
Fiscal year 2023:
(A) New budget authority, $45,022,000,000.
(B) Outlays, $42,742,000,000.
Fiscal year 2022:
(A) New budget authority, $43,533,000,000.
(B) Outlays, $41,901,000,000.
(B) Outlays, $42,742,000,000.
Fiscal year 2021:
(A) New budget authority, $3,090,000,000.
(B) Outlays, $2,364,000,000.
Fiscal year 2020:
(A) New budget authority, $19,133,000,000.
(B) Outlays, $17,747,000,000.
Fiscal year 2019:
(A) New budget authority, $20,347,000,000.
(B) Outlays, $20,173,000,000.
Fiscal year 2018:
(A) New budget authority, $19,690,000,000.
(B) Outlays, $18,867,000,000.
Fiscal year 2017:
(A) New budget authority, $19,778,000,000.
(B) Outlays, $18,506,000,000.
Fiscal year 2016:
(A) New budget authority, $20,181,000,000.
(B) Outlays, $19,518,000,000.
Fiscal year 2015:
(A) New budget authority, $19,881,000,000.
(B) Outlays, $18,112,000,000.
Fiscal year 2014:
(A) New budget authority, $18,743,000,000.
(B) Outlays, $17,835,000,000.
Fiscal year 2013:
(A) New budget authority, $18,894,000,000.
(B) Outlays, $17,354,000,000.
Fiscal year 2012:
(A) New budget authority, $17,311,000,000.
(B) Outlays, $16,368,000,000.
Fiscal year 2011:
(A) New budget authority, $9,881,000,000.
(B) Outlays, $9,112,000,000.
Fiscal year 2010:
(A) New budget authority, $19,284,000,000.
(B) Outlays, $18,540,000,000.
Fiscal year 2009:
(A) New budget authority, $18,743,000,000.
(B) Outlays, $17,835,000,000.
Fiscal year 2008:
(A) New budget authority, $18,894,000,000.
(B) Outlays, $17,354,000,000.
Fiscal year 2007:
(A) New budget authority, $17,311,000,000.
(B) Outlays, $16,368,000,000.
Fiscal year 2006:
(A) New budget authority, $19,284,000,000.
(B) Outlays, $18,540,000,000.
Fiscal year 2005:
(A) New budget authority, $18,743,000,000.
(B) Outlays, $17,835,000,000.
Fiscal year 2004:
(A) New budget authority, $18,894,000,000.
(B) Outlays, $17,354,000,000.
Fiscal year 2003:
(A) New budget authority, $17,311,000,000.
(B) Outlays, $16,368,000,000.
Fiscal year 2002:
(A) New budget authority, $19,284,000,000.
(B) Outlays, $18,540,000,000.
Fiscal year 2001:
(A) New budget authority, $18,743,000,000.
(B) Outlays, $17,835,000,000.
Fiscal year 2000:
(A) New budget authority, $18,894,000,000.
(B) Outlays, $17,354,000,000.
(A) New budget authority, $560,622,000,000.
(B) Outlays, $563,293,000,000.
Fiscal year 2020:
(A) New budget authority, $578,838,000,000.
(B) Outlays, $579,311,000,000.
Fiscal year 2021:
(A) New budget authority, $574,616,000,000.
(B) Outlays, $575,040,000,000.
Fiscal year 2022:
(A) New budget authority, $586,530,000,000.
(B) Outlays, $583,769,000,000.
Fiscal year 2023:
(A) New budget authority, $601,742,000,000.
(B) Outlays, $599,099,000,000.
Fiscal year 2024:
(A) New budget authority, $605,811,000,000.
(B) Outlays, $603,443,000,000.
Fiscal year 2025:
(A) New budget authority, $617,220,000,000.
(B) Outlays, $614,728,000,000.
Fiscal year 2026:
(A) New budget authority, $633,890,000,000.
(B) Outlays, $630,824,000,000.
Fiscal year 2027:
(A) New budget authority, $652,230,000,000.
(B) Outlays, $651,552,000,000.
Fiscal year 2018:
(13) Income Security (600):
(A) New budget authority, $1,066,566,000,000.
(B) Outlays, $1,066,321,000,000.
Fiscal year 2019:
(14) Social Security (650):
(A) New budget authority, $72,432,000,000.
(B) Outlays, $70,592,000,000.
Fiscal year 2020:
(A) New budget authority, $76,093,000,000.
(B) Outlays, $75,362,000,000.
(17) General Government (800):
Fiscal year 2018:
(A) New budget authority, $24,675,000,000.
(B) Outlays, $24,860,000,000.
Fiscal year 2019:
(A) New budget authority, $25,518,000,000.
(B) Outlays, $25,642,000,000.
Fiscal year 2020:
(A) New budget authority, $25,989,000,000.
(B) Outlays, $25,994,000,000.
Fiscal year 2021:
(A) New budget authority, $26,649,000,000.
(B) Outlays, $26,358,000,000.
Fiscal year 2022:
(A) New budget authority, $27,311,000,000.
(B) Outlays, $26,973,000,000.
Fiscal year 2023:
(A) New budget authority, $27,972,000,000.
(B) Outlays, $27,603,000,000.
Fiscal year 2024:
(A) New budget authority, $28,485,000,000.
(B) Outlays, $28,134,000,000.
Fiscal year 2025:
(A) New budget authority, $29,255,000,000.
(B) Outlays, $28,830,000,000.
Fiscal year 2026:
(A) New budget authority, $30,525,000,000.
(B) Outlays, $29,610,000,000.
Fiscal year 2027:
(A) New budget authority, $30,827,000,000.
(B) Outlays, $30,382,000,000.
(18) Net Interest (900):
Fiscal year 2018:
(A) New budget authority, $388,767,000,000.
(B) Outlays, $385,767,000,000.
Fiscal year 2019:
(A) New budget authority, $441,158,000,000.
(B) Outlays, $441,158,000,000.
Fiscal year 2020:
(A) New budget authority, $497,893,000,000.
(B) Outlays, $497,893,000,000.
Fiscal year 2021:
(A) New budget authority, $546,206,000,000.
(B) Outlays, $546,206,000,000.
Fiscal year 2022:
(A) New budget authority, $589,086,000,000.
(B) Outlays, $589,086,000,000.
Fiscal year 2023:
(A) New budget authority, $630,179,000,000.
(B) Outlays, $630,179,000,000.
Fiscal year 2024:
(A) New budget authority, $654,339,000,000.
(B) Outlays, $654,339,000,000.
Fiscal year 2025:
(A) New budget authority, $681,250,000,000.
(B) Outlays, $681,250,000,000.
Fiscal year 2026:
(A) New budget authority, $716,494,000,000.
(B) Outlays, $716,494,000,000.
Fiscal year 2027:
(A) New budget authority, $736,146,000,000.
(B) Outlays, $736,146,000,000.
(19) Allocations (920):
Fiscal year 2018:
(A) New budget authority, $68,576,000,000.
(B) Outlays, $51,055,000,000.
Fiscal year 2019:
(A) New budget authority, $133,357,000,000.
(B) Outlays, $130,059,000,000.
Fiscal year 2020:
(A) New budget authority, $145,919,000,000.
(B) Outlays, $140,658,000,000.
Fiscal year 2021:
(A) New budget authority, $176,695,000,000.
(B) Outlays, $176,695,000,000.
Fiscal year 2022:
(A) New budget authority, $218,460,000,000.
(B) Outlays, $209,169,000,000.
Fiscal year 2023:
(A) New budget authority, $247,892,000,000.
(B) Outlays, $238,885,000,000.
Fiscal year 2024:
(A) New budget authority, $276,275,000,000.
(B) Outlays, $36,957,000,000.
Fiscal year 2021:
(A) New budget authority, $36,957,000,000.
(B) Outlays, $36,957,000,000.

(b) SOCIAL SECURITY OUTLAYS.—For purposes of Senate enforcement under sections 302 and 311 of the Congressional Budget Act of 1974 (2 U.S.C. 633 and 642), the amounts of outlays of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund are as follows:
Fiscal year 2018: $78,659,000,000.
Fiscal year 2019: $78,659,000,000.
Fiscal year 2020: $79,233,000,000.
Fiscal year 2021: $79,807,000,000.
Fiscal year 2022: $80,380,000,000.
Fiscal year 2023: $80,954,000,000.
Fiscal year 2024: $81,529,000,000.
Fiscal year 2025: $82,104,000,000.
Fiscal year 2026: $82,678,000,000.
Fiscal year 2027: $83,253,000,000.

(c) SOCIAL SECURITY ADMINISTRATIVE EXPENSES.—In the Senate, the amounts of new budget authority and budget outlays of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for administrative expenses are as follows:
Fiscal year 2018: (A) New budget authority, $5,553,000,000.
(B) Outlays, $5,554,000,000.
Fiscal year 2019: (A) New budget authority, $5,757,000,000.
(B) Outlays, $5,753,000,000.
Fiscal year 2020: (A) New budget authority, $5,888,000,000.
(B) Outlays, $5,876,000,000.
Fiscal year 2021: (A) New budget authority, $5,623,000,000.
(B) Outlays, $5,617,000,000.
Fiscal year 2022: (A) New budget authority, $5,617,000,000.
(B) Outlays, $5,617,000,000.
Fiscal year 2023: (A) New budget authority, $5,617,000,000.
(B) Outlays, $5,617,000,000.
Fiscal year 2024: (A) New budget authority, $5,617,000,000.
(B) Outlays, $5,617,000,000.
Fiscal year 2025: (A) New budget authority, $5,617,000,000.
(B) Outlays, $5,617,000,000.
Fiscal year 2026: (A) New budget authority, $5,617,000,000.
(B) Outlays, $5,617,000,000.
Fiscal year 2027: (A) New budget authority, $5,617,000,000.
(B) Outlays, $5,617,000,000.

SEC. 1202. PAY AS YOU GO DISCRETIONARY ADMINISTRATIVE EXPENSES IN THE SENATE.
In the Senate, the amounts of new budget authority and budget outlays of the Postal Service for discretionary administrative expenses are as follows:
Fiscal year 2018: (A) New budget authority, $281,000,000.
(B) Outlays, $281,000,000.
Fiscal year 2019: (A) New budget authority, $290,000,000.
(B) Outlays, $290,000,000.
Fiscal year 2020: (A) New budget authority, $301,000,000.
(B) Outlays, $301,000,000.
Fiscal year 2021: (A) New budget authority, $311,000,000.
(B) Outlays, $311,000,000.
Fiscal year 2022: (A) New budget authority, $322,000,000.
(B) Outlays, $322,000,000.
Fiscal year 2023: (A) New budget authority, $333,000,000.
(B) Outlays, $333,000,000.
Fiscal year 2024: (A) New budget authority, $344,000,000.
(B) Outlays, $344,000,000.
Fiscal year 2025: (A) New budget authority, $356,000,000.
(B) Outlays, $355,000,000.
Fiscal year 2026: (A) New budget authority, $369,000,000.
(B) Outlays, $368,000,000.
Fiscal year 2027: (A) New budget authority, $380,000,000.
(B) Outlays, $379,000,000.

TITLE II—RECONCILIATION
SEC. 2001. RECONCILIATION IN THE SENATE.
(a) COMMITTEE ON FINANCE.—The Committee on Finance of the Senate shall report changes in laws within its jurisdiction that increase the deficit by not more than $1,000,000,000,000 for the period of fiscal years 2018 through 2027.
(b) COMMITTEE ON ENERGY AND NATURAL RESOURCES.—The Committee on Energy and Natural Resources of the Senate shall report changes in laws within its jurisdiction to reduce the deficit by not less than $1,000,000,000 for the period of fiscal years 2018 through 2027.
(c) SUBMISSIONS.—In the Senate, not later than November 13, 2017, the Committees named in subsections (a) and (b) shall submit their recommendations to the Committee on the Budget of the Senate. Upon receiving such recommendations, the Committee on the Budget of the Senate shall report to the Senate a reconciliation bill carrying out all such recommendations without any substantive recommendations.

SEC. 2002. RECONCILIATION IN THE HOUSE OF REPRESENTATIVES.
(a) COMMITTEE ON WAYS AND MEANS.—The Committee on Ways and Means of the House of Representatives shall submit changes in laws within its jurisdiction that increase the deficit by not more than $1,500,000,000,000 for the period of fiscal years 2018 through 2027.
(b) COMMITTEE ON NATURAL RESOURCES.—The Committee on Natural Resources of the House of Representatives shall submit changes in laws within its jurisdiction to reduce the deficit by not less than $500,000,000,000 for the period of fiscal years 2018 through 2027.
(c) SUBMISSIONS.—In the House of Representatives, not later than November 13, 2017, the Committees named in subsections (a) and (b) shall submit their recommendations to the Committee on the Budget of the House of Representatives to carry out this section.

TITLE III—RESERVE FUNDS
SEC. 3001. DEFICIT-NEUTRAL RESERVE FUND TO PROTECT FLEXIBLE AND AFFORDABLE HEALTH CARE FOR ALL.
The Chairman of the Committee on the Budget of the Senate may advise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make within its jurisdiction, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to repealing or replacing the Patient Protection and Affordable Care Act (Public Law 111–148; 124 Stat. 119) and the Health Care and Education Reconciliation Act of 2010 (Public Law 111–152; 124 Stat. 1029), by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2018 through 2027.

SEC. 3002. REVENUE-NEUTRAL RESERVE FUND TO REFORM THE AMERICAN TAX SYSTEM.
The Chairman of the Committee on the Budget of the Senate may advise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make within its jurisdiction, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reforming the Internal Revenue Code of 1986, which may include—
(1) tax relief for middle-income working Americans;
(2) lowering taxes on families with children; or
(3) incentivizing companies to invest domestically and create jobs in the United States.
SEC. 3000. RESERVE FUND FOR RECONCILIATION LEGISLATION.

(a) In General.—The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to—

(1) amending the Higher Education Act of 1965 (20 U.S.C. 1001 et seq.);
(2) ensuring quality and equity in education;
(3) enhancing outcomes with Federal workforce development, job training, and reemployment programs;
(4) the consolidation and streamlining of overlapping early learning and child care programs;
(5) educational programs for individuals with disabilities; or
(6) child nutrition programs,

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

(b) Determination of Compliance.—For purposes of this section, compliance with the reconciliation instructions under this concurrent resolution shall be determined by the Chairman of the Committee on the Budget of the Senate.

(c) Exception for Legislation.—Section 404(a) of S. Con. Res. 13 (111th Congress), the concurrent resolution on the budget for fiscal year 2010, shall not apply to legislation for which the Chairman of the Committee on the Budget of the Senate has exercised the authority under subsection (a).

SEC. 3004. DEFICIT-NEUTRAL RESERVE FUND FOR EXTENDING THE STATE CHILDREN’S HEALTH INSURANCE PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to an extension of the State Children’s Health Insurance Program, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3005. DEFICIT-NEUTRAL RESERVE FUND TO STRENGTHEN AMERICAN FAMILIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to—

(1) addressing the opioid and substance abuse crisis;
(2) protecting and assisting victims of domestic abuse;
(3) foster care, child care, marriage, and fatherhood programs;
(4) making it easier to save for retirement;
(5) reforming the American public housing system;
(6) the Community Development Block Grant Program; or
(7) extending expiring health care provisions,

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3006. DEFICIT-NEUTRAL RESERVE FUND TO RESTORE AMERICAN MILITARY POWER.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to—

(1) improving military readiness, including deferred facilities Sustainment Restoration and Modernization;
(2) military technological superiority;
(3) structural budget priorities; or
(4) strengthening cybersecurity efforts,

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3010. DEFICIT-NEUTRAL RESERVE FUND FOR VETERANS AND SERVICE MEMBERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to the secure rural schools and community self-determination program, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3011. DEFICIT-NEUTRAL RESERVE FUND FOR PUBLIC LANDS AND THE ENVIRONMENT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to—

(1) the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.);
(2) forest health and wildfire prevention and control;
(3) resources for wildland firefighting for the Forest Service and Department of Interior;
(4) the payments in lieu of taxes program; or
(5) the secure rural schools and community self-determination program,

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3012. DEFICIT-NEUTRAL RESERVE FUND TO SECURE THE AMERICAN BORDER.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to—

(1) securing the border of the United States;
(2) extending human trafficking; or
(3) stopping the transportation of narcotics into the United States,

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3013. DEFICIT-NEUTRAL RESERVE FUND TO PROMOTE ECONOMIC GROWTH, THE PRIVATE SECTOR, AND TO ENHANCE JOB CREATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, and conference reports relating to—

(1) reducing costs to businesses and individual stemming from Federal regulations;
(2) increasing commerce and economic growth; or
(3) enhancing job creation,

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022.
or the period of the total of fiscal years 2018 through 2027.

SEC. 3019. DEFICIT-NEUTRAL RESERVE FUND RELATING TO WORKER TRAINING PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to worker training programs, such as training programs that target workers that need advanced skills to progress in their current profession or apprenticeship or certificate programs that provide retraining for a new industry, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3020. DEFICIT-NEUTRAL RESERVE FUND FOR LEGISLATION TO PROVIDE DISASTER FUNDS FOR RECOVERY AND REHABILITATION TO AREAS DEVASTATED BY HURRICANES AND FLOODING IN 2017.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing disaster funds for relief and recovery to areas devastated by hurricanes in 2017, by the amounts necessary to accommodate the budgetary effects of the legislation.

SEC. 3021. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROTECTING MEDICARE AND MEDICAID.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting the Medicaid program under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.), which may include strengthening and improving Medicare and Medicaid for the most vulnerable populations, and extending the life of the Federal Hospital Insurance Trust Fund by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3022. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE PROVISION OF TAX CREDITS FOR FAMILIES WITH CHILDREN.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing per-child Federal tax relief, which may include tax credits for families with children, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.
The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, or conference reports relating to significantly improving the budget process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3029. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ELIMINATING TAX BREAKS FOR COMPANIES THAT SHIP JOBS TO FOREIGN COUNTRIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, or conference reports relating to significantly improving the budget process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3030. DEFICIT-NEUTRAL RESERVE FUND RELATING TO APPROPRIATIONS IN THE SENATE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, or conference reports relating to significantly improving the budget process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.

SEC. 3031. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SIGNIFICANTLY IMPROVING THE TAX SYSTEM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, and make adjustments to the pay-as-you-go ledger, for one or more bills, joint resolutions, amendments, or conference reports relating to significantly improving the budget process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2018 through 2022 or the period of the total of fiscal years 2018 through 2027.
stricken from the measure and may not be offered as an amendment from the floor.

(2) FORM OF THE POINT OF ORDER.—A point of order under paragraph (1) may be raised by a Senator as provided in section 313(e) of the Congressional Budget Act of 1974 (2 U.S.C. 644(e)).

(3) CONFERENCE REPORTS.—When the Senate is considering a conference report on, or an amendment between the Houses in relation to, a bill or joint resolution, upon a point of order being made by any Senator pursuant to paragraph (1) or (2) of this section, any motion in the Senate shall be debatable.

(4) SUPERMAJORITY WAIVER AND APPEAL.—In the Senate, this subsection may be waived or suspended only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

SEC. 4103. PRIOR SURPLUS.—If direct spending or revenue legislation increases the on-budget deficit or causes an on-budget deficit when taken together with all direct spending and revenue legislation enacted since the beginning of the current fiscal year; the levels of new budget authority, outlays, direct spending, entitlement authority, revenues, deficits, or surpluses shall be reduced in the same fiscal year by the amount of such increase or deficit, as the case may be, and shall be determined on the basis of estimates provided by the Chairman, after consultation with the Ranking Member of the Committee on the Budget, is un- able to determine the effect the amendment or motion would have on budget authority, outlays, direct spending, entitlement authority, revenues, deficits, or surpluses.

SEC. 4104. POINT OF ORDER AGAINST RECONCILIATION AMENDMENTS WITH UNKNOWN BUDGETARY EFFECTS.

(a) IN GENERAL.—In the Senate, it shall not be in order to consider a direct spending or revenue legislation that designates an amendment to the budget resolution that sets forth the discretionary spending and budgetary levels that shall be determined for the following fiscal year and the succeeding 10 fiscal years;

(b) WAIVER.—This section may be waived or suspended only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

(c) REVIEW OF PROCEDURES REGARDING CHIMP.—The Committee on the Budget and the Committee on Appropriations of the Senate shall review existing budget enforcement procedures regarding CHIMPs included in appropriations legislation. These committees of jurisdiction should consult with other relevant committees of jurisdiction and other interested parties to review such procedures, including for Crime Victims Fund spending, and include any agreed upon recommendations in subsequent concurrent and joint resolutions.

SEC. 4105. POINT OF ORDER AGAINST RECONCILIATION RESOLUTIONS ON THE BUDGET.

(a) IN GENERAL.—In the Senate, it shall not be in order to consider a direct spending or revenue legislation that designates a bill or joint resolution pursuant to section 1001 of the Bipartisan Budget Act of 2011 (31 U.S.C. 1304(b)(1)), or any other legislation that sets forth the discretionary spending and budgetary levels that shall be determined for the current fiscal year and the following fiscal year and that includes any budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(b) WAIVER.—This section may be waived or suspended by a Senator as provided in section 313(e) of the Congressional Budget Act of 1974 (2 U.S.C. 644(e)).

(c) CONFERENCE REPORTS.—When the Senate is considering a conference report on, or an amendment between the Houses in relation to, a bill or joint resolution, upon a point of order being made by any Senator pursuant to subsection (a), any motion in the Senate shall be debatable.

(d) SUPERMAJORITY WAIVER AND APPEAL.—In the Senate, this subsection may be waived or suspended only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

SEC. 4106. PAY-AS-YOU-GO POINT OF ORDER IN THE SENATE.

(a) POINT OF ORDER.—When the Senate is considering a bill, joint resolution, amendment, amendment between the Houses, or conference report, if a point of order is made by a Senator against a provision that designates a bill or joint resolution pursuant to section 4101 of this title, the Speaker shall immediately recognize the Senator as provided in paragraph (4) of this section.

(b) WAIVER.—This section may be waived or suspended by a Senator as provided in section 313(e) of the Congressional Budget Act of 1974 (2 U.S.C. 644(e)).

(c) CONFERENCE REPORTS.—When the Senate is considering a conference report on, or an amendment between the Houses in relation to, a bill or joint resolution, upon a point of order being made by any Senator pursuant to subsection (a), any motion in the Senate shall be debatable.

(d) SUPERMAJORITY WAIVER AND APPEAL.—In the Senate, this subsection may be waived or suspended only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

(e) SUSPENSION OF POINT OF ORDER.—This section shall not apply if a declaration of war by Congress is in effect.

SEC. 4107. HONEST ACCOUNTING: COST ESTIMATES FOR SURPLUS AND DEFICIT INCORPORATE MACROECONOMIC EFFECTS.

(a) CBO AND JCT ESTIMATES.—During the 115th Congress, any estimate provided by the Congressional Budget Office under section 402 of the Congressional Budget Act of 1974 (2 U.S.C. 653) or by the Joint Committee on Taxation to the Congressional Budget Office under section 201(j) of such Act (2 U.S.C. 601(j)) for purposes of this section shall be limited to 1 hour, to be divided equally between the manager of the Senate amendment and the manager of the bill or joint resolution, as the case may be. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under this section.

(b) SUPERMAJORITY WAIVER AND APPEAL.—In the Senate, this subsection may be waived or suspended only by an affirmative vote of three-fifths of the Members, duly chosen and sworn.

(c) DETERMINATION OF BUDGET LEVELS.—For purposes of this section, the levels of new budget authority, outlays, and revenues for a fiscal year shall be determined on the basis of estimates made by the Senate Committee on the Budget.

(d) REPEAL.—In the Senate, section 201 of S. Con. Res. 21 (110th Congress), the concurrent resolution on the budget for fiscal year 2008, shall no longer apply.

SEC. 4108. HONEST ACCOUNTING: COST ESTIMATES FOR SUPPLEMENTARY RESOLUTIONS.

(a) Point of order under subsection (a) shall, to the extent practicable, include—

(1) a qualitative assessment of the budgetary effects (including macroeconomic variables described in subsection (a)) of the major legislation in the 20-fiscal year period beginning after the last fiscal year of the most recently agreed to concurrent resolution on the budget that sets forth budgetary levels required under section 301 of the Congressional Budget Act of 1974 (2 U.S.C. 632); and

(2) an identification of the critical assumptions and the source of data underlying that estimation.

(b) DISTRIBUTIONAL EFFECTS.—Any estimate referred to in subsection (a) shall, to the extent practicable, include the distributional effects across income categories resulting from major legislation.

(c) DEFINITIONS.—In this section:
(1) MAJOR LEGISLATION.—The term “major legislation” means a bill, joint resolution, conference report, amendment, amendment between the Houses, or treaty considered by the Senate in the 115th Congress, if a measure becomes law that decreases direct spending by:

(a) Adjustments of Direct Spending Levels.—If a measure becomes law that decreases direct spending (budget authority and outlays flowing therefrom) for any fiscal year and provides for an appropriation (for the same purpose, the Chairman of the Committee on the Budget of the Senate may decrease the allocation to the committee of the Senate with respect to a provision of direct spending by an amount equal to the amount of the decrease in direct spending and may revise the aggregates and other appropriate levels in this resolution and make adjustments to the pay-as-you-go ledger in the amounts necessary to accommodate the decrease in direct spending.

(b) Exemption from Pay-as-you-Go.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.

SEC. 4110. REPEAL OF CERTAIN LIMITATIONS.

Sections 302 and 306 of S. Con. Res. 11 (114th Congress), the concurrent resolution on the budget for fiscal year 2016, and sections 301 and 304 of S. Con. Res. 13 (111th Congress), the concurrent resolution on the budget for fiscal year 2010, designated as an emergency requirement for the purpose of this section.

(c) Determinations.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.

(d) Pay-as-you-Go.—If a measure becomes law that decreases direct spending by an amount equal to the amount of the decrease in direct spending and may revise the aggregates and other appropriate levels in this resolution and make adjustments to the pay-as-you-go ledger in the amounts necessary to accommodate the decrease in direct spending.

(e) Exemption from Pay-as-you-Go.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.

SEC. 4201. OVERSIGHT OF GOVERNMENT PERFORMANCE.

Oversight of Government Performance.

During the 114th Congress, if a measure becomes law that amends the discretionary spending limits established under section 251(c) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 901(c)), such an increase in the revised security category for fiscal year 2018 to be $640,000,000,000, the Chairman of the Committee on the Budget of the Senate may adjust the 

(a) Adjustments of Direct Spending Levels.—If a measure becomes law that decreases direct spending (budget authority and outlays flowing therefrom) for any fiscal year and provides for an appropriation (for the same purpose, the Chairman of the Committee on the Budget of the Senate may decrease the allocation to the committee of the Senate with respect to a provision of direct spending by an amount equal to the amount of the decrease in direct spending and may revise the aggregates and other appropriate levels in this resolution and make adjustments to the pay-as-you-go ledger in the amounts necessary to accommodate the decrease in direct spending.

(b) Exemption from Pay-as-you-Go.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.

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(c) Determinations.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.

(d) Pay-as-you-Go.—If a measure becomes law that decreases direct spending by an amount equal to the amount of the decrease in direct spending and may revise the aggregates and other appropriate levels in this resolution and make adjustments to the pay-as-you-go ledger in the amounts necessary to accommodate the decrease in direct spending.

(e) Exemption from Pay-as-you-Go.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.

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(a) Adjustments of Direct Spending Levels.—If a measure becomes law that decreases direct spending (budget authority and outlays flowing therefrom) for any fiscal year and provides for an appropriation (for the same purpose, the Chairman of the Committee on the Budget of the Senate may decrease the allocation to the committee of the Senate with respect to a provision of direct spending by an amount equal to the amount of the decrease in direct spending and may revise the aggregates and other appropriate levels in this resolution and make adjustments to the pay-as-you-go ledger in the amounts necessary to accommodate the decrease in direct spending.

(b) Exemption from Pay-as-you-Go.—For purposes of this section, the levels of budget authority and outlays shall be determined on the basis of estimates submitted by the Chairman of the Committee on the Budget of the Senate.
are also directed to review the matters for congres-
sional consideration identified in the Office of
Inspector General semiannual reports and the Office
of Inspector General’s list of unimplemented legisla-
tion and the annual report of the Government Ac-
countability Office’s High Risk list and the annual report to reduce program duplication. Based on these oversight efforts and pos-
tional review of programs within their jurisdiction, committees are directed to in-
clude recommendations for improved govern-
mental performance in their annual views and esti-
mates reports required under section 301(d) of the Congressional Budget Act of 1974 (2 U.S.C. 632(d)) to the Committees on the Budget.

SEC. 4202. BUDGETARY TREATMENT OF CERTAIN DISCRETIONARY ADMINISTRATIVE EXPENSES.

(a) In General.—In the Senate, notwith-
standing section 302(a)(1) of the Congressional
Budget Act of 1974 (2 U.S.C. 632(a)(1)), section
13301 of the Budget Enforcement Act of 1990 (2
U.S.C. 632 note), and section 2009a of title 39,
United States Code, the joint explanatory state-
ment accompanying the conference report on
any concurrent resolution on the budget shall in-
clude in its allocations under section 302(a) of the
Congressional Budget Act of 1974 (2 U.S.C. 632(a)) to the Committees on Appropriations amounts for the discretionary administrative ex-
enses of the Social Security Administration and
other agencies of the executive branch of the
Government.

(b) Special Rule.—In the Senate, for pur-
poses of enforcing sections 302(f) of the Con-
gressional Budget Act of 1974 (2 U.S.C. 632(f)), es-
mates of the budgetary effect of a concurrent res-
olution or conference report, or total outlays pro-
vided by a measure shall include any discretionary amounts described in subsection (a).

SEC. 4203. APPLICATION AND EFFECT OF CHANGES IN ALLOCATIONS AND AG-
GREGATES.

(a) Application.—Any adjustments of allo-
cations or aggregates made pursuant to this sec-
section shall—

(1) apply while that measure is under consid-
eration;

(2) take effect upon the enactment of that
measure; and

(3) be published in the Congressional Record
as soon as practicable.

(b) Effect of Changed Allocations and Ag-
gregates.—Revised allocations and aggregates result-
ing from these adjustments shall be consid-
nered in the Senate to be a budgetary effect of the Con-
gressional Budget Act of 1974 (2 U.S.C. 621 et seq.) as allo-
cations and aggregates contained in this resolu-
tion.

(c) Budget Committee Determinations.—
For purposes of this resolution the levels of new
budget authority, outlays, direct spending, new
entitlement authority, revenues, deficits, and sur-
pluses for a fiscal year or period of fiscal years
shall be determined on the basis of esti-
mates made by the Committee on the Budget of
the Senate.

SEC. 4204. ADJUSTMENTS TO REFLECT CHANGES IN CONCEPTS AND CONCEPTS.

Upon the enactment of a bill or joint resolu-
tion providing for a change in concepts or defi-
nitions, the Committees on the Budget of the Senate may make adjustments to the levels and allocations in this resolution in accordance with section 251(b) of the Balanced
Budget and Emergency Deficit Control Act of
1985 (2 U.S.C. 901(b)).

SEC. 4205. ADJUSTMENTS TO REFLECT LEGISLA-
TIVE ACTIONS NOT INCLUDED IN THE BASE-
LINE.

The Chairman of the Committee on the Bud-
eget of the Senate may make adjustments to the
levels and allocations in this resolution to reflect
legislation enacted before the date on which
this resolution is agreed to by Congress that is not incorporated in the baseline under-
ying this Budget Resolution Office’s June 2017 update to the Budget and Economic Out-
look: 2017 to 2027.

SEC. 4206. EXERCISE OF RULEMAKING POWERS.
Congress adopts the provisions of this title—

(1) as an exercise of the rulemaking power of
the Senate, and as such they shall be consid-
ered part of the rules of the Senate and such rules
shall supersede other rules only to the extent
that they are inconsistent with such other rules; and

(2) with full recognition of the constitutional
right of the Senate to change those rules at any
time, in the same manner, and to the same ex-
tent as is the case of any other rule of the Sen-
ate.

TITLE V—BUDGET PROCESS IN THE
HOUSE OF REPRESENTATIVES

Subtitle A—Budget Enforcement

SEC. 5101. POINT OF ORDER AGAINST INCREASES IN
BUDGETARY TREATMENT OF CERTAIN DISCRETIONARY EXPENDITING.

(a) POINT OF ORDER.—It shall not be in order in the House ofRepresentatives to consider any bill or joint resolution, or amendment thereto or conference report thereon, that would cause a net increase in direct spending in excess of $2,500,000,000 in any of the 4 consecutive 10-fiscal year periods described in subsection (b).

(b) CONGRESSIONAL BUDGET OFFICE ANALYSIS OF PROPOSALS.—The Director of the Con-
gressional Budget Office shall, to the extent prac-
ticable, prepare an estimate of whether a bill or joint resolution, amendments thereto, or conference report thereon, that would cause a net increase in direct spending in excess of $2,500,000,000 in any of the 4 consecutive 10-fiscal year periods begin-
ing after the last fiscal year of this concurrent
resolution.

(c) LIMITATION.—In the House of Representa-
tives, the provisions of this section shall not apply to any bills or joint resolutions, or amend-
ments thereto or conference reports thereon, for
which the chair of the Committee on the Budget has made adjustments to the allocations, aggre-
gates, or other budgetary levels in this concur-
rent resolution.

(d) DETERMINATIONS OF BUDGET LEVELS.—For purposes of this section, the levels of net in-
creases in direct spending shall be determined on the basis of estimates provided by the chair of the Committee on the Budget of the House of
Representatives.

(e) SUNSET.—This section shall have no force
or effect after September 30, 2018.

SEC. 5102. ALLOCATION FOR OVERSEAS CONTIN-
GENCY OPERATIONS/GLOBAL WAR ON TERRORISM.

(a) SEPARATE ALLOCATION FOR OVERSEAS
CONTINGENCY OPERATIONS/GLOBAL WAR ON TERRORISM.—In the House of Representa-
tives, there shall be a separate allocation of new budget author-
ity and outlays provided to the Committee on Appropriations for the purposes of Overseas Contingency Operations/Global War on Terror-
orism, which shall be deemed to be an allocations
under section 302(a) of the Congressional Budget Act of 1974. Section 302(a)(3) of such Act shall not apply to such separate allocation.

(b) SECTION 302 ALLOCATIONS.—The separate
allocation referred to in subsection (a) shall be the exclusive allocation for Overseas Contingency Operations/Global War on Terrorsim under section 302 of the Congressional Budget Act of 1974. The Committee on Appropriations of
the House of Representatives may provide sub-
allocations of such separate allocation under such section 302 of the Act.

(c) APPLICATION.—For purposes of enforcing
the separate allocation referred to in subsection (a) under section 302(f) of the Congressional
Budget Act of 1974 (2 U.S.C. 632(f)) and the “total of fiscal years” shall be deemed to refer to fiscal year 2018. Section 302(c) of such Act shall not apply to such separate allocation.

(d) DETERMINATIONS OF BUDGET LEVELS.—For purposes of Overseas Contingency Operations/Global War
on Terrorism, the “total of fiscal years” shall only be counted toward the allocations
referred to in subsection (a) if designated
pursuant to section 251(b)(2)(A)(ii) of the Bal-

(e) ADJUSTMENTS.—For purposes of subsection (a), the aggregate level of new budget authority shall be made under section 314(a) of the Congressional Budget Act of 1974 if any adjustment would be made under section 251(b)(2)(A)(ii) of the Bal-

SEC. 5103. LIMITATION ON CHANGES IN CERTAIN MANDATORY PROGRAMS.

(a) DEFINITION.—Unless otherwise provided in this title, the term “change in mandatory programs” means a pro-

(1) would have been enacted as affecting di-
rect spending or receipts under section 325 of the Balanced Budget and Emergency Deficit Control Act of 1985 (as in effect prior to September 30, 2002) if the provision were included in legis-
lation other than appropriation Acts; and

(2) results in a net decrease in budget author-
ity in the budget year, but does not result in a
net decrease in outlays over the total of the cur-
cent year, the budget year, and all fiscal years
covered under the most recently agreed to con-
current resolution on the budget.

(b) POWER OF THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.—In the House of Repre-
sentatives, a provision in a bill or joint resolution making appropriations for a full fiscal year or period of fiscal years that, if enacted, would cause the abso-
lute value of the total budget authority of all such changes in mandatory programs enacted in a full fiscal year or period of fiscal years to be less than the amount specified in paragraph (3), shall not be in order in the House of Representatives.

(c) AMENDMENTS AND CONFERENCE REPORTS.—It shall not be in order in the House of Repre-
sentatives to consider an amendment to, or a conference report on, a bill or joint resolution making appropriations for a full fiscal year if such amendment thereto or conference report thereon proposes a change in mandatory pro-
grams that, if enacted, would cause the absolute
value of the total budget authority of all such changes in mandatory programs enacted in rela-
tion to a full fiscal year to be more than the amount specified in paragraph (3).

(d) AMOUNT.—The amount specified in this par-

(1) for fiscal year 2018, $19,100,000,000; and

(2) for fiscal year 2020, $27,000,000,000; and

(e) LIMITATION.—For purposes of this sec-
tion, budgetary levels shall be determined on the basis of estimates provided by the chair of the Committee on the Budget of the House of Repre-
sentatives.

SEC. 5104. LIMITATION ON ADVANCE APPROPRIA-
TIONS.

(a) In General.—In the House of Representa-
tives, except as provided for in subsection (b), any general appropriation bill or joint resolu-
tion continuing appropriations, or amend-
ment thereto or conference report thereon, may
not provide advance appropriations.

(b) EXCEPTIONS.—An advance appropriation may be provided for programs, projects, activi-
ties, or amounts identified in the report or the joint explanatory statement of managers, as ap-
licable, accompanying this concurrent resolu-
tion under the following headings:

(1) GENERAL.—“Accounts Identified for Ad-

vance Appropriations”;

(2) VETERANS.—“Veterans Accounts Identified for Advance Appropriations”;

(c) LIMITATION.—The aggregate level of new budget authority shall not exceed the fol-

(1) GENERAL.—$28,852,000,000 in new budget authority for all programs identified pursuant to subsection (b)(1).

(2) VETERANS.—$70,698,312,000 in new budget authority for programs in the Department of Veterans Affairs identified pursuant to subsection (b)(2).
(d) Definition.—In this section, the term ‘‘advance appropriation’’ means any new discretionary budget authority provided in a general appropriation bill or joint resolution continuing for fiscal year 2017, or any amendment thereto or conference report thereon, that first becomes available for the first fiscal year following fiscal year 2016.

SEC. 5105. DEBT SERVICE COSTS.

In the House of Representatives, the chair of the Committee on the Budget may direct the Congressional Budget Office to include in any estimate prepared pursuant to section 402 of the Congressional Budget Act of 1974 with respect to any bill or joint resolution, an estimate of any change in debt service costs resulting from carrying out such bill or resolution. Any estimate of debt service costs provided under this subsection shall be advisory and shall not be used for purposes of enforcement of such Act, the Rules of the House of Representatives, or this concurrent resolution. This section shall not apply to authorizations of programs funded by discretionary spending or to appropriation bills or joint resolutions, but shall apply to changes in the authorization level of appropriated entitlements.

SEC. 5106. FAIR-VALUE CREDIT ESTIMATES.

(a) All Credit Programs.—Whenever the Director of the Congressional Budget Office provides an estimate of any measure that establishes or modifies any program providing loans or loan guarantees, the Director shall, to the extent practicable, provide a fair-value estimate as part of any estimate that establishes or modifies a loan or loan guarantee program if requested by the chair of the Committee on the Budget of the House of Representatives.

(b) Student Financial Assistance and Housing Programs.—The Director of the Congressional Budget Office shall provide, to the extent practicable, a fair-value estimate as part of any measure that establishes or modifies a loan or loan guarantee program for student financial assistance or housing (including residential mortgage).

(c) Baseline Estimates.—If the Congressional Budget Office shall include estimates, on a fair-value and credit reform basis, of loan and loan guarantee programs for student financial assistance, housing (including residential mortgage), and such other major loan and loan guarantee programs, as practicable, in its The Budget and Economic Outlook: 2018 to 2027.

(d) Enforcement in the House of Representatives.—If the Director of the Congressional Budget Office provides an estimate pursuant to subsection (a) or (b), the chair of the Committee on the Budget of the House of Representatives may use such estimate to determine compliance with the Congressional Budget Act of 1974 and other budget enforcement requirements.

SEC. 5107. ESTIMATES OF MACROECONOMIC EFFECTS OF MAJOR LEGISLATION.

(a) CBO Duties and Estimates.—During the 115th Congress, any estimate of major legislation considered in the House of Representatives provided by the Congressional Budget Office under sections 302 and 307 of the Congressional Budget Act of 1974 or by the Joint Committee on Taxation to the Congressional Budget Office under section 251(f) of such Act shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such major legislation.

(b) Contents.—Any estimate referred to in subsection (a) shall, to the extent practicable, include—

(1) a qualitative assessment of the budgetary effects, including macroeconomic variables described in subsection (a) of the major legislation in the 20-fiscal year period beginning after the last fiscal year of the most recently agreed to concurrent or conference resolution that provides the authority to enter into or modify any covered energy savings contract on a net present value basis (NPV);

(2) NPV Calculations.—The net present value of any covered energy savings contract shall be calculated as follows:

(1) The discount rate shall reflect market risk.

(2) The cash flows shall include, whether classified as mandatory or discretionary, payments to contractors under the terms of their contracts, payments to contractors for other services, and direct savings in energy and energy-related costs.

(3) When the stream of payments shall cover the period covered by the contracts but not to exceed 25 years.

(c) Definition.—As used in this section, the term ‘‘covered energy savings contract’’ means—

(1) an energy savings performance contract authorized under section 801 of the National Environmental Policy Act of 1969;

(2) a utility energy service contract, as described in the Office of Management and Budget Memorandum on Federal Use of Energy Savings Performance Contracting, dated July 25, 1998 (M–98–13), and the Office of Management and Budget Memorandum on the Federal Use of Energy Savings Performance Contracts, dated September 28, 2015 (M–12–21), or any successor to either memorandum;

(d) Enforcement in the House of Representatives.—In the House of Representatives, if any net present value of any covered energy savings contract is counted as direct spending, such contract shall be counted as new budget authority provided in a general appropriation bill or joint resolution, or clause 10 of rule XXI of the Rules of the House of Representatives.

(e) Classification of Spending.—For purposes of enacting budget enforced net present value of the budget authority provided by the measure, and outlays flowing therefrom, shall be classified as direct spending.

(f) Sense of the House of Representatives.—It is the sense of the House of Representatives that—

(1) the Director of the Office of Management and Budget, in consultation with the Director of the Congressional Budget Office, should separately identify the cash flows under subsection (b) that include such contract in the President’s annual budget submission under section 1105(a) of title 31, United States Code; and

(2) the scoring method used in this section should not be used to score any contracts other than covered energy savings contracts.

SEC. 5110. LIMITATION ON TRANSFERS FROM THE GENERAL FUND OF THE TREASURY TO THE HIGHWAY TRUST FUND.

In the House of Representatives, for purposes of the Congressional Budget Act of 1974, the Budget Enforcement Act of 1995, the Budget Enforcement Act of 1997, the Budget Enforcement Act of 1998, the Budget Enforcement Act of 1999, and the rules or orders of the House of Representatives, a bill or joint resolution, or amendment thereto or conference report thereon, that transfers funds from the general fund of the Treasury to the Highway Trust Fund shall be counted as new budget authority and outlays equal to the amount of the transfer in the fiscal year the transfer occurs.

SEC. 5111. PROHIBITION ON USE OF FEDERAL REAL Property AS AN OFFSET.

In the House of Representatives, any provision of a bill or joint resolution, or amendment thereto or conference report thereon, that transfers any portion of the net surplus of the Federal Reserve System to the Treasury shall not be counted for purposes of enforcing the Congressional Budget Act of 1974, this concurrent resolution, or clause 10 of rule XXI of the Rules of the House of Representatives.

SEC. 5112. PROHIBITION ON USE OF GUARANTEE FEES AS AN OFFSET.

In the House of Representatives, any provision of a bill or joint resolution, or amendment thereto or conference report thereon, that increases, or extends the increase of, any guarantee fees of the Federal National Mortgage Association (Fannie Mae) or the Federal Home Loan Mortgage Corporation (Freddie Mac) shall not be counted for purposes of enforcing the Congressional Budget Act of 1974, this concurrent resolution, or clause 10 of rule XXI of the Rules of the House of Representatives.
SEC. 5113. MODIFICATION OF RECONCILIATION IN THE HOUSE OF REPRESENTATIVES.
(a) In General.—Section 202 shall have no force or effect.
(b) Reconciliation in the House of Representatives.—Not later than November 13, 2017, the Ways and Means Committee of the House of Representatives shall report to the House of Representatives changes in laws within its jurisdiction that increase the deficit by not more than $1,500,000,000 for the period of fiscal years 2018 through 2027.

Subtitle B—Other Provisions
SEC. 5201. BUDGETARY TREATMENT OF ADMINISTRATIVE EXPENSES.
(a) In General.—In the House of Representatives, notwithstanding section 302(a)(1) of the Congressional Budget Act of 1974, section 13301 of the Budget Enforcement Act of 1990, and section 209a of title 29, United States Code, the report or the joint explanatory statement, as applicable, accompanying this concurrent resolution shall include in its allocation to the Committee on Appropriations under section 302(a) of the Congressional Budget Act of 1974 amounts for the discretionary administrative expenses of the Social Security Administration and the United States Postal Service.

(b) Special Rule.—In the House of Representatives, for purposes of enacting section 302(f) of the Congressional Budget Act of 1974, estimates of the levels of total new budget authority and total outlays provided by a measure shall include any discretionary amounts described in subsection (a).

SEC. 5202. APPLICATION AND EFFECT OF CHANGES IN ALLOCATIONS AND AGGREGATES.
(a) Application.—In the House of Representatives, the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—
(1) apply while that measure is under consideration;
(2) take effect upon the enactment of that measure; and
(3) be published in the Congressional Record as soon as practicable.

(b) Effect of Changed Allocations and Aggregates.—Revised allocations and aggregates resulting from these adjustments shall be considered as part of the allocations and aggregates contained in this concurrent resolution.

(c) Budget Committee Determinations.—For purposes of this concurrent resolution, the budgetary levels for a fiscal year or period of fiscal years shall be determined on the basis of estimates made by the chair of the Committee on the Budget of the House of Representatives.

(d) Aggregates, Allocations and Application.—In the House of Representatives, for purposes of this concurrent resolution and budget enforcement, the consideration of any bill or joint resolution, or amendment thereto or conference report thereof, for which the chair of the Committee on the Budget makes adjustments or revisions in the allocations, aggregates, and other budgetary levels of this concurrent resolution shall not be subject to the points of order set forth in clause 19 of rule XIX of the Rules of the House of Representatives or section 501 of this concurrent resolution.

(e) Other Adjustments.—The chair of the Committee on the Budget of the House of Representatives may adopt other appropriate budgetary levels in this concurrent resolution depending on congressional action on pending reconciliation legislation.

SEC. 5203. ADJUSTMENTS TO REFLECT CHANGES IN CONCEPTS AND DEFINITIONS.
In the House of Representatives, the chair of the Committee on the Budget may adjust the appropriate budgetary levels in this concurrent resolution for any change in budgetary concepts and definitions consistent with section 251(b)(1) of the Balanced Budget and Emergency Deficit Control Act of 1985.

SEC. 5204. ADJUSTMENT FOR CHANGES IN THE BASELINE.
In the House of Representatives, the chair of the Committee on the Budget may adjust the allocations, aggregates, reconciliation targets, and other budgetary levels in this concurrent resolution to reflect changes resulting from the Congressional Budget Office’s update to its baseline for fiscal years 2018 through 2027.

SEC. 5205. APPLICATION OF RULE REGARDING LIMITS ON DISCRETIONARY SPENDING.
Section 314(f) of the Congressional Budget Act of 1974 shall apply while that measure is under consideration; and
(1) the enactment of that bill or resolution; or
(2) the adoption and enactment of that amendment;
(3) the enactment of that bill or resolution in the form recommended in that conference report, would not cause the 302(a) allocation to the Appropriations Committees for fiscal year 2018 to be exceeded.

SEC. 5206. ENFORCEMENT FILING IN THE HOUSE.
In the House of Representatives, if a concurrent resolution for fiscal year 2017 is adopted without the appointment of a committee of conference on the disagreeing votes of the two Houses with respect to this concurrent resolution, for the purpose of enforcing the Congressional Budget Act of 1974 and applicable rules and requirements set forth in the concurrent resolution on the budget, the allocations and list provided for in this section shall apply in the House of Representatives in the same manner as if such allocations and list were in a joint explanatory statement accompanying a conference report on the budget for fiscal year 2017. The chair of the Committee on the Budget of the House of Representatives shall submit a statement for publication in the Congressional Record containing—
(1) for the Committee on Appropriations, committee allocations for fiscal year 2018 consistent with title I for the purpose of enforcing section 302 of the Congressional Budget Act of 1974 (2 U.S.C. 633); and
(2) for all committees other than the Committee on Appropriations, committee allocations consistent with title II for the purpose of enforcing section 302 of the Congressional Budget Act of 1974 (2 U.S.C. 633); and
(3) for the Committee on the Budget, the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereof, that extends the State Children’s Health Insurance Program allotments, if such measure would not increase the deficit for the total of fiscal years 2018 through 2027.

SEC. 5401. RESERVE FUND FOR INVESTMENTS IN THE NATIONAL INFRASTRUCTURE.
In the House of Representatives, if the Committee on Ways and Means reports a bill or joint resolution that provides for comprehensive tax reform, the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels in this concurrent resolution for the budgetary effects of any such bill or joint resolution, or amendment thereto or conference report thereof, that invests in national infrastructure to the extent that such measure is deficit neutral for the total of fiscal years 2018 through 2027.

SEC. 5402. RESERVE FUND FOR THE REPEAL OR REPLACEMENT OF OBAMA’S HEALTH CARE LAWS.
In the House of Representatives, the chair of the Committee on the Budget may adjust the allocations, budget aggregates and other appropriate budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereof, that repeals or replaces any provision of the Patient Protection and Affordable Care Act or title I of the Health Care and Education Reconciliation Act of 2010 by the amount of budget authority and outlays flowing therefrom provided by such measure for such purpose.

MOTION TO CONCUR
Mrs. BLACK. Mr. Speaker, I have a motion at the desk.

The SPEAKER pro tempore. The Clerk will designate the motion. The text of the motion is as follows: Mrs. Black moves that the House concur in the Senate amendment to House Concurrent Resolution 71.

The SPEAKER pro tempore. Pursuant to House Resolution 580, the motion shall be decided on in one hour equally divided and controlled by the chair and ranking minority member of the Committee on the Budget.

The gentleman from Tennessee (Mrs. BLACK) and the gentleman from Kentucky (Mr. YARMUTH) each will control 30 minutes.

The Chair recognizes the gentleman from Tennessee.
Mrs. BLACK. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of the Senate amendment to H. Con. Res. 71, the budget resolution for fiscal year 2018.

Rushed for a budget is never easy, and it has, once again, been a challenge this year. But I am encouraged with where we are now, and I am pleased that the Senate did its work by approving a budget, one that we can support in order to unlock tax reform for the American people.

Without question, there are plenty of things that I wish were included in what the Senate passed, ideas that the House put forward earlier this month when we approved our budget. For example, I still feel strongly about addressing unsustainable mandatory spending, and that hasn’t changed. The growing burden of debt caused by mandatory spending is a real problem that cannot be ignored.

We owe it to the American people to do something, to offer serious reforms that ensure government programs are financially sustainable and working well for generations to come, and I think we will tackle this important issue at some point in the future. Really, we don’t have a choice.

But despite any shortcomings of the Senate-passed budget, I am encouraged that it does reflect the shared priorities of both Chambers. Moving forward with the budget is also supported by our President.

I want to remind my colleagues that before final passage last week, the Senate did include numerous provisions previously passed by the House, and I was proud to be involved in those negotiations with the leaders of the House, the Senate, and the White House.

For example, the Senate-passed budget creates a mechanism that would permit the Budget Committee chairman to adjust the budget allocations if there is future legislation signed into law that revises the BCA spending caps.

The Senate-passed budget also includes numerous improvements to the House budget’s enforcement that are designed to strengthen fiscal discipline. Because we worked together to find a common ground, we can move ahead toward tax reform and expand upon the ideas in the conservative framework in the budget allocations if there is future legislation signed into law that revises the BCA spending caps.

Throughout my nearly 7 years as a Member of the House, Republicans have talked about modernizing our outdated and overly complicated tax system, and today, we have the opportunity to take that next big step to unlock tax reform for the American people, fulfilling the promise that we made long ago to our constituents.

By advancing tax reform, we can help Americans keep more of their hard-earned paychecks; we can make it possible for most Americans to file their taxes on a simple postcard; we can level the playing field for business and help them compete better globally; and we can empower entrepreneurs and small businesses, encouraging them to create more jobs.

This budget acknowledges that our economy is in desperate need of a jolt, and the tax cuts included in the Senate-passed budget hold that promise of doing just that. Put simply, we have the opportunity to make history by reforming our tax system for the first time in nearly three decades.

President Trump is with us on this, and I agree that we must move quickly, and charge my colleagues to pass this budget today.

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

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

Mr. Speaker, the bill we are debating today is not a real effort at responsible budgeting. It is a means to an end: a single-minded plan to make it easier to enact tax cuts for the wealthy and big corporations, regardless of the consequences for everyone else.

If approved by the House today, an irresponsible $1.5 trillion tax bill will fall on the shoulders of workers for weeks. It is being rushed because Republicans don’t want the American people to know what is in it. They don’t want you to find out that it overwhelmingly benefits the wealthy while increasing taxes on millions of middle class families.

Rushing through legislation that impacts nearly every American family and business is reckless, and voting on a bill that rewriting our Nation’s Tax Code a week or two after it is introduced without any real input from the people who will be impacted is negligent. But that is what you do when you can’t defend your own policy.

And there are a lot of unjustifiable provisions in the budget. On top of massive tax cuts for the rich, it cuts vital national investments, threatening our economic progress and our national security. It cuts more than $4 trillion in mandatory spending, including nearly $2 trillion from Medicare and Medicaid alone.

The enormity of these cuts and the severity of the consequences for American families cannot be overstated. But more cuts will be coming once the Republican tax cuts blow an enormous hole in the budget. We will see a tax on Medicare, Medicaid, Social Security, nutrition assistance—on important benefits that help American families get ahead.

I know my Republican colleagues desperately want to believe that the tax cuts in their budget will pay for themselves and usher in a new era of economic growth—or at least they want the American people to believe that. But the record is clear, this approach has failed time and time again. And independent experts and experts have concluded that these tax cuts will not create an economic boom but will, instead, lead to a higher concentration of wealth among the rich while dramatically increasing deficits and debt, my Republican colleagues are trying to do it again.

Everything we do in Congress should be about making the lives of American families better and better. We owe them a budget that invests in their future, a Tax Code that is fair, and a full and honest debate on both. This budget and the tax cuts that will follow are a failure on all fronts.

I, therefore, urge my Republican colleagues to change this dangerous budget and start addressing the needs and priorities of the American people.

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

Mrs. BLACK. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and to include extraneous material on the Senate amendment to H. Con. Res. 71.

Mr. SMITH of Texas. Mr. Speaker, first of all, I want to thank the chairman of the Budget Committee for yielding me time.

Mr. Speaker, we need to pass this budget not only to rein in out-of-control spending, but also to give Congress the go-ahead on much-needed tax reform.

We need to reduce the tax burden on hardworking Americans. The typical household in the 21st Congressional District of Texas pays over $15,700 in Federal taxes. Past experience shows that tax relief generates strong economic growth. It enables Americans to save, invest, create jobs, and spend more of their income.

Our vision of tax reform benefits families across America. For example, in my congressional district, one-sixth of households utilize the child tax credit. Increasing the child tax credit will help families keep more of their hard-earned money to use on child care or parental leave, school supplies, college savings, and other expenses associated with raising a child.

Let’s help American families enjoy a more prosperous and prosperous future rather than pay more of their hard-earned dollars to the Federal Government.

Mr. YARMUTH. Mr. Speaker, I am happy to yield 1½ minutes to the gentlewoman from Washington (Ms. DELBENE), a distinguished Member of the House Budget Committee and Ways and Means Committee.

Ms. DELBENE. Mr. Speaker, I rise in opposition to this budget proposal.

With many working families and businesses still struggling to adapt to a rapidly changing economy, our top priority in Congress should be helping expand opportunities, opportunities to sustain long-term economic growth.
and security so no American is left behind.

Unfortunately, the bill we are voting on today is not a serious budget designed to help middle class families. Instead, this budget is simply a vehicle to rush through a partisan tax proposal using a process known as reconciliation.

And what is worse, the Ryan-McConnell tax plan would add trillions of dollars to the deficit, making our children foot the bill for tax cuts that disproportionately benefit the wealthiest. In fact, the Tax Policy Center has estimated that the Ryan-McConnell tax plan could raise taxes by an average of $1,200 a year on families earning between $50,000 and $150,000 a year. This is moving in the wrong direction.

Mr. Speaker, I urge my colleagues to vote “no.”

Mrs. BLACK. Mr. Speaker, it is now my honor to yield 2 minutes to the gentleman from South Carolina (Mr. NORMAN).

Mr. NORMAN. Mr. Speaker, I rise today in strong support of the fiscal year 2018 budget resolution, which is a critical first step to achieving comprehensive tax reform and making the American economy great again. I also applaud Chairwoman DIANE BLACK for her leadership in producing this budget.

Our Nation has not significantly reformed the Tax Code in more than three decades, which has allowed the Tax Code to explode in complexity and unnecessary burden on hardworking American families and businesses. Moreover, while the United States is a world leader in innovation and entrepreneurship, we have failed to reduce our corporate tax rate, which stands at 35 percent, the highest in the developed world. And I would add, corporations don’t pay tax; the American people pay tax.

The unified framework unveiled earlier this year will simplify the Tax Code for everyone, eliminate wasteful tax loopholes, and reduce taxes on businesses. I am also pleased to see that the plan eliminates the death tax on farmers and moves to full expensing. Under this plan, the average family will see an increase in income between $4,000 and $9,000, annually.

While I believe this budget is necessary to spur economic growth and increase the wages we need, I am extremely concerned that the Senate removed the $203 billion of mandatory spending cuts, given the challenge the national debt poses to our great United States. However, we should not make the perfect the enemy of the good, and I understand that issues as complex as the budget and tax reform require compromise.

I appreciate the leadership of Speaker RYAN, Chairman BRADY, and the rest of the leadership team for their hard work on tax reform, and I look forward to working with my colleagues to moving tax reform over the finish line and to President Trump’s desk.

Mr. YARMUTH. Mr. Speaker, I am happy to yield 1½ minutes to the gentlewoman from Washington (Ms. JAYAPAL), a distinguished member of the Budget Committee.

Ms. JAYAPAL. Mr. Speaker, I thank Mr. YARMUTH for yielding me time.

Mr. Speaker, I rise in strong opposition to this fiscal year 2018 budget resolution for a number of reasons, not the least of which is that the underlying assumptions are grossly misleading. It assumes fictions like hundreds of billions of dollars from the repeal of the Affordable Care Act, and it assumes an economic growth rate of 3 percent, which most economists on both sides do not believe is possible.

This budget is merely a vehicle for Republicans to fast-track tax cuts for millionaires, billionaires, and large corporations. Any assertion of cuts for working families is debunked by examination of the nonpartisan Tax Policy Center, who has called this “utterly implausible.”

Mr. Speaker, the facts are these: 80 percent of the Republican tax cuts go to the top 1 percent by 2027; the average tax cut for the top 1 percent in 2027 will be $207,000; and 42 million middle class households will face a tax increase, including those earning between $50,000 and $150,000, who will see a tax increase of one-third. That is what this budget lays the path for.

If we want to see where this will lead, let’s just look at Kansas, a place where the Republican legislature has rolled back the Kansas tax increase that was passed from several years ago because they simply didn’t work and put Kansas’ economy into a downward spiral.

We know who wins under this budget resolution. It simply paves the way for a huge tax cut for the wealthiest millionaires, billionaires, and corporations. That is wrong, and I urge a “no” vote on this budget.

Mrs. BLACK. Mr. Speaker, it is now my honor to yield 3 minutes to the gentleman from California (Mr. MCCLINTOCK), a member of the Budget Committee.

Mr. MCCLINTOCK. Mr. Speaker, I thank the gentlewoman for yielding.

Mr. Speaker, unsustainable government spending drives both taxes and debt.

The budget resolution sets the spending architecture for the fiscal year. The recently published $200 billion of enforceable mandatory spending reductions over 10 years and balanced within the decade. The Senate amendments gut these provisions, squandering the one opportunity Congress has each year to bring mandatory spending under control.

I want my kids to know what that sense of relief and optimism was like, what it feels like when morning dawns again on the American economy. This resolution starts that transformation, and I urge its adoption.

Mr. YARMUTH. Mr. Speaker, I remind the prior speaker, my friend from California, that Arthur Laffer was also the architect of the Kansas plan, which was disastrous for that State. So citing him has a source, I would be a little bit careful.

Mr. Speaker, I am happy to yield 1½ minutes to the gentlewoman from California (Ms. LEE), a distinguished member of the Budget Committee and the Appropriations Committee.

Ms. LEE. Mr. Speaker, I thank the gentleman for yielding.

Mr. Speaker, I am happy to yield 1½ minutes to the gentlewoman from California (Ms. JAYAPAL), a distinguished member of the Budget Committee.

Ms. JAYAPAL. Mr. Speaker, I thank the gentleman for yielding and for his tremendous leadership.

Many are alarmed that it provides for $1.5 trillion of additional debt, but this is due solely to the Senate’s rules that require tax cuts to be scored only as revenue losses without taking into account economic expansion.

And also, just very briefly, I want to mention to my colleague from California on the other side, I remember the Reagan-era tax cut period also, and there was a huge rise in homeless veterans as a result, unfortunately.
Mr. Speaker, I rise in strong opposition to the so-called budget plan. I know that our budget shapes our national priorities and values, but the Republicans have put forward a budget that I think is downright sinister. This budget is morally bankrupt. It is a Trea

...
It proposes to eliminate the deduction for State and local taxes, increasing the tax burden on over 500,000 people in my home State of South Carolina. This document threatens the earned income tax credit; lowers the ceiling on middle-income savings; eliminates the inheritance tax, which only affects those with estates valued over $11 million.

It creates a pass-through for businesses that pay zero corporate taxes, effectively giving the owners of these companies a lower individual rate than the people they employ.

If the Republicans would engage us, we could produce a bipartisan tax plan that would expand the earned income tax credit for single individuals and the child tax credit for working families.

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

Mr. YARMUTH. Mr. Speaker, I yield an additional 30 seconds to the gentleman.

Mr. CLYBURN. Mr. Speaker, we could produce a bipartisan tax plan that would end the preferential treatment of investment income, which undermines working Americans while enriching wealthy investors.

We stand ready to engage with the other side. Until then, we will be resolute in our opposition to this unfair, immoral document.

Mrs. BLACK. Mr. Speaker, I yield 2 minutes to the gentleman from Florida (Mr. DIAZ-BALART), a member of both our Budget Committee and the Appropriations Committee.

Mr. DIAZ-BALART. Mr. Speaker, I want to first thank the chairwoman for our Budget Committee and the Appropriations Committee.

Look, our current fiscal environment, according to the CBO, they project that the growth of our economy will be 2 percent or less for the next decade.

I am reminded of what a good friend and Democratic colleague in the Budget Committee said one day: That 3 percent growth, that is just a dream, that is unrealistic.

Yet, before the storms hit, what did we see as far as our economic growth of the country: 3.1 percent economic growth, something that one of our colleagues, Democratic colleagues, said was a pipe dream.

That's the wrong part, because excessive regulations have been curtailed by both the administration and by Congress; but to keep that momentum, we need to pass tax reform.

It will lead to a sustained strong economy. It will again lower the tax burden to our families. It will lead to increased wages for families, for the middle class, for individuals for the first time in such a long time, allowing the American people to keep more of their hard-earned money. It would make big businesses and large-sized businesses more competitive so they can create millions of additional jobs here in the United States.

Mr. Speaker, this legislation will allow us to do real tax reform to keep the economy growing, to get the economy going, to get the American people working again, and this is an essential part.

Mr. Speaker, I urge everyone's support.

Mr. YARMUTH. Mr. Speaker, I yield 1 1/2 minutes to the gentleman from California (Mr. CARBAJAL), a distinguished member of the Budget Committee.

Mr. CARBAJAL. Mr. Speaker, I thank Ranking Member YARMUTH for yielding me time.

Mr. Speaker, smoke oil is all that this Republican budget will give to the American middle class and working families.

This Republican budget before Congress is squarely aimed at ramming through a tax plan without bipartisan consensus or input. This proposed tax plan will include adding $1.5 trillion over the next decade, and it leaves the middle class stuck footing the bill, with an increase in their annual Federal taxes.

In fact, 80 percent of the tax cuts in this plan benefits only the wealthiest 1 percent of Americans. That means those benefits are geared towards those earning $900,000 a year or more.

One in three middle class families making between $50,000 and $150,000 will see their taxes go up.

Onepredicted that Republicans have put forth to pay for their plan is eliminating the State and local tax deduction. This will cost central coast homeowners and families in my district over $15,000 a year on average.

As a member of the Budget Committee, I encourage my colleagues to reject this plan and to get to work on bipartisan negotiations for lasting tax reform that benefits middle class families.

Mrs. BLACK. Mr. Speaker, there is an old saying that the Devil is in the details. And those details have not been released yet, so it is difficult for me to understand how my colleagues on the other side of the aisle make assumptions on just what this tax plan will do, calling it things such as snake oil, when I can assure you that, as a member of the Ways and Means Committee, it is our goal and intent that the people in the middle- and low-income communities get relief.

I also want to remind them that what we know was the Devil in the details is the details given to the American people a number of years ago on the Affordable Care Act—which is neither affordable nor caring, in my opinion—was that people would see a return of about $2,500 on the average in their pocket as a result of the Affordable Care Act's policies, and what we saw and what we are seeing now is a big increase in those premiums. Certainly they have not received $2,500 in their pocket.

They were told they could keep their doctor, which we knew wasn't true, and

the other kinds of things that were done that caused people to lose their insurance in my very own State, because we had a plan the people liked and people wanted to keep but could not because of the mandates that were put on by the Affordable Care Act.

I want to remind my friends from the other side of the aisle that maybe the thing to do is to wait and see what really is in the plan, because the devil is in the detail, and I think you may like it enough that you perhaps will even vote for this tax plan that does give a jolt to the economy and does help the American people, especially in the lower- and middle-income, to keep more of their hard-earned dollars in their pockets.

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

Mr. YARMUTH. Mr. Speaker, I yield 1 1/2 minutes to the gentlewoman from Florida (Ms. WASSERMAN SCHULTZ), a distinguished member of the Budget Committee.

Ms. WASSERMAN SCHULTZ. Mr. Speaker, I urge a "no" vote.

Mr. YARMUTH. Mr. Speaker, I yield 1 1/2 minutes to the gentleman from New York (Mr. JEFFRIES), a distinguished member of the Budget Committee, most JEFFRIES. Mr. Speaker, while House Democrats are focused on delivering better jobs, better wages, and a better future for the American people, House Republicans have once again presented a budget that is reckless, regressive, and reprehensible.

It is a "billionaire-first, middle class-last tax plan." It will not help the middle class. The House Republican budget and tax proposal will hurt the middle
class by raising taxes on working families and middle-income Americans.

The House Republican budget and tax plan is nothing more than a wolf in sheep's clothing. It will benefit the wealthiest and the well-off here in this country. Eighty percent of the tax cuts proposed in the Ryan-McConnell plan will go to the wealthiest 1 percent in America, to millionaires and billionaires, to the privileged few, to special interest corporations. It will not lead to economic growth, which is the goal we all want. It will saddle the country with trillions of dollars in additional debt and deficit.

It is based on a phony, fraudulent, and failed theory of trickle-down economics, which I finally figured out what it relates to in terms of the middle class. You may get a trickle, but you are guaranteed to stay down. Stay down because they are going to undermine your Medicare, stay down because they are going to undermine Social Security, cut Social Security, because they are going to saddle your children with trillions of dollars of additional debt.

Mr. Speaker, reject this plan. It is a bad deal for the American people. They deserve better.

Mrs. BLACK. Mr. Speaker, I yield 2 minutes to the distinguished gentleman from Illinois (Mr. ROSKAM), a member of the Ways and Means Committee.

Mr. ROSKAM. Mr. Speaker, I am almost tempted to continue to yield time to my friend from the other side of the aisle. Just keep driving the expectations of any tax relief further and further, and I think that people are going to be surprised and delighted with ultimately what the House ends up considering.

Mr. Speaker, this is why I am here. This is a prelude to tax reform. We vote on this. We then make it so that no single political party is able to deny a vote on tax reform, and both parties can come to the table and try and negotiate something that is thoughtful, because, as we have learned, it is the current Tax Code that is benefiting people that everybody is scandalized that they are being benefited. It is the current Tax Code that allows corporations to lock trillions of dollars offshore. It is the current Tax Code that is really stifling and so difficult. And it is the current Tax Code that nobody can defend. There is not a single person on this floor that is going to say: Oh, the Internal Revenue Code? I love that. Mr. Speaker, if the way it is written is right, it is a disaster, and nobody likes the IRS.

So rather than moaning and groaning and having posters and this and that, let's do this: let's dump the current Tax Code and let's have a transformation moment. Mr. Speaker, that is what our country and our constituents are yearning for, not old bumper stickers, not old shabby phrases from the past, but they are looking for us to lead and to bring people together, and that is what we are trying to do.

There is a meddlesome issue that affects my district as a high tax State, and it affects a lot of other folks, and that is how we deal with State and local tax deductibility. I am of the view that tax reform does not mean simply the redistribution of a tax liability from one part of the country to another, but it means tax relief for everybody.

Mr. Speaker, I think what we are looking for is to create middle class tax relief. And if the gentleman's expectations are that low, I think he is going to be pleased with what we ultimately are able to come up with.

Mr. Speaker, I urge an "aye" vote. I thank the gentlewoman for the time, and I look forward to passing this resolution and moving forward to changing our Tax Code.

Mr. YARMUTH. Mr. Speaker, I yield 1 minute to the gentleman from Michigan (Mr. LEVIN), a distinguished member of the Ways and Means Committee.

Mr. LEVIN. Mr. Speaker, the Republican budget politically paving the way for their tax reform proposals can best be described as an elixir of growth, a magic cure-all. Instead, it is a fake, indeed dangerous, potion.

History has shown that a huge tax cut, primarily for the wealthy and large corporations, does not promote growth, and will make life harder for the middle class and everyone else.

This budget calls dangerously for raising our debt by $1.5 trillion, creating a future deficit tax for middle-income families; cutting Medicare by nearly $500 billion; cutting Medicaid and other health programs by $1.3 trillion; and making $4 trillion in cuts to a broad range of programs, which could include education and health research.

Mr. Speaker, vote "no" on this budget.

Mrs. BLACK. Mr. Speaker, I yield 2 minutes to the gentleman from North Carolina (Mr. WALKER), who is the chair of our RSC.

Mr. WALKER. Mr. Speaker, I am torn as I rise today. First, there is no question I will vote in favor of the budget and encourage my colleagues to do so because there is no doubt this is the best way forward to achieve tax reform and unlock the promise of bigger paychecks, more jobs, and the return of investment in America.

However, I must also include that the Senate did not do its work. After months of hard work by Chairwoman BLACK and the Budget Committee, the House was able to get it done. Even after knowing the budget was a trillion dollars out of our country, they put us on a path to balance the budget in less than a decade.

The House's budget included reconciliation instructions to speed up the individual market, and the House budget included instructions that allowed us for the first time to stay on the path to repeal ObamaCare, to help those who continue to suffer with rising premiums in the individual market.

I would guess that nearly every Republican in the Chamber agrees that the House's budget is superior.

So why are we voting on the Senate's?

Because our Senate colleagues seem allergic sometimes to making tough choices.

But why will the Senate's budget pass?

Because the American people need tax relief. Families and small businesses wrestle with an outdated and complicated Tax Code every year. It is true, we do have a once-in-a-generation opportunity.

The specter of the IRS and devastating corporate rate mean that capital and resources are held outside of the United States and not invested here. Making our Tax Code fairer and simpler will bring this capital back to the market and jump-start investment and growth like we have rarely seen in the United States.

Despite my ongoing and deep frustration sometimes with the Senate, I encourage my colleagues to pass this budget and bring the promise of more jobs and bigger paychecks closer to reality.

I am pleased by the Speaker's commitment that the House will vote on important fiscal legislation in the form of balanced budget amendments, the Default Prevention Act, or some other deficit-reducing legislation.

Mr. Speaker, the bottom line? It is vital that the House fulfill its promise to the American people.

Mr. YARMUTH. Mr. Speaker, I now yield 1½ minutes to the gentlewoman from Texas (Ms. JACKSON LEE), a distinguished member of the Budget Committee.

Ms. JACKSON LEE. Mr. Speaker, I thank the gentleman for yielding me time.

Mr. Speaker, the American people will look forward to a Thanksgiving and a Christmas of which families come together, but they will also see a Halloween.

Today, on the floor of the House, the Republicans will vote for the worst Halloween of hobgoblins and ghosts and monsters that you can ever imagine. Monsters scare children, so today we will be voting on that monster that will scare children.

Let me let you listen to Senator Sykes from Kansas, her State offering a Republican tax cut that was going to boost the economy. Her words are: "With the benefit of hindsight, we can say with certainty this promise was unfulfilled. In the following 5 years, Kansas experienced nine rounds of budget cuts, stress on State agencies, and the inability to effectively provide the core functions of government for our citizens."

Mr. Speaker, I include in the RECORD Senator Sykes' message to Congress.

A MESSAGE TO CONGRESS: DON'T MAKE THE SAME MISTAKE WE DID IN KANSAS

(By Dinah Sykes, a Republican member of the Kansas State Senate)

Americans want efficient government, responsible spending and reasonable taxes. This is not difficult. Yet sometimes what
seems so simple becomes complicated when these concepts are turned into buzzwords and used as weapons for political gain.

In 2012, Republicans in Kansas enacted a "revenue-neutral" tax overhaul promised to be a "shot of adrenaline to the heart of the Kansas economy." With the benefit of hindsight, we can see that the certainty that policy was having on the state. I felt the re-

ness. However, I saw the impact that bad tax policies were having on the state. I was content raising my family, partici-

As Republicans in Congress begin working to modify the federal tax code, I worry that tax reform proposals could lead to similar failure. I hope federal lawmakers learn from mistakes made at the state level. This year, the Kansas legislature— including many Republicans like me—voted to par-

tially restore income-tax rates and to repeal a provision that allowed independent business owners to pay almost no state taxes on their income. We also overrode our gov-

ernor’s veto, who opposed rolling back the tax cuts he championed. Critics were led by claim that Kansas didn’t cut spending enough to accompany the tax cuts. In reality, we cut our budget through across-the-board cuts, targeted cuts, rescissions, and pay freezes. Roughly 8,000 state employee positions were cut, salaries were frozen, and road projects canceled. We delayed, delayed the state employee retirement system and emptied our savings ac-

counts. Even as we issued more than $2 billion in new bonds to float our debt, Kansas received three credit downgrades, making that debt costlier.

In Kansas, we understand the allure of tax-
cut promises. We want to believe promises of anabolic legislative procedures coming. In 2012, tradi-
tional budget forecast models accurately predicted the devastating effect the tax breaks would have on state revenue. Pro-

ponents of the tax cut’s dynamic scoring predicted incredible economic growth and supporting their own preconceived ideas. Today, we know which forecasts were cor-

rect.

Across the state, citizens may have been paying less in income taxes, but those decreases were offset by increases in sales taxes, property taxes and fees. These changes alone were not enough to put the state on the right path. Education and infrastructure, key investments necessary for strong eco-

nomic growth, were treated as the enemy. As we went through our 2017 legislative session, the "shot of economic adrenaline" still showed palpitations. Our state functioned as though the Great Recession had never ended.

Kansans should serve as a cautionary tale illustrating the damage done when the normal order is shortchanged. America’s found-

ers and countless generations of leaders em-

bedded deliberative procedures into our leg-

islative process for a reason. But in 2012, the governor’s tax proposal looked very different from the package he signed. A debate be-
tweens the tax overhaul proposal, scoring 3.06d, should have gone to conference committee; how-

ever, the House cut short debate and rammed through a motion to concur with the Senate instead. I watch now as lawmakers in Con-

gress use similar tactics, and I worry that backroom dealing and circumvention of procedure are back.

I never anticipated entering public service. I was content raising my family, partici-

pating in the PTA and operating my busi-

ness. But I saw the impact that bad tax policy was having on the state. I felt the re-

sults of growing class sizes and shrinking programs in the schools my children at-

tended, I saw the impact of gradual erosion of the quality of life that makes Kansas such a great place to live.

There is a real temptation to let our frustra-
tion turn into anger. In our increasingly polarized world, we see what happens when we retreat to our ideological trenches. The antidote, we seem to believe, is listening carefully to those we disagree with and seek-

ing common ground as a starting point. (We should also note that failing to listen to con-

stituents leaves us blindly holding to ideology and can have consequences: About a third of Kansas legislators became ex-legislators in 2016.)

As our country looks at the key issues ahead of us, including tax policy and health-
care reform, we face important questions: How can we as Americans work together to improve tax policy so we work to-

together to provide core government func-

tions? Answering these questions requires having civil conversations, learning from our neighbors and sharing our experiences. We are better when we can work together to find compromise.

Ms. JACKSON LEE. What do you think will happen to this Nation if we vote for this budget plan, this Hallo-

Wekt of a plan?

The latest Republican budget mandates $4.9 trillion in budget cuts. Mr. Speaker, I cannot vote for this, 

cannot vote for it because of the people in Texas after Hurricane Harvey; the people in Louisiana after Hurricane Nate; the people in Puerto Rico, the Virgin Islands, and Florida after Hurri-

canes Maria and Irma. I cannot vote for this. This will gut disaster relief, education, infrastructure, re-

serves, veterans benefits, and it will clearly provide tax cuts for the rich.

The Republican budget provides $1.6 trillion in tax cuts to millionaires, billion-

aires, and wealthy corporations. It doesn’t give any money to the middle class.

The SPEAKER pro tempore (Mr. MITCHELL). The time of the gentle-

woman has expired.

Mr. YARMUTH. Mr. Speaker, I yield additional 15 seconds to the gentle-

woman.

Ms. JACKSON LEE. Mr. Speaker, it explodes the deficit.

How could it happen? It demands higher cuts to Medicare, Social Security, and education. This is a Halloween that America will not tol-

erate.

My good friend from North Carolina, there will be over a million people that will lose benefits under this plan and the tax plan that they are planning. They will pay higher taxes. This is a bad bill. Vote it down.

Mr. Speaker, as a member of the Budget Committee and ranking opposition to the Senate Amendment to H. Con. Res. 71, the Congressional Budget Resolution for Fiscal Year 2018. As senior member of the Homeland Security Committee, the Ranking Member of the Judici-

cy Subcommittee on Crime, Terrorism, Homeland Security, and Investigations, I op-

pose this phony budget resolution, which is in reality nothing more than a smoke screen de-

signed to pave the way for massive tax cuts for the top 1 percent, while exploiting the debt deficit by $1.5 trillion over ten years.

Here are five reasons why every Member of this House should vote against this Republic-

an budget resolution:

1. This Republican budget cuts nearly $1.3 trillion from Medicaid and nearly $500 million from Medicare;

2. This Republican budget includes massive spending cuts to the priorities of the American people;

3. This Republican budget guts investment in areas critical to expanding economic oppor-

4. This latest Republican budget uses fast track procedures to increase the debt deficit by $1.5 trillion while shaving tax cuts on billionaires, millionaires, and the wealthiest corporations; and

5. As we have learned from bitter and pain-

The Republican budget mandates $4.9 trillion in spending cuts to top priorities like disaster relief, education, infrastructure, research, veteran benefits, and programs that expand opportunities for American families.

This latest Republican budget provides $1.6 trillion in new bonds to float our debt, Kansas received three credit downgrades, making that debt costlier.

Across the state, citizens may have been paying less in income taxes, but those decreases were offset by increases in sales taxes, property taxes and fees. These changes alone were not enough to put the state on the right path. Education and infrastructure, key investments necessary for strong economic growth, were treated as the enemy. As we went through our 2017 legislative session, the “shot of economic adrenaline” still showed palpitations. Our state functioned as though the Great Recession had never ended.

Kansans should serve as a cautionary tale illustrating the damage done when the normal order is shortchanged. America’s founders and countless generations of leaders embedded deliberative procedures into our legislative process for a reason. But in 2012, the governor’s tax proposal looked very different from the package he signed. A debate between the tax overhaul proposal, scoring 3.06d, should have gone to conference committee; however, the House cut short debate and rammed through a motion to concur with the Senate instead. I watch now as lawmakers in Congress use similar tactics, and I worry that backroom dealing and circumvention of procedure are back.

I never anticipated entering public service. I was content raising my family, participating in the PTA and operating my business. But I saw the impact that bad tax policy was having on the state. I felt the results of growing class sizes and shrinking programs in the schools my children attended, I saw the impact of gradual erosion of the quality of life that makes Kansas such a great place to live.

There is a real temptation to let our frustration turn into anger. In our increasingly polarized world, we see what happens when we retreat to our ideological trenches. The antidote, we seem to believe, is listening carefully to those we disagree with and seeking common ground as a starting point. (We should also note that failing to listen to constituents leaves us blindly holding to ideology and can have consequences: About a third of Kansas legislators became ex-legislators in 2016.)

As our country looks at the key issues ahead of us, including tax policy and healthcare reform, we face important questions: How can we as Americans work together to improve tax policy so we work together to provide core government functions? Answering these questions requires having civil conversations, learning from our neighbors and sharing our experiences. We are better when we can work together to find compromise.

Ms. JACKSON LEE. What do you think will happen to this Nation if we vote for this budget plan, this Halloween of a plan?

The latest Republican budget mandates $4.9 trillion in budget cuts. Mr. Speaker, I cannot vote for this, cannot vote for it because of the people in Texas after Hurricane Harvey; the people in Louisiana after Hurricane Nate; the people in Puerto Rico, the Virgin Islands, and Florida after Hurricanes Maria and Irma. I cannot vote for this. This will gut disaster relief, education, infrastructure, reserves, veterans benefits, and it will clearly provide tax cuts for the rich.

The Republican budget provides $1.6 trillion in tax cuts to millionaires, billionaires, and wealthy corporations, while raising taxes on working and middle class families by $470 billion.

Mr. Speaker, let us be very clear and direct: the resolution before us is not intended to rec-

oncile tax and spending priorities to reflect the priorities of the American people or to reduce the deficit and national debt or to put our fiscal house on a sustainable path to economic growth.

Rather the sole purpose of Republicans bringing this job-killing budget to the floor today is to fast-track their “ Billionaires First” tax plan, which will cause significant harm to working and middle class families, especially to my constituents in the Eighteenth Congressional District of Texas.

The McConnell-Ryan tax plan, which this budget resolution is designed to grease the skids for, would raise taxes on about 1.5 mil-

lion Texas households, or 12.4 percent of households next year.

On average, families earning up to $86,000 annually would see a $794 increase in their tax liability, a significant burden on families struggling to afford child care and balance their checkbook.

An estimated 2.8 million Texas households deduct state and local taxes with an average deduction of $7,823 in 2015.

The Ryan-McConnell plan eliminates this deduction, which would lower home values and put pressure on states and towns to collect revenues they depend on to fund schools, roads, and vital public resources.

The proposed elimination of the personal exemption will harm millions of Texans by tak-

ing away the $4,050 deduction for each tax-

payer claimed dependent; in 2015, roughly 9.3 million dependent exemptions were claimed in the Lone Star State.

Equally terrible is that the McConnell-Ryan tax plan drastically reduces the Earned In-

come Tax Credit, which encourages work for 2 million low-income individuals in Texas, helping them make ends meet with an aver-

age credit of $2,689.

The EITC and the Child Tax Credit lift about 11.2 million people out of poverty each year.

This reckless and irresponsible GOP tax plan is made all the more obscene by the fact that 80 percent of the GOP’s tax cuts go to the wealthiest 1 percent.
To achieve this goal of giving more and more to the havens and the "have mores," the GOP budget betrays seniors, children, the most vulnerable, and needy, and working and middle-class families.

The steep reductions in program investments proposed in this Republican budget fall most heavily on low-income families, students struggling to afford college, seniors, and persons with disabilities. This Republican budget immediately guts investment in expanding economic opportunity by lowering the already inadequate austerity-level spending caps by an additional $5 billion in 2018 and by even more in subsequent years.

Republican budget adopts Trumpcare but does even more damage because in addition to depriving more than 20 million Americans of healthcare, denying protection to persons with preexisting conditions, and raising costs for older and low-income adults, cuts more than $1.8 trillion from Medicaid and Medicare.

Republican budget ends the Medicare guarantee and calls for replacing Medicare's guaranteed benefits with fixed payments for the purchase of health insurance, shifting costs and financial risks onto seniors and disabled workers; this represents a $500 billion cut to Medicare over ten years.

The Republican budget focuses too narrowly on the military, shortchanging American soft-power and other essential elements of national security by increasing defense spending by $72 billion above the cap and hollowing out the State Department and foreign aid agencies with cuts of $1 billion and environmental and natural resource protection by more than $6 billion.

Mr. Speaker, the federal budget is more than a financial document; it is an expression of our values and priorities as a nation.

Sadly, this latest Republican budget, just like the previous one and the President's ''skinny budget," fails this moral test of government.

America will not be made great by stealing another $1.8 trillion from Medicaid and Medicare, abandoning seniors and families in need, depriving students of realizing a dream to attend college without drowning in debt, or disinvesting in the working families just to give unwarranted tax breaks to wealthy corporations and the top 1 percent.

America will not be positioned to compete and win in the global, interconnected, and digital economy by slashing funding for scientific research, the arts and humanities, job retraining, and clean energy.

Even a cursory review leaves the inescapable conclusion that this budget represents a betrayal—of our values as a nation, of the promises made by the President during the election campaign.

This Republican budget is not a budget for the real world that real Americans live in but is as much a fantasy budget as the Trump "Skinny Budget" in that it pretends to achieve balance by assuming that painless spending cuts can and will be made by the Congress.

To put this reckless, irresponsible, and draconian budget in perspective, it is useful to examine what the proposed cuts mean when applied to the programs dependent upon Americans to rise up the economic ladder, plan for the future, provide for their families, and strive to achieve the American Dream.

The elimination of funding for Community Development Block Grants (CDBG) drains resources from communities, even in times of disaster because CDBG provides flexible grants to local communities for a wide range of unique needs, including Meals on Wheels, housing programs, and community infrastructure improvements.

The Republican budget targets disaster grants made by the Federal Emergency Management Agency, which help families and businesses when their disaster-related property losses are not covered by insurance.

The Republican budget makes higher education more expensive by cutting at least $211 billion from student financial aid programs, like Pell Grants, over ten years.

The Republican budget also eliminates subsidized loans, making it difficult for students, particularly low-income students, to afford college and compounds the damage by making it more difficult to repay student loans by eliminating the Public Sector Loan Forgiveness and Teacher Loan Forgiveness programs.

The Republican budget's solution to the affordable housing crisis currently facing cities large and small across the country is to convert all discretionary spending on affordable housing into a block grant, which means there will be even less assistance to help the 71 percent of extremely low income renters households spend more than half their income on housing.

The Republican budget cuts at least $150 billion from the Supplemental Nutrition Assistance Program (SNAP) over the next ten years by essentially converting it to a block grant, cutting off funding for eligible individuals and requiring cash-strapped states to either fill in the gap or take away food assistance from millions of working families, children, and seniors.

Mr. Speaker, as economists and policy experts have documented time and again, immigration reform would expand the size of the U.S. workforce, and in turn would increase the size of the economy and reduce deficits.

The Republican budget, however, again rejects comprehensive immigration reform that would bring clear and just rules for those seeking citizenship and help secure the nation's borders.

In doing so, the Republican budget squanders an opportunity to reduce deficits by an estimated $900 billion over the next two decades, boost the economy by 5.4 percent, and extend the solvency of Social Security.

The Republican budget continues to target federal employees by cutting their compensation and benefits by at least another $163 billion over ten years, which comes on top of the $182 billion in cuts federal employees have already absorbed in the form of higher retirements, pay freezes, and furloughs.

The Republican budget cuts hurts veterans by cutting veterans benefits by nearly $50 billion over the next ten years, with newly eligible veterans experiencing cuts in programs that pay for education benefits as well as loan guarantees.

Finally, Mr. Speaker, it must be pointed out that the Republican budget's pretension to balance is based on reliance on trillions of dollars in budget games and gimmicks to rig the numbers.

The Republican budget counts a dubious $1.4 trillion "economic dividend" from cutting taxes and taking away consumer protections that is not backed up by any credible analysis or historical experience.

The Republican budget assumes, despite all precedent and evidence to the contrary, that tax reform will be revenue neutral, even though Republican tax plans are projected to lose between $3 trillion and $7 trillion.

Given these budgetary shenanigans, none could more truly be said that "figures don't lie, but lies figure." In evaluating the merits of a budget resolution, it is not enough to subject it only to the test of fiscal responsibility.

To keep faith with the nation's past, to be fair to the nation's present, and to safeguard the nation's future, the budget must also pass a "moral test."

The Republican budget resolution fails both of these standards.

I strongly oppose the Senate Amendment to H. Con. Res. 71 and urge all Members to join me in voting against this reckless, cruel, and heartless budget resolution that will do nothing to improve the lives or well-being of middle and working class families, and the poor and vulnerable "caught in the tentacles of circumstance."

Mrs. BLACK. Mr. Speaker, I yield 2 minutes to the gentleman from Texas (Mr. FLORES).

Mr. FLORES. Mr. Speaker, I thank Chairwoman BLACK and her committee for all the great work that they have done in putting forth a budget that moves America in the right direction.

Mr. Speaker, I have been astounded by the rhetoric that we have heard from the other side for a plan that they haven't really seen. They are making up their facts as they go along to suit their wishes.

Mr. Speaker, I support the fiscal year 2018 budget resolution. While I think the Senate's version falls far short of the great work we did in the House and our budget, it is still the key thing that we need to have to move forward with tax reform for the American people.

Our tax reform plan includes tax cuts for the working class Americans who have been struggling for the last several years under a broken Tax Code.

It also makes America's businesses the most competitive in the world instead of having to struggle with the world's least competitive tax system.

Mr. Speaker, in summary, this budget provides a way for a tax plan that provides for bigger paychecks, more jobs, a strong economy, and a balanced budget. I strongly urge our colleagues to support this budget.

Mr. YARMUTH. Mr. Speaker, may I inquire as to how much time remains.

Mr. Speaker, I support the fiscal year 2018 budget resolution. I yield 1½ minutes to the gentleman from Kentucky (Mr. NEAL), the ranking member of the Ways and Means Committee.

Mr. NEAL. Mr. Speaker, it is getting time for Halloween, so they have put on the disguise on the other side. So what we are hearing today is, from the last two Republican speakers: This is a bad budget. Let's vote "yes."
The gentleman from Ohio said a while ago, this is all about the middle class. The middle class does not pay an estate tax. The middle class, because of our efforts—and, I think, mine in particular—no longer pay the alternative minimum tax. And the people in the middle class don't do locked into the 39.6 top rate in the Tax Code. This is a disguise.

They are adding $1.5 trillion to the debt and, actually, over 10 years, when you borrow the money, they are adding $2.3 trillion to the debt. They do it for a tax cut for people at the very top.

Now, let me say this: I am happy to negotiate a tax reform package that we can all live with. I am happy to sit down with the other side and acknowledge some part of the Code that clearly don't work any longer for the American people.

This is being done by one party, exclusively. They have not negotiated with us. They have not given us the opening. They have not said to us: “Where do you want to proceed on this?”

Instead, if you pass this budget today, they suggest you are going to see their plan on November 1, and you are going to vote for it sometime around November 6. That is not negotiation.

The Congress I signed up for actually negotiated these agreements, and if you couldn't love the final passage, at least you should like it because you had sufficient input. That is not what has happened, Mr. Speaker, in this process.

This process is one-sided. It is one-dimensional. They interchangeably use the words “tax cut” and “tax reform.” This is about a tax cut.

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

Mr. YARMUTH. Mr. Speaker, I yield 3 minutes to the gentleman from Maryland (Mr. HOYER), the Democratic whip.

Mr. HOYER. Mr. Speaker, I have been here—this is my 37th year. This is the most reckless and irresponsible budget that I have seen in the 37 years that I have been here.

Today, we are considering the Senate’s budget resolution, not because the House supports it, but because it is just a vehicle to get partisan tax reform—strike that—tax cuts.

On an issue as consequential as tax reform, we should not be rushing to meet self-imposed political deadlines without enough time to read and analyze the effects.

More importantly, we should not be considering a bill to cut taxes that is partisan and that up and all bring to the floor in the few legislative days we have left before Thanksgiving.

Is the sunshine too bright for you?

Even my friends on the other side of the aisle don’t know exactly how bad it will be for their constituents. When asked about the details of the Republican bill, Representative Chris Collins, a Republican from New York, said: “We don’t know, we don’t know, we don’t know, we don’t know, we don’t know.”

That is a Republican Member of Congress who is saying he has no idea what this bill is empowering.

But we do not know, we do not know, we do not know, we do not know. It is not simply about cutting rates. It is not simply about giving a break to one group or another and to get away from this rhetoric. It is about creating the most vibrant place in the world to do business by reforming the Code and creating fairness.

We need to do that and our American families succeed, and we see people moving from poverty into the middle class, and from the middle class up, and we see entrepreneurs, and we see new businesses and innovation, we are going to fall off the cliff, just like we have not seen in a generation.

The importance of that is it will give us the tools that we need to address the single biggest driver of our debt, and that is mandatory spending. And this body must have the political courage and integrity, along with the Senate, to address mandatory spending, to have an honest conversation about Social Security, about Medicare, about Medicaid, and, most importantly, welfare entitlement reform, because we can no longer trap generation after generation in poverty. We must create pathways out of poverty into the middle class for our fellow Americans.

We can do this. We can be committed to it.

Mr. YARMUTH. Mr. Speaker, I yield 1 minute to the gentlewoman from Illinois (Ms. SCHAKOWSKY), a distinguished member of the Budget Committee.

Mr. SCHAKOWSKY. Mr. Speaker, regardless of what the Republicans say, their budget paves the way for trillions of dollars in tax cuts for millionaires, billionaires, and wealthy corporations. And who would pay for it?

It would be the middle class families, children, seniors, and people with disabilities. It would slash Medicaid by $1 trillion, threaten healthcare for one in four Americans. It would slash Medicare by $470 billion. And this budget proposes, yet again, to repeal the Affordable Care Act.

Under the Republican tax plan, 1.9 million Illinoisans would no longer be able to claim State and local tax deductions; and nationwide, 47 million people in middle class households making between $50,000 and $150,000 a year would pay more in taxes.

So I ask my colleagues: Did you really come to Congress to take away healthcare and reduce income for middle class families?

If you care about anyone other than millionaires and billionaires, you need to vote “no.”

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

Mr. YARMUTH. Mr. Speaker, I yield 1½ minutes to the gentleman from Vermont (Mr. WELCH), a distinguished member of the Energy and Commerce Committee.

Mr. WELCH. Mr. Speaker, I want to say three things about this budget.

First, deficits matter. Deficits matter. This budget explicitly raises the deficit. It admits to $1.5 trillion, more likely $2.5 trillion. That means that...
our children and our grandchildren are going to be the ones paying for the deficit that is added.

Second, process matters. We are hearing a lot of talk about tax reform, but there has been no process. There is no bill, and there is no discussion of a so-called tax reform package that has not been explicitly printed to paper. This is no way to do any business. We are making it up as we go along, and it is the same process that was used on healthcare. We went into committee with a total shopping list and came out, 27 hours later, with 24 million people losing healthcare. There has been no process on this.

And third, details matter, and the details that are leaking out are very punishing to the middle class. Anybody who is an income tax payer in a State, a property tax payer in a State, is going to lose that deduction.

It is very tough on middle class efforts to save for retirement. That is in play. Folks’ deductions on their Keogh plans, their 401(k) plans, are very much a part of the process that is going to lower this.

Reject this plan.

Mrs. BLACK. Mr. Speaker, I yield myself such time as I may consume. I almost can’t sit here and not make a comment on my colleagues’ budget on the other side of the aisle. All of a sudden, they seem to be very concerned about deficits when, as a matter of fact, their budget assumed almost a trillion worth of deficits in their budget.

I want to also say that our committee did a really good job in having a balanced budget, and we are, obviously, looking at a budget from the Senate that we are going to be taking up so that we can do tax reform.

But they also, in addition to that, had $2 trillion worth of new taxes that they placed on the American people. So all of a sudden, they purport to worry about these deficits when, as I scratch my head, and about raising taxes on the people when their own plan did the very opposite of what we are trying to do is cut taxes. They added $2 trillion worth of taxes.

I reserve the balance of my time.

Mr. YARMUTH. Mr. Speaker, may I inquire how much time we have remaining.

The SPEAKER pro tempore. The gentleman from Kentucky has 5 3/4 minutes remaining. The gentlewoman from Tennessee has 5 1/4 minutes remaining.

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

As we wind down our arguments here, once again, we have had a very fascinating discussion and, once again, we seem to disagree on virtually everything.

For instance, I have heard from the other side many times over the last few days and today that we really can’t say what the claimants are making about whether this bill will help the rich or help the middle class or help lower income individuals, because we don’t have the details. Well, that is absolutely correct; we don’t have the details.

But then, if we don’t have the details, how can the other side talk about the huge benefits that this proposal, this tax proposal, that is yet unwritten, will provide for the middle class? And how can they deny that it will benefit the wealthy disproportionately?

We know from the outline that was released by the one in recent weeks that they intend to eliminate the estate tax. The estate tax only benefits wealthy Americans, people with estates over $11 million for a couple.

They want to eliminate the alternative minimum tax. We know the alternative minimum tax only affects wealthy individuals. There was one estimate that the one year of President Trump’s tax return that we have, that in that year alone, the alternative minimum tax, if it were repealed, would have saved him $30 million. So we know that affects very wealthy people.

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

Mrs. BLACK. Mr. Speaker, it is my extreme honor to yield 3 minutes to the gentleman from Louisiana (Mr. SCALISE), our majority whip, who is a wonderful member of our Conference.

Mr. SCALISE. Mr. Speaker, I want to thank Chairwoman BLACK for her leadership on this budget. It is important that we do a budget—and it is always difficult to bring a budget forward because it represents the views that we have, and, of course, in the House passed budget that shows how we can get back to a balanced Federal budget, how we can get our economy moving again, and how we can finally rebuild the middle class.

Mr. Speaker, that is really what is at the heart with this budget. This budget starts the process of actually going out and cutting taxes across the board so that middle class families can have a better opportunity for the American Dream. If you look over the last 10 years, middle class families evaporate in this country.

So many times, we have seen company after company move jobs overseas. And anybody who has complained about that—and I sure have been angry about it—the first thing you do is you go ask them: Why did you move the jobs overseas? And they say: Because America is not competitive again. That is the highest corporate tax rate in the world, in the entire industrial world. And what it means is, middle class jobs are being shipped to other countries. We can complain about it all day, Mr. Speaker; but how are we actually going to about it? This bill starts that process—working with President Trump who wants to bring those middle class jobs back to America.

We are talking about high-paying jobs, $60,000 to $150,000 a-year jobs that left our country. We can bring those jobs back. That is what this vote is about. That is what this budget is about: starting the process to finally rebuild our middle class, to finally get those jobs back, to finally give a tax break to families who have been struggling for so long under slow economic growth.

Let’s actually grow our economy. Growing our economy is not just good for rebuilding the middle class and for those hardworking taxpayers who will get real relief under this bill, but also to our ability to reduce the deficit and finally get back to balanced Federal budgets so that we can create a healthier economy and a healthier America.

Mr. Speaker, I urge everybody to vote “yes” on this budget.

Mr. YARMUTH. Mr. Speaker, I now have the distinct honor of yielding 1 minute to the gentlewoman from California (Ms. PELOSI), the Democratic leader.

Ms. PELOSI. Mr. Speaker, I thank the gentleman from Kentucky for yielding.

Mr. Speaker, I particularly want to recognize Mr. YARMUTH’s extraordinary leadership as the ranking member on the Budget Committee. As we all know, the budget should be a statement of our national values. What is important to us as a nation should be reflected in how we allocate our resources.

Again, it is a statement of values, and who better to manage all of that in this Congress of the United States than Mr. YARMUTH, who brings his values and his heartland priorities to the budget process, and I thank him for the leadership he has provided. It is far enough, in opposition to what the Republicans have proposed which is a devastating Republican budget. The first step in the GOP’s dangerous plan to fast track their immoral tax framework is to hand trillions of dollars to the wealthy while raising taxes on working American families.

The Republican budget and tax plan cruelly rig an unfair system even further against hardworking Americans. It doles out a raw deal for families in every corner of our country. Democrats have a better deal, better jobs, better pay, better future.
But right here, before our eyes in this House, Republicans are replacing the great American ladders of opportunity with the silver spoons of plutocracy and aristocracy. Their agenda raises taxes on the middle class. That is a trillion dollars out of middle-class families will pay higher taxes, including a heavier burden for State and local taxes.

It might be interesting to our distinguished colleague, Mr. SCALISE—and isn’t it a joy to see him in debate on the State of Louisiana, as the State of Louisiana, 458,000 people will pay an average of nearly $7,000 more by losing their deduction.

And Congresswoman BLACK, from the great State of Tennessee, in her State, 573,960 people will lose their deduction, around $5,600 a filer.

Not only that, if that isn’t bad enough for assaulting the dream of homeownership in our country by attacking the deduction, this plan that the Republicans propose has been estimated to reduce the value of people’s homes by 10 percent. You not only are paying more money in order to give a tax break to the wealthy and to big corporations, you are reducing the value of your home, and by the way, your neighbors’ homes as well.

So with all of the unfairness in it, the one that is most understandable to people directly is how it affects them. And in that case, 44 million Americans will lose the deduction because of what the Republicans have in their plan.

So it raises taxes on middle class, particularly with the State and local tax deduction removed. And by the way—a-also by the way—if you are a corporation, your deduction is not removed, just if you are an individual filer, so again, an advantage to corporate America at the expense of America’s working families.

Next, it borrows trillions from the future in order to give to the wealthiest. Eighty percent of the tax cuts in this Republican proposal goes to the wealthiest 1 percent; 80 percent goes to the wealthiest 1 percent at the expense of America’s working families and children.

The budget on the floor today reveals the true cruelty behind the Republican’s tax plan. What words would be best to use it? It is looting the middle class, massive looting of the middle class; rip-off of the middle class, because there are many middle class people.

So you take some money from all of those middle class people and those who aspire to it so that you can give a lot of money to the few. That is a big sucking up of assets from the middle class to the wealthy. That is what they are here for. It is in their DNA: trickle-down economics. It is in their DNA. That is what the Republicans come here to do, and that causes a deep addition to the national debt.

They are supposed to be deficit hawks, but I think they have become an endangered species because they don’t seem to care that, with the cuts that they are taking, the tax breaks they are giving to corporate and wealthy America will cost over $2 trillion—not counting service on the national debt which would take it closer to $3 trillion additional.

This is a trillion dollars on the road to come back from. And as our distinguished ranking member has pointed out, the opportunity cost in the budget, whether it is a trillion dollars from Medicaid, half a trillion dollars from Medicare, funds taken from education, the seed corn of America where we can reject this devastating this is—as our own Governor said: How could they do that to our State or any State without the department of finance of our States saying: Wait a minute. Understand what this does to the economy of our State. Understand what this does to our individual filers in our State.

Who said that this document that came over from the Senate should have such a devastating impact on States and Members coming to the floor and endorsing it. Some say: Oh, I am just voting for the budget, but it really isn’t what it—no. It isn’t that. We are putting yourself next to taking the deduction of homeownership and of State and local taxes away from your constituents. They are going to know that. I would rather you reject this. We don’t want a political argument. We want to protect the American people.

That is why I hope everyone here would come down in favor of the middle class and reject this assault, this rip-off, this shakedown of the middle class that the Republicans have on the floor.

Mrs. BLACK. Mr. Speaker, it is now my honor to yield 1 minute to the gentleman from West Virginia (Mr. Mooney).

Mr. MOONEY of West Virginia. Mr. Speaker, we had a Democratic President John F. Kennedy. He cut taxes when he was President. I think he would take issue with a lot of the things that have been said by his own party.

It has been 30 years since we addressed taxes in this country, President Ronald Reagan addressed it 30 years ago. We are way overdue for tax cuts in the United States of America.

Everybody knows that the 35 percent tax rate on corporations has driven companies overseas. West Virginia saw, just a couple of years ago, one of our largest remaining corporate headquarters, Mylan Pharmaceuticals, relocate overseas to avoid the taxes that are too high in this country. We all know that is a problem. We have a plan we are putting forward to try to solve it.

I say to my friends on the other side of the aisle: Where is your plan? You had no plan. This is a political attack. You have had meetings recently and said: Don’t offer a plan. Let’s just attack the Republicans for their plan.
At least we have a plan to address this because hardworking taxpayers in West Virginia and America need and expect us to deliver on these tax cuts. So I rise in strong support of the budget today so we can move forward with our tax cuts.

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

Mrs. BLACK. Mr. Speaker, it is now my delight to yield 2 minutes to the distinguished gentleman from Texas (Mr. BRADY), who is the chairman of the Ways and Means Committee.

Mr. BRADY of Texas. Mr. Speaker, with this budget, we have an opportunity to move forward on a major priority for the American people, which is delivering the first overhaul of America's broken Tax Code in more than three decades.

When you look, today, at the way America is taxed, it doesn't take long to recognize this is completely and utterly broken. You can see that it is so complicated, billions of dollars and job creators to spend billions of hours and dollars each year just filing their taxes.

It is unfair. It gives wasteful Washington lobbyists loopholes and carve-outs to special interests by giving hardworking Americans nothing but frustration. You can see that our Tax Code is miserably uncompetitive. That is why more and more of our American businesses and good-paying jobs are going overseas to countries with more modern and more competitive tax systems.

By passing this budget today, we can send a clear message to the American people: real tax reform is on the way. A "no" vote, as we heard from our Democratic colleagues, is to block tax reform and defend the status quo.

We are all working closely with President Trump as he leads this charge. Together, we have bold ideas to deliver more jobs, fairer taxes, and bigger paychecks for all Americans this year.

I want to thank Chairman BLACK and the Budget Committee for all their hard work. I want to encourage my colleagues to vote "yes"—vote "yes"—on tax reform, and join me in taking an important historic step forward to deliver on our tax reform promise.

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

Mr. Speaker, I am closing, I just would like to say that, for anyone watching this debate or watching any of our discussions out there in the country, I know it often appears that we don't get along, that we hate each other, and that we are at each other's throat, but nothing could be further from the truth.

It has been such an honor to work with Chairman BLACK as a member of the Budget Committee and all the Members. We do all respect each other and get along. We just have some very serious disagreements about policy. That is fair. That is what this country is about.
So the motion to concur was agreed to.

The result of the vote was announced by close of business tomorrow. The Speaker pro tempore.

So the motion to reconsider was laid on the table.

The result of the vote was announced as above recorded. The Speaker pro tempore.

There was no objection.

The Speaker pro tempore.

No (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

Personal Explanations

Personal explanations.

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

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

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

Mr. Speaker, the House will consider a number of suspensions next week, a complete list of whom will be announced by close of business tomorrow.

In addition, the House will consider H.R. 2936, the Resilient Federal Forests
Act sponsored by Representative Bruce Westerman.

We have all seen the devastating effects of wildfires, especially this year. Unfortunately, the U.S. Forest Service estimates there are still nearly 58 million acres of forest at high or very high risk of wildfire. The bipartisan legislation builds on our recovery efforts by giving the Forest Service and Bureau of Land Management the tools necessary to better manage our public lands.

The House will also consider H.R. 789, the Protecting Seniors' Access to Medicare Act, sponsored by Representative Phil Roe. Supported by both Republicans and Democrats, this bill repeals ObamaCare’s Independent Payment Advisory Board—or, as most know it as, IPAB—and gives patients more control over their healthcare and not Washington.

Finally, Mr. Speaker, the House will consider legislation to extend funding for the Children’s Health Insurance Program and other important public health priorities. Now, this was marked up earlier this month by the Energy and Commerce Committee. This package will help low-income children get health coverage, continue funding important health priorities like community health centers, and do so in a fiscally responsible manner.

Mr. HOYER. Mr. Speaker, I yield to my friend.

Mr. MCCARTHY. Mr. Speaker, I thank the gentleman for his comments.

First, let me set the record straight. Yes, it did come out of committee, and yes, we did hold it up three times because your side of the aisle asked us to. But the reason we are bringing it up next week is not because next week was the date we wanted. We wanted to get this done long ago. But the reason why we are doing it next week is because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money. And my dear friend knows because Minnesota is about to run out of money.

Unfortunately, the bill did not come out of the committee as a bipartisan bill, and negotiations were essentially not fruitful, and the committee reported out legislation to extend these important programs that included billions of dollars of partisan offsets.

Mr. Speaker, I want to ask the majority leader, does the gentleman know whether the $8.2 billion reauthorization of the Children’s Health Insurance Program, which serves nearly 9 million children from low-income working families, will be offset?

Mr. HOYER. Mr. Speaker, I yield to my friend.

Mr. MCCARTHY. Mr. Speaker, I thank the gentleman for his comments.

Let me ask him a follow-up question. Does the gentleman know whether the $7.2 billion for community health centers that provide primary care services to 26 million medically underserved Americans will be offset?

Mr. MCCARTHY. Will the gentleman yield?

Mr. HOYER. I yield to my friend from California.

Mr. MCCARTHY. Right before your question, you said you had concerns with the offsets. The gentleman knows that I reached out to him. I don’t know how many months ago, before a break, numerous times, right over on the floor on his side of the aisle, and I said: I am very concerned with what I am hearing on the Democratic side in the committee; I would like to get CHIP done early. And asked for your assistance, and you helped.

There is one higher position on your side of the aisle who called the Speaker numerous times and pretty much shut down your committee. So three times we were asked to delay, and we did.

That is why, this week, I went back to all of you and said: Let’s work out if you have a difference of opinion in pay-fors. It was not us who walked away from the table. It was the message I was delivered from the other side of the aisle.

So I don’t know why we are having this discussion. I don’t know why you are asking these questions. It is you and your side of the aisle that have said no. It is us who said: Let’s sit down and work this out.

But let me walk through a few of the pay-fors so you understand them and so the American public can understand them, because I don’t think they are controversial.

We require health insurance companies to pay claims when they cover Medicaid enrollees while keeping Medicaid as the payor of last resort. Now, this was $4 billion a year.

We say that individuals can’t skip on their premium for 90 days and get free coverage. That saves $5 billion.

We say if somebody wins a high-dollar lottery, those winners should not be eligible for Medicaid.

Now, your side of the aisle voted against that in committee. So the argument that you are making that it is not bipartisan is true. Your side of the aisle believes that if someone wins millions of dollars in the lottery, they should still be eligible for Medicaid.

That will save $600 million that will actually go to the disabled, those who need this.

And what is more important, these States should not have to wait. These States should not be put in this position. Colorado has just announced that it will freeze enrollment. It will freeze enrollment because you guys walked away from the table. It will freeze enrollment because you say high-dollar millionaire lottery winners should still stay on Medicaid.

I don’t think that is where the American public believes this debate should go. I believe that is a common sense. I believe that is an area that we can get to. Let’s care for the individuals, and let’s stop playing politics with this. I am personally stunned you are even asking about this because you know what has gone on.

Mr. MCCARTHY. Mr. Speaker, I am chagrined that I have stunned my friend, the majority leader.

Yes, we don’t agree with some of those pay-fors. I happen to, by the way, agree. There is no reason why a lottery winner of millions of dollars ought to be on Medicaid.

Mr. MCCARTHY. Nobody did on your side of the aisle in the committee. They all voted against that.

Mr. HOYER. I didn’t yield yet.

I simply say to my friend, had I instinct, or the leader instructed, that outcome may have been different. However, there are some really substantive issues that we had, we had for a long
time, we negotiated for a long time, and we didn’t reach agreement. My question to you was: Are they offset? I think your answer was, yes, they were offset, and then you proceeded to tell me what the offsets were. Now, let me ask you a follow-up question to that.

Does the gentleman know whether the repeal of IPAB is offset? That is a $17 billion deficit creation item. Is it offset?

I yield to my friend. Mr. McCarthy. If the gentleman’s question is if IPAB is offset, it doesn’t need to be.

Mr. McCarthy. Offset.

Mr. HOYER. No, and it doesn’t need to be.

Mr. HOYER. I thank the gentleman for that answer. Perhaps now he knows why I asked the first two questions. Apparently, it is not the debt that is of concern, because if the debt were of concern, the $17 billion would be of concern.

That was put in the bill, as the gentleman knows, to try to pay for, as we paid for it, the nickel of the Affordable Care Act, and that was one of the larger pay-fors.

Now, many Members on your side of the aisle don’t like that pay-for, and many Members on my side of the aisle don’t like that pay-for. That pay-for said that we are going to decide, if we are exceeding expenditure caps, what needs to be cut.

As the gentleman knows, that board has never been appointed. But if it had been appointed, we would have had 30 days—30 legislative days or calendar days—30 calendar days in which to say, no, we don’t agree with that. So the representatives of the people would have had this.

But my point is we are selective in what we want to pay for, and I think that is a concern certainly to me, and I am sure it is to others.

And the gentleman said: Of course, it is offset. The gentleman, here, says this is not offset.

Can I ask the gentleman, why is this not offset? Why is this $17 billion apparently not a worry for the debt and the other dollars for children are necessary to be offset?

I yield to my friend.

Mr. McCarthy. I appreciate the roundabout way of trying to get around why you are not involved in the CHIP program, but let me explain very easily.

Mr. HOYER. Reclaiming my time, the gentleman is correct. The gentleman has come to me. We tried to work on getting it bipartisan. We didn’t reach that conclusion, and I regret that we didn’t reach that conclusion.

The majority leader did, in fact, come to me in, I think, absolute good faith, and I wanted to try to get to a resolution. We didn’t get there, and I regret it. We are where we are. But I want to tell my friend that I am going to continue to try to work towards that objective.

I yield to my friend. Mr. McCarthy. I look forward to that.

Mr. Speaker, I thank the gentleman for yielding.

CHIP is in effect: IPAB is not. It hasn’t created a board yet. So what you are saying to me is let’s offset something that hasn’t even been created.

What I am saying is the last time we had this bill on the floor, it was bipartisan votes. Democrats voted for it as well; 43 cosponsors on your side of the aisle.

So I don’t think this question is just to me; it is probably for the whole body. But I think the reason the majority of the body wants to get rid of it is it hasn’t even been created, and the majority of the people think it is a bad idea. So let’s get rid of it now.

And do you know what? CHIP is already in effect. What is even worse on this process is this is offset, that now people are freezing enrollments.

So, if your argument why Democrats can’t help us on CHIP and why they want to defend millionaire lottery winners is somewhere that something not created has to be offset, I don’t think that is really a fair argument.

Mr. HOYER. Mr. McCarthy, I thank the gentleman for his response. I was going to respond later, but let me respond now.

This bill was not marked up in committee prior to its expiring, prior to the authorization ending. So when the gentleman talks to me about time, with all due respect, it has been an item of importance—which it is a bipartisan bill. We both want to see this get done. The gentleman is correct, this program exists. The gentleman is also correct that, until we fix this, there will be States that will be running out of money. That is a great concern to us. It will adversely affect millions of children.

We ought to get this done. We ought to get it done in a bipartisan fashion, and I am sorry that we didn’t. I am sorry the committee didn’t get it done so it didn’t have to come to the majority leader or come to my attention or the leader’s attention.

But having said that, that does not answer the question of the gentleman says IPAB doesn’t exist. It certainly exists in scoring. As the gentleman surely knows, this is a $17 billion item that will have to be paid for at some point in time, and it will add to the debt if we don’t pay for it. It may not exist right now. It may not exist for reasons that the gentleman probably points out, correctly, that a large number on his side is an effect but it is not a large number on my side are not for it.

I want to tell the gentleman that I am for it. I voted that way. But a large number of the majority of my party, I think, are not for it. I agree with that.

But the fact of the matter is repealing this is not paid for, and, as a result, the costs will have to come from somewhere; but on CHIP we had to pay for it, and on community health centers we had to pay for it.

I agree with that, by the way, Mr. Speaker.

Mr. McCarthy. Will the gentleman yield?

Mr. HOYER. I yield to the gentleman from California.

Mr. McCarthy. Did I hear correctly that you voted to repeal IPAB?

Mr. HOYER. I believe I did. No? I am checking on it.

But I am saying here, publicly, I voted for the ACA. I think the ACA was good for the country, and one of the pay-fors we said we would pay for, and we did, one of the pay-fors was IPAB.

If we want to substitute some other way to pay for the healthcare that we are giving, fine. That will not increase the debt. But if we don’t pay for repeal of this IPAB, it is going to increase the debt.

I yield to my friend.

Mr. McCarthy. My question to the gentleman is: We have brought to the floor, twice, the repeal of IPAB. Am I understanding correctly that you voted to repeal that?

Mr. HOYER. I thought I said, and let me reiterate, I voted against repealing IPAB. I am for IPAB. I will say it again. I know it is politically very controversial. It is a tough thing to do, but it helps pay for what we buy. And the problem in this House and the problem that we just did on the tax bill is we are not paying for what we buy. It is not spend-spend or tax-tax. We do not pay for what we buy. It is easy to buy and it is hard to pay. Here we are with another example.

I yield to my friend.

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

Let me repeat what happened on this floor in history.

Twice, this bill has come to the floor. Neither time—the repealing of IPAB—has it been offset. And do you know why? Forty-three Members on your side of the aisle joined with us. So it was the will of this House, a majority.

But if your argument is why we cannot fund children’s health, why we cannot say that millionaires winning a lottery have to stay on Medicaid, if that is the defense from the other side of the aisle why they walk away from the table, I am ashamed. We are better than that, and this House is better than that.

Mr. HOYER. Did I hear correctly that you told me each time—and I tell the gentleman, I know it is not you, but there are other people on your side of the aisle who won’t even release their Members from committee.

I know your members on the Energy and Commerce Committee did not want to vote “no” on that amendment. They don’t want to defend those millionaires for being on Medicaid and taking away from the disabled and children. I know, in your heart, you don’t want to sit back and make CHIP have problems for States, that maybe 1130
Minnesota and Colorado can’t increase enrollment, that they have to freeze it today.

We are better than this. If twice it has come to the floor without an offset, and it is the majority of the House that voted for it and it is 43 of your members doing it, I think we should move on now. Let’s get back to the table. Let’s solve this problem.

Mr. HOYER. I appreciate the gentleman’s remarks and I appreciate the premise for which he stood. I look forward to having the Dream Act brought to the floor, which a majority of Members are for on this floor and will vote for. I believe my friend knows that to be the case, and I hope we would bring it to the floor.

Let me go to this, if I can. The majority leader did not mention whether Alexander-Murray was going to be on the floor next week. Obviously, as the gentleman knows, there is an extraordinary disruption of the marketplace in the healthcare insurance field. Alexander-Murray, at the request of President Trump, was an effort by Senator Alexander, a Republican from Tennessee, a former Secretary of Education, and a former Governor of Tennessee, to the President’s request and, as the gentleman has just noted, working in a bipartisan fashion to come to an agreement to stabilize markets to ensure that people are going to have healthcare and particularly to ensure that the poorest among us can afford their healthcare. Alexander-Murray is bipartisan and has over 60 Senators supporting it.

Do you believe that that will be brought to the floor at any time in the near future?

Mr. MCCARTHY. I thank the gentleman for the question, but, as the gentleman knows, for a bill to come to the floor here, it first has to get out of the Senate. The Senate has not voted on this bill.

I know the gentleman quotes a certain number, but I would wait to see how many votes there are for the bill to see where it goes.

As the gentleman knows, this House has passed a bill that repealed ObamaCare, reformed it, got us a new bill, but made those payments as it went forward. So there is a bill sitting in the Senate that they can take up and solve this problem at the same time.

Mr. HOYER. Mr. Speaker, the gentleman, my friend, the majority leader, with whom I work in a constructive way on many, many items mentioned earlier about how children may lose their health insurance or some of our less well-off citizens who rely on Community Health Centers will lose access, and that, therefore, we need to get this bill done soon.

Millions, I suggest to the majority leader, Mr. Speaker, will be adversely affected if we don’t pass a bill stabilizing it.

Yes, I understand you introduced a bill to repeal. You control the House, the Senate, and the Presidency. We are now 10 months into the year. That bill hasn’t passed.

So what we implore, Mr. Speaker, the administration and the majority party to do is not to do indirectly, that is, destroy access to affordable, quality healthcare for millions of Americans, that which they cannot do directly, and they haven’t done it directly.

So I would hope that we could bring at least a bipartisan bill, in light of the failure to pass a partisan bill, which has, I am told, 60 Senators who have indicated they support it, maybe more.

I would hope when it comes from the Senate, if Senator McConnell will put it on the floor, that we will consider it forthwith, because the instability that grips the system now is hurting millions, costing them millions, perhaps billions. So I hope that would be a priority item for us, along with the bill that we call the Dream Act.

We need to redeem the dream, Mr. Speaker, and continue a policy which the Speaker has indicated he thought was erroneously repealed by the President of the United States, which I think many Republicans with whom I have talked to think is a policy that ought to be pursued. I hope we can bring that to the floor as soon as possible, and certainly before Thanksgiving.

Mr. Speaker, unless the majority leader has anything further to say, I yield back the balance of my time.

HOUR OF MEETING ON TORMORROW. AND ADJOURNMENT FROM FRIDAY, OCTOBER 27, 2017, TO TUESDAY, OCTOBER 31, 2017

Mr. MCCARTHY. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 10 a.m. tomorrow, and further, when the House adjourns on that day, it adjourn to meet on Tuesday, October 31, 2017, when it shall convene at noon for morning-hour debate and 2 p.m. for legislative business.

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

There was no objection.

75TH ANNIVERSARY OF INDIAN ROCK DAM

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

Mr. PERRY. Mr. Speaker, today I rise to honor the 75th anniversary of Indian Rock Dam in York County, Pennsylvania. Indian Rock Dam was completed by the U.S. Army Corps of Engineers in 1942 as part of an unprecedented boom of water resource infrastructure construction across America that stemmed from the Flood Control Act of 1936. It is an earth and rock structure measuring 1,000 feet long, rising 83 feet above the streambed that dams up to 9.1 billion gallons of water that otherwise would inundate downstream communities.

While impossible to prevent all floods, we can limit the damage and risk. Since Indian Rock Dam was completed in 1942, it has prevented more than $55 million in potential flood damage to our community of York, Pennsylvania.

Managed by the Corps’ Baltimore District, Indian Rock Dam is one of the 13 Corps dam projects in the Susquehanna River watershed.

For 75 years, Indian Rock Dam has been a silent protector for our citizens. For that and its continued benefit of reducing risks to Americans downstream, I am proud to recognize the 75th anniversary of Indian Rock Dam.

HONORING SERGEANT BRYAN BLACK

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

Mr. HECK. Mr. Speaker, Bryan Black was the kid in Puyallup, Washington, with boundless potential, always striving to do more. He excelled in the classroom and, get this, both on the wrestling mat and at State chess tournaments. Go figure.

When he grew up, he took his potential to the United States Army, where Staff Sergeant Bryan Black conquered Ranger School and Special Forces Selection.

Sergeant Black was not just a warrior and a protector, he was a healer. As a Green Beret in the elite 3rd Group, he served as a medic, always encouraging and caring for those around him.

On October 4, Sergeant Black was killed in Niger.

Our hearts ache for his wife, Michelle; for his sons, Ezekiel and Isaac; and for his parents, Hank and Karen. Their son, husband, father, friend, and patriot will be remembered.

Precious few among us dedicate our God-given ability to protection of our country, but as Sergeant Black’s father, Hank, so eloquently said: Some people could, would, should. Others do. Bryan did.
Mr. Speaker, serving one’s country is a noble and selfless act. These men and women have answered the call of duty, and today we honor their dedication, service, and courage.

In 2016, there were nearly 1.3 million Active and Reserve military personnel. Nearly 200,000 of those Active Duty members are deployed overseas. From Japan to Germany, and from South Korea to Afghanistan, our American men and women serve with distinction.

In the Commonwealth of Pennsylvania, nearly 30 airmen from the 193rd Special Operations Wing are scheduled to return home this week following an overseas deployment in support of Operation Inherent Resolve.

Mr. Speaker, I would like all of our deployed troops to know that we are proud of their efforts and are grateful for their service.

THE BUDGET AND TAX REFORM

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

Mr. SCHNEIDER. Mr. Speaker, just a month after the U.S. national debt surpassed $20 trillion for the very first time, today this House passed an irresponsible budget that will add a shocking additional $1.5 trillion to that sum.

This additional debt threatens our future prosperity and constricts our ability to respond to the challenges we face today.

The cynical purpose of today’s budget is to pave the way so partisan tax reform can be fast tracked through the Senate, but financing tax cuts that overwhelmingly benefit those at the very top by ballooning our Nation’s budget deficits is exactly the wrong approach.

We all agree our Tax Code is broken and needs reform, but true tax reform needs to be fiscally responsible.

Rather than crafting plans behind closed doors, I urge my colleagues to reach across the aisle. Together, we can pursue reform of our Tax Code that focuses on the middle class, promotes entrepreneurship, job creation, and private investment, and supports public investment in our infrastructure.

Let’s bring this tax reform debate into the open and get this done for the American people.

BREAST CANCER AWARENESS MONTH

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

Mr. NEWHOUSE. Mr. Speaker, I rise today to recognize October as Breast Cancer Awareness Month, as well as all of the men, women, and families that have been affected by this devastating disease.

Breast cancer is the most commonly diagnosed cancer in women. Research, early diagnosis, and modern treatments are raising survival rates, but it remains the second leading cause of cancer mortality for women.

During the month of October, we reflect on the lives lost and the families affected by this cancer, including my own family and my own beautiful wife, Carol, who we just lost this last spring, but we also bring light to the actions that we can take to fight against it.

I encourage all women to talk to your doctor about breast cancer screenings for early detection.

I admire the unmatched courage of the survivors and those currently suffering from this disease.

DOMESTIC VIOLENCE AWARENESS MONTH

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

Mr. PANETTA. Mr. Speaker, it is the 30th anniversary of Domestic Violence Awareness Month.

Domestic violence is a crime that impacts everyone, regardless of class, and sex.

In my home State, 33 percent of California women and 28 percent of California men will experience domestic violence. Nevertheless, since this month was recognized for the first time in 1987, much progress has been made.

I began my professional career as a prosecutor back in 1996, and I can tell you, back then it was tough to get a jury to understand and even listen to the circumstances behind domestic violence, and it was tough to convince jurors that domestic violence is not a private issue that should be kept in the bedroom, but instead, it is a righteous issue that needed to be brought out in our courtrooms.

Fortunately, there were police officers to make arrests, there were prosecutors to try the cases, and there were advocates to give the victims the confidence they need to come forward.

So this month, we need to emphasize to those who support domestic violence victims, we vow to hold abusers accountable, and we strive to create and to update legislation that not only protects, but empowers victims of domestic violence so that they can embrace living their lives.

LOCK HIM UP

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

Mr. POE of Texas. Mr. Speaker, when Derrick Harper stood in front of a Pittsburgh judge a few months ago, it was clear the defendant was a special kind of evil person.

For years, Harper and his crew of deviants ran the city’s most brutal and ruthless sex trafficking ring. The traffickers lined their pockets by forcing young women to have sex with countless men every day. Any woman who attempted to escape their custody was tortured and gang raped.

To degrade and dehumanize them, Harper shaved the women’s heads with butcher knives and branded them with hot irons.

Harper was the ring leader of this massive trafficking organization, but it wasn’t until four of his young victims bravely escaped and testified against him that justice was served.

His attempts to rob these women of their dignity had failed, and his reign of terror was finally over. Seeing the true depravity, the judge sentenced the defendant to 289 years in the penitentiary.

As a former judge, I applaud this judge. Criminals need to be locked up, not victims. America must track down and prosecute these slave traders and rescue the victims from this scourge.

And that is just the way it is.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Byrd, one of its clerks, announced that the Senate has passed without amendment a bill of the House of the following title:

H.R. 1329. An ACT to increase, effective as of December 1, 2017, the rates of compensation for veterans with service-connected disabilities and the rates and indemnity compensation for the survivors of certain disabled veterans, and for other purposes.

THE HURRICANE AND OPIOID CRISIS

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

Ms. JACKSON LEE. Mr. Speaker, first of all, I want to urgently have set up an appeal process on an expedited basis for my constituents and those across the disaster-impacted areas of a FEMA denial appeal system. Thousands of my constituents have been denied FEMA assistance.

Pictures just came to my phone last evening, and I am urging the FEMA Director and all who are advising the President, we are not a 10. We are in desperate need of help. People do not have their lives restored.

I also want to make mention of the fact that today there will be some statement made on this horrific opioid crisis, which we as Members of Congress have been dealing with for over a year. We understand that this may be called a public health service emergency versus a catastrophic emergency, using the Public Service Act or the Stafford Act. The Stafford Act funds are almost completely diminished because of wildfires and hurricanes.

Drug casualties of opioid abuse are 142 per day, which is like an airplane crash every single day. With this amazing and unbelievable budget that has been passed, the Halloween budget of 2017, there will be trillions of dollars cut away from the budget. It is imperative that the President call this an emergency and begin to use emergency funds to deal with the opioid crisis.
The only thing you can say today, Mr. Trump, is that you are committed to an emergency both for Hurricane disasters and others, but as well as the opioid crisis.

Mr. Speaker, I include in the RECORD my letter to the President:

Mr. President, thank you for the invitation for Members of Congress to attend the unveiling of your emergency declaration on combatting the opioid epidemic.

This is indeed an epidemic that I agree must be addressed immediately. This problem has claimed thousands of lives throughout our country, including my state of Texas and my home district of Houston.

It is imperative that we act. It is equally imperative that we act responsibly and intelligently.

We cannot merely make promises on which the American people are waiting for us to deliver, if we know that those promises will not come right away.

We must have a clear goal and long-term commitment to truly combating this devastating problem in the opioid crisis.

Mr. President, where will this money come from, as this is a very costly endeavor?

New funding streams would be required, and thus, making such a declaration without forethought relative to significant funding will prove to be a lethal assumption.

There must be a strategy which we can realistically and effectively execute without causing harm to equally important and urgent areas.

Despite your previous promise to address the opioid crisis, at a Commission meeting last week, no real solution was developed.

Instead, the Commission suggested that funding be taken out of the Public Health Service Act or the Stafford Act, both of which are problematic.

First, I believe the nation’s public health emergency fund is empty.

Second, the Stafford Act funds disaster relief for hurricanes and wildfires, which are under the jurisdiction of FEMA.

As a Member of Congress that recently watched the fatal devastation inflicted upon my city of Houston, I can tell you firsthand, that we are still trying to wrap our minds around the catastrophic loss and how to now rebuild.

America has experienced mass casualties due to recent hurricanes that occurred within the span of a month period, with approximate death tolls of 82 in Texas and Louisiana, 72 in Florida, 51 in Puerto Rico and countless disruptions and damages.

The loss of lives, businesses and properties is astronomical as we continue to assess the damage in TX, FL, VI and P.R.

Therefore, I must caution the administration, to responsibly bear these facts in mind, as it attempts to combat the opioid epidemic, which is undoubtedly a very important issue.

THE 71ST RESCUE SQUADRON IS RECOGNIZED FOR ITS RESCUE EFFORTS

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

Mr. CARTER of Georgia. Mr. Speaker, I rise today to recognize the 71st Rescue Squadron of the United States Air Force, which is stationed at Moody Air Force Base in the first District of Georgia. They responded as part of the 23rd Wing effort by mobilizing their personnel and equipment in order to help the victims of Hurricane Harvey in Texas.

The 71st Rescue Squadron successfully evacuated 308 flood victims and 38 family pets. They repositioned 15 rescue crafts and teams to access difficult areas, saving 1,100 lives.

In addition, they removed 83 tons of cargo and delivered 23,000 gallons of fuel, which was used to conduct helicopter search and rescues.

Because of their dedication to this country, this group received the That Others May Live Squadron of the Year Award for the Air Force.

Thank you, 71st Rescue Squadron, for your extensive efforts to help the citizens of this country.

AHANNA AHLERS WAS THE "COOL" MOM

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

Mr. KIHUEN. Mr. Speaker, as I mentioned a couple of weeks ago, I plan to speak on this floor about each victim who lost their life during the terrible shooting on October 1 in Las Vegas. My goal is to honor their lives and to ensure that they will never be forgotten.

Today I rise to remember Hannah Ahlers, a loving wife, mother, daughter, sister, and friend, whose life was taken far too soon.

Hannah lived in Beaumont, California, and had traveled to Las Vegas with her husband, Brian, and three other couples to attend the Route 91 Harvest music festival.

Friends and family have described Hannah as a beautiful person inside and out, who was full of life and always went out of her way to help her friends and family.

Her commitment to her friends, family, and community was felt by everyone. She could light up the room at any moment she walked in. Her father in-law described her as a young Mary Tyler Moore.

She was also an amazing and devoted mother to her three children, Briannah, Brice, and Hailey. Her kids’ friends thought she was the cool mom, and they loved being around her. She lived her life to the fullest, and enjoyed both the simple pleasures and outdoor thrills, like the skydiving community she was a part of.

I would like to extend my deepest condolences to Hannah’s friends and family. Please know that the city of Las Vegas in Nevada and the whole country grieve with you. This is a tragedy that should have never happened.

OFFICER CRAIG LEHNER LIVED A LIFE OF HEROISM

(Mr. COLLINS of New York asked and was given permission to address the House for 1 minute.)

Mr. COLLINS of New York. Mr. Speaker, I rise today to honor Officer Craig Lehner, a Buffalo police officer who lived a life of heroism and who tragically died during a recent training exercise on the Niagara River.

Officer Lehner was a 9-year veteran of the Buffalo Police Department, serving on the underwater recovery team, and also serving as a K-9 officer. His partner, a 4-year-old German Shepherd named Shield, served alongside him.

Officer Lehner served our country for 16 years as an Army National Guard military police officer. Having served in Iraq and Guantanamo Bay, he was a well-decorated staff sergeant, awarded more than a dozen medals for his bravery and military achievements.

Officer Lehner made the ultimate sacrifice, and we will be forever grateful for his service. He will be remembered for his bravery and keeping Americans safe both abroad and in western New York.

I offer condolences to his mother, Kathleen, and all of his surviving family during this very difficult time.

HONORING BERTHA WATSON HENRY

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

Mr. DEUTCH. Mr. Speaker, I rise today to recognize the hard work and esteemed career of Broward County Administrator Bertha Watson Henry.

This week, Bertha is being honored at the International City and County Management Association’s annual conference in San Antonio as the recipient of the Mark E. Keane Memorial Award for Excellence. I could not think of a more deserving recipient for this prestigious award.

Under Henry’s leadership, Broward County successfully navigated the 2008 recession with stable finances and a strong recovery. She has helped Broward maintain a triple A bond rating since 2014, something only three other Florida counties have accomplished.

She has led construction of a new 714,000-square-foot county courthouse, a 40,000-square-foot animal adoption center, and she renegotiated financial agreements to protect Broward’s interest in the fourth largest National Hockey League venue in the U.S.

Administrator Henry’s recognition at ICMA is also historic, as Bertha is the first-ever African-American woman to receive the Keane Award for Excellence. Most importantly, this achievement is a reflection of Bertha’s commitment to her neighbors, the 1.9 million Floridians who called Broward County home.
As she continues to steer Broward County's 60 agencies and a budget of nearly $5 billion, Bertha Henry deserves this award because of the way she has made Broward County a better place to live, to work, to play, and to visit.

Bertha, thank you for your outstanding service, and congratulations on the well-deserved honor.

HERKIMER CENTRAL SCHOOL DISTRICT SUPERINTENDENT ROBERT MILLER TURNS AROUND GRADUATION RATES

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

Ms. TENNEY. Mr. Speaker, I rise today to recognize Robert Miller, superintendent of the Herkimer Central School District.

When Robert Miller became superintendent of the Herkimer Central School District in 2013, he was facing a problem that many superintendents across this country are facing: a low and decreasing graduation rate.

However, all of that changed 4 years since Mr. Miller began in his new role. Herkimer has seen a drastic turnaround. The graduation rate has increased 11 percent, from 69 to 80 percent.

However, in 2006, Herkimer's graduation rates were at 87 percent. Mr. Miller has made it his mission to ensure that Herkimer Central School District reaches that number again.

Mr. Miller noted that it was the dedication of both teachers and administrators that led to the significant increase. Their ability and willingness to intervene with students at risk has helped these students successfully move to the next stage of their lives with the skills they need to contribute positively to our community.

Thank you to Superintendent Miller and the dedicated staff at Herkimer Central School District for your tremendous work and commitment to our next generation of leaders. I know your effort will continue inspiring our students for years to come.

BOY SCOUT TROOP 728 CELEBRATES 70 YEARS

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

Mr. ESPAILLAT. Mr. Speaker, I am honored to rise today to celebrate the 70th anniversary of Boy Scout Troop 728.

This troop's longstanding commitment to instilling positive social values and building self-esteem and self-reliance in young men has provided a great benefit to our community.

Opened in 1947, Troop 728 has produced a tradition of excellence. It has been led by many dedicated Scoutmasters over its 70-year history, each of whom has contributed to the legacy of the troop. These passionate, active leaders allow the memories of past leaders to continue to flourish in the troop's culture today.

Traditions of Troop 728 include Scout breakfasts, hiking, camping trips, and summer camp. Additionally, Scoutmasters instill leadership skills in troop members and developing leaders for the 21st century.

Troop 728 has produced over 30 Eagle Scouts, the most prestigious award that any young man can earn in Scouting. This dedication of their commitment to their long legacy of service throughout the community.

On this special anniversary, I would like to congratulate the leaders and members of Troop 728 for all of their successes.

HALLE THOMPSON LIVES AMONGST THE HEAVENLY HOST

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

Mr. HIGGINS of Louisiana. Mr. Speaker, the image beside me is of a young lady named Halle Thompson, who was tragically killed in a car crash in my district. I penned this letter to her parents:

"Dear Mr. and Mrs. Thompson,

"Ryan, Janna, my own heart is rended as I pen this letter of encouragement and condolence.

"Your beautiful daughter Halle is, no doubt, in the presence of our beloved lady and our loving, forgiving Savior. You are each, no doubt, surrounded by the angels of Christ, as you endeavor each day to endure the grief of your loss, even as you present a strong and determined front to honor the life and spirit of your daughter.

"I have personal insight relative to your pain, having lost my own first-born, my beautiful Daniela, long ago on the 10th day of November 1990.

"I wish to compassionately convey it has come onto my heart that your Halle is present at this moment with Daniela and looking upon you both with adoration as you prayerfully honor and respect our Lord's mysterious will.

"Please know that my prayers are with you and that my own quiet service to America and our fellow man is dedicated this day to the beautiful Halle, angelic now, as she lives amongst the Heavenly Host.

"Respectfully, I remain, your humble servant.
"

NATIONAL FOREST PRODUCTS WEEK

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

Mr. SCHRADER. Mr. Speaker, as co-chair of the House Paper and Packaging Caucus, I rise today to recognize the 57th anniversary of National Forest Products Week.

As an Oregonian, this week takes on special significance for me and my constituents. Oregon is home to over 174 wood products, paper, and packaging manufacturing facilities that make nearly $11 billion in products annually and contribute over $2 billion to the State and local economies through wages and compensation.

I would like to recognize and thank the nearly 38,000 hardworking men and women employed by the forest products industry in my State. Your contributions to our State and your local communities are greatly appreciated.

In this country, we are fortunate to have the renewable natural resources and domestic manufacturing to be able to provide Americans with the paper or packaging tissue and wood products that are central to modern life and the modern economy.

I want to thank and congratulate the people and employees in the forest products industry for the valuable role they play in the economy not only in my State and district, but to rural communities across this country.

COUNTRY BEFORE PARTY AND PATRIOTISM BEFORE POLITICS

The SPEAKER pro tempore (Mr. GAETZ). Under the Speaker's authority, the gentleman from Arizona (Mr. GALLEGO) is recognized for 60 minutes as the designee of the minority leader.
Mr. GALLEG0. Mr. Speaker, this year marks the 60th anniversary of the publication of “Profiles in Courage.” John F. Kennedy’s famous volume tells the stories of eight American leaders who put country before party and patriotism before politics, men for whom personal popularity or power was more important than personal integrity or character.

Unfortunately, the kind of political and moral courage that is described in Kennedy’s book is tragically short supply within the modern Republican Party.

Faced by a President intent on undermining the values and norms that sustain our democracy, frighteningly few Republicans have been willing to do more than wring their hands and roll their eyes. While Senator CORCKER and Senator FLAKE have been boldly denouncing Donald Trump, they are exceptions to a well-established rule.

Indeed, when a new “Profiles in Courage” is written for the 21st century, we can count on no one from the current House Republican leadership being featured in its pages.

When questioned about Trump’s attacks on women, minorities, the disabled, and Gold Star families, Speaker RYAN has played the blameless one.

When called upon to condemn Trump’s outrageous embrace of the White nationalists, Speaker RYAN has deferred and deflected.

When asked to defend Trump’s reckless and abusive behavior, Speaker RYAN has dismissed it as “unprintable.”

Mr. Speaker, PAUL RYAN and the GOP leadership are the very people who are doing that excusing. They are normalizing and condoning actions that should shock us as Americans and shame us as a body.

But don’t take my word for it, Mr. Speaker. With the help of my good friend, Congressman LIEU of California, we will now read for you, in chronological order, Speaker RYAN’s responses to Donald Trump’s most outrageous and abusive behavior.

Congressman LIEU, let’s get started.

Mr. TED LIEU of California. Mr. Speaker, before we do, let me just first say that today is Thursday. That means it’s time to ask: Why do Ivanka Trump and Jared Kushner still have their security clearances?

But I digress. We are now going to read into the CONGRESSIONAL RECORD outrageous and stupid things the President of the United States has said or said, and the Speaker/Representative GALLEG0 is going to give you Speaker RYAN’s response. So I am going to start.

On May 11, Donald Trump fired FBI Director James Comey, and this is what Donald Trump said:

“Regardless of recommendation. I was going to fire Comey, knowing there was no good time to do it. And, in fact, when I decided to do just do it, I said to myself, ‘You know, this Russia thing with Trump and Russia is a made-up story.’”

Mr. GALLEG0. Speaker RYAN’s response: Trump “acted and that’s what a President should do.”

Mr. TED LIEU of California. On May 16, it was revealed that Donald Trump asked Director Comey to drop an investigation into General Flynn’s collusion with the Russians before he was fired. Donald Trump said to Comey: Flynn “is a good guy. I hope you can let this go.”

Mr. GALLEG0. The Speaker’s response: Trump’s “new to government, and so he probably wasn’t steeped in the long-running protocols that establish the relationships between DOJ, FBI, and the White Houses. He’s just new to this.”

Mr. TED LIEU of California. On May 22, Donald Trump confirmed he leaked classified information to Russian officials at a meeting in the Oval Office.

Mr. GALLEG0. Mr. RYAN’s response from RYAN’s office is, “The Speaker hopes for a full explanation of the facts from the administration.”

Mr. TED LIEU of California. On July 17, Donald Trump defended his son, Don Jr., for holding a highly inappropriate and likely illegal meeting with agents of the Russian Government.

Donald Trump said: “Most politicians would have gone to a meeting like the one Don Jr., attended in order to get info on an opponent. That’s politics!”

Mr. GALLEG0. Speaker RYAN was then asked whether he would have taken a meeting with a Russian official who offered opposition research on a political opponent. His evasive answer, of course, is: “I am not going into hypotheticals.”

Mr. TED LIEU of California. On July 26, Trump announced a ban on transgender Americans serving our Nation in uniform.

Let me just digress for a moment. Representative GALLEG0 is a combat veteran. I served on Active Duty. We know that to have our strong, all-volunteer military, the best in the world, we need to recruit the best and the brightest. To discriminate against an entire class of people is not only wrong, it is harming our military readiness.

This is what Donald Trump said: Our military “cannot be burdened with the tremendous medical costs and disruption that transgender in the military would entail.”

Mr. GALLEG0. And to respond, and I will riff a little, the cost is minimal in terms of the medical costs. It is just an excuse for the President to be homophobic.

But Speaker RYAN’s condemnation of this, or renouncement, did not exist. He responded by pleading for more time, and said: “The DOD is reviewing this with the White House. I want to see what it is that they actually produce.”

And, of course, that is another non-answer.

Mr. TED LIEU of California. And we are still waiting.

On August 8, Donald Trump reacted to escalating tensions with North Korea by irresponsibly threatening military action.

Trump said: “North Korea best not make any more threats to the United States. They will be met with fire and fury like the world has never seen.”

Mr. GALLEG0. Speaker RYAN’s response, in regard to a potential nuclear war: “I think the President, in my own view of it, he likes the unpredictability side of this.”

That is right. Speaker RYAN thinks our Commander-in-Chief enjoys the unpredictability of bringing the world to the brink of a nuclear war.

Mr. TED LIEU of California. On August 16, Donald Trump repeatedly refused to condemn a White supremacist rally in Virginia. Trump said: “I think there is blame on both sides. But you also had people that were very fine people, on both sides.”

Mr. GALLEG0. Speaker RYAN’s response: “I do believe that he messed up in his comments on Tuesday . . . he has since then cleared that up.”

But Trump never clears up anything. He certainly did not in this case.

Mr. TED LIEU of California. On September 5, Trump announced his intention to terminate the DACA program, a move that will expose 800,000 undocumented young people, Americans in every respect except on paper, to deportation from the United States.

Mr. GALLEG0. Before that decision was made, RYAN had said: “Actually, I don’t think he should do that.”

However, after the announcement was made, RYAN pulled an embarrassing U-turn so fast it would cause whiplash, saying: “President Obama was wrong to do it in the first place. . . . So President Trump was right in his decision. He made the right call.”

Shameless.

Mr. TED LIEU of California. On October 3, with millions in Puerto Rico without electricity or basic necessities, Donald Trump congratulated the people of the island on not losing hundreds of lives like in “a real catastrophe” like Hurricane Katrina.

Despite massive flooding and overwhelming devastation, Trump called his administration’s response “unbelievable” and “incredible.”

He attacked the mayor of San Juan and other local leaders who had pleaded with his administration for additional resources.

Mr. GALLEG0. While Trump congratulated the brave people of Puerto Rico, claiming they are “throwing our budget out of whack.”

And I would just also note that Trump was kind enough to dedicate a golf trophy cup to Puerto Rico.

Mr. GALLEG0. Speaker RYAN’s response: President Trump “has tremendous compassion.”
You can see the compassion. "He is flying to these emergencies as soon as he can . . . it shows me that the people who are suffering from these tragedies are in his mind, front and center."

I am pretty sure the millions in Puerto Rico who still lack electricity and running water do not feel that way. They don’t feel that way about Trump, and they don’t feel that he has any compassion for them. And they define him as not “front and center” for this President or his incompetent administration.

Mr. TED LIEU of California. Finally, beginning October 17, President Trump repeatedly attacked one of our colleagues, Congresswoman Wilson from Florida, and he essentially said that a Gold Star widow was lying.

Mr. GALLEGEO. So what was Speaker RYAN’s response? Actually, we are still waiting to hear from him. He hasn’t commented or issued a statement. When Trump demeans a grieving widow whose husband has made the ultimate sacrifice for our Nation, Speaker RYAN says nothing.

When Trump demeans a grieving widow whose husband has made the ultimate sacrifice for our Nation, Speaker RYAN says silent. Frankly, it is embarrassing.

Congressman LIEU, what do you think these responses from Speaker RYAN say about the House Republican leadership and the state of the Republican Party?

Mr. TED LIEU of California. Mr. Speaker, I thank Representative GALLEGEO. There are really only two choices here. Either all of us in Congress can follow the leadership of Republican Senators John McCain, Bob Corker, and Jeff Flake and tell the truth, or we can be complicit.

Senator Jeff FLAKE is unwilling to be complicit. We are unwilling to be complicit.

And keep in mind, when Senator Bob Corker, who is not a flamethrower, he is the chair of the Senate Foreign Relations Committee, and he comes out and says that he is concerned that the President of the United States could lead us to world war III, Americans need to listen.

So we call on Speaker RYAN to not be complicit and enable the reckless and dangerous behavior of our President, and that he have the courage to stand up against the truth and tell the whole truth, make sure that our President does not take our country off the rails.

Mr. GALLEGEO. Our Founding Fathers knew that there was danger in putting so much power in one person. They knew that giving too much power to one person, an irresponsible and immature leader, could use that to both effect democracy or enrich themselves.

There is a reason why we have what we call the checks and balances. But one of those checks needs to be the U.S. House of Representatives. Under that, the person who is in charge of the U.S. House of Representatives is Speaker RYAN. He is not providing that check. He is only helping this administration carry on with their abuse and with the destruction of what we understand are the norms of this democracy. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. Members are reminded to refrain from engaging in personalities toward the President.

Members are also reminded to formally yield and reclaim time when under recognition.

ISSUES OF THE WEEK

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

Mr. GOMHER. Mr. Speaker, it is interesting, when I am watching the news or looking at a newspaper, I can see what kind of pictures are there in the news story, and having been at press conferences where print media that is under a lot of heat come up, the photographer from such media source will come up and get right in front and then start taking pictures and have their camera on nonstop, just click, click, click, second after second. So you know they have got 100, 200 pictures.

It is easy to know what they are doing. They are taking as many pictures as fast as they can. And you know that they are going to go through and they are going to take the picture in which your mouth is in the most contorted position, or where it looks like you are saying a word that would be inappropriate for an elected official to say. You know that is the picture they are going to go through, trying to make you look as stupid as possible before you ever read the article.

For some of us, it is not difficult to make us look stupid. We can’t help our looks. But you just know before you ever read the article, when you look at the picture, whether it is going to be a fair and objective article, or whether it is going to be totally skewed and totally subjective.

I notice that, too, sometimes when friends across the aisle come with blown-up pictures. I can look at the pictures and tell whether it is going to be a fair and objective dissertation I am going to hear from my fellow Representatives across the aisle. But it is true of Republicans as well. I just don’t see those type of skewed pictures very often at all, if at all, from the Republicans. But, anyway, it seems to be a good rule of thumb. You look at the pictures and you can tell whether it is going to be fair or it is going to be a total hit piece.

I have been very interested, though, to watch during the course of this last 9, 10 months as we come through 2017, the story nonstop from Representative GALLAGHER. So what was Speaker RYAN say about the House Republican management?

There are really only two choices here. Either all of us in Congress can follow the leadership of Republican Senators John McCain, Bob Corker, and Jeff Flake and tell the truth, or we can be complicit.

They knew that giving too much power to one person, an irresponsible and immature leader, could use that to both effect democracy or enrich themselves. They knew that there was danger in putting so much power in one person. Others knew that there was danger in giving too much power to one person, an irresponsible and immature leader, could use that to both effect democracy or enrich themselves.

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Complicity.

WASHINGTON, D.C.—On October 26, the U.S. House of Representatives is in session. Under the Speaker’s announced policy of January 3, 2017, the gentleman from Texas (Mr. GOMHER) is recognized for 60 minutes as the designee of the majority leader.

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as people were plotting to kill Americans among those that he was trying to have meals with and be friendly with.

But I asked him the question: You keep saying that the Muslim community here in America is just like every other religious group. How is that true? How is that true? Can you give me an example of this outreach program with the Buddhists and the Confucians? Anyway, that was the basic question I asked. Of course, he was taken aback and he couldn’t explain because eventually we got the truth. There is no outreach program like that that the FBI had with any other religious group.

So it is kind of disingenuous, if not to say dishonest, to say that a group that requires special attention and coding is somehow exactly like every other group in America. No, they require special attention, at least that is what Robert Mueller thought.

I don’t think any religious group that believes in our Constitution and supports our Constitution requires any such special attention, as Robert Mueller was giving the outreach partner CAIR that has done so much damage to America and continues to undermine evidence of this arrest, and convict radical Islamists.

It is normally like clockwork. As soon as a radical Islamist has committed a terrorist act, it really is like clockwork. You can count on CAIR—CAIR—CAIR—we don’t allow that this actually helps people around the world, but CAIR—to be out there with the news conference saying: This guy was not one of us.

But at some point, I hope that people who are Muslims will quit listening to CAIR, because what did we hear from a much wiser individual, President el-Sisi in Egypt, who stood in a room with imams and told them: We have got to get our religion back away from the radicals, or they are going to destroy it.

That is a courageous man, and I don’t find that kind of courage among the people who have these press conferences to deflect instead of helping us find and capture the radical Islamists before they do many more. They are out there trying to make it appear that they are not really radical Islamists; that they are something else. No, they are radical Islamists. They clearly are.

I was kind of saddened that General Kelly ended up being the chief of staff for President Trump because I thought he was starting out to do a superb job as Secretary of Homeland Security.

It turns out, as some of us had warned, that during the Obama administration, this blather about countering violent extremism, CVE, that found its way into legislation that this body passed: Oh, let’s don’t call it “fighting radical Islamists.” Call it, “countering violent extremism.”

Well, some of us had figured out the game, and Michele Bachmann was one of those people. Yes, it is not countering violent extremism. It is fighting radical Islam. That is what President Trump is doing by occupying the Oval Office. He understood that ISIS was not just a JV team. They are people who are radical Islamists and they would love to kill as many Americans as possible. They didn’t need to have their groups denigrated. They needed to have their groups destroyed.

These were not people who were going to be rehabilitated. They were radical extremists that actually believe with all of their heart that they win a place in paradise by killing innocent people.

If you really want to go back to why there is an English translation copy of the Koran in the Library of Congress that was purchased, owned by Thomas Jefferson before the revolution, he negotiated with the radical Islamists, the Barbary pirates in North Africa. He was so well-educated, so well-read, he couldn’t understand why the Barbary pirates, who were radical Islamists, kept attacking American ships.

As he indicated, we are not a threat to you. We don’t even have a Navy to speak of. We are not your enemy. We don’t understand why you keep attacking American ships.

And he was told that, under their belief system, those Islamists believed they went to paradise if they died killing what we would consider innocent people and they consider people worthy of death; they would go to paradise.

Jefferson, as well-read as he was, he couldn’t believe that there was any religion anywhere in the world that believed you could go to Heaven or paradise if you are killed while you are killing innocent, unsuspecting people who are not military. They are not a threat to their Islam’s life, yet they thought they were going to go to paradise and have 70-some-odd virgins or so waiting for them. He couldn’t believe it. So that is when he got his own copy of the Koran, because he just couldn’t believe there was a religion that believed you could go to paradise if you are killing innocent people.

Hopefully that will set the record straight with some folks who thought Jefferson should have called Thomas Jefferson was. Actually, he was quite open-minded. Some have tried to denigrate him because he had slaves. The man made plenty of mistakes, and one of them was an egregious wrong he did upon John Adams.

They had been friends for years. It was Adams who asked him to do the first draft of the Declaration of Independence. Jefferson was wise enough people that, when he did the first draft of the Declaration of Independence, if you look at the different grievances that he set out as to why they should be independent from England, the longest paragraph of the grievance was about how King George allowed slavery to ever start in America.

At the time, Virginia had a law making it illegal to free slaves, so he was law-abiding. But he believed that one of the worst things that ever happened to America was King George’s allowing slavery to start and exist in this country and that it was going to cause massive problems that had been very difficult to cure. He was exactly right on all fronts.

There are some even claiming that George Washington should have his name removed from schools or public places when the fact is there would be no free America without George Washington having lived at the time he did. I believe with all my heart that George Washington was the man for such a time as that. There has never been a man in all of history who led a million-dollar military revolution, and then tendered his resignation, as we see down the Hall, his outreached hand. I think it is the most important scene in all of the Capitol. It is a massive mural. He is handing in his resignation. He is giving up that power.

He could have been king of America or an emperor. There were a couple of coups they tried to involve him in. He stopped them. Anybody else in the world we know from history would not have done what he did. He was reluctant to take any power, yet because of his humility and his focus on creating a free and independent land, we have a free and independent land.

Yes, he had slaves, but he was dealing with a Virginia where there was a law against freeing the slaves. But even so, he put in his will that his slaves would be free upon the death of his wife. Certainly, there are better ways to have done that. He was trying to do by the law.

We have such an incredible history with people like Washington. Some of us were attending an address by an author who had researched and done a biography on Benjamin Franklin, over at the Library of Congress, we were hearing. Someone asked him: Is there anybody you can think of in modern America who reminds you of Ben Franklin? He said: Actually, we have got many people who are witty, clever, and very inventive. Yes, Ben Franklin was an amazing man with incredible talent.

Of course, I am paraphrasing. But he said: It wasn’t like he was George Washington. There was only one of those, just one of those.

We had the director of The Society of the Cincinnati speak at the Library of Congress on one occasion. He was asked—since most biographers, the more they dig into the background of an individual, and he had studied Washington every year of his adult life, and he could tell me where he had less respect for Washington because of all of the details he discerned about Washington’s life.
He indicated that he could honestly say that, in addition to knowing more about Washington every year of his adult life, that he had more respect, admiration, and awe of George Washington with each passing year, with every new bit of information he learned. That is the kind of incredible history we have, the kind of selflessness.

People say, oh, yeah, but Washington, look at the big payoff he got. He didn’t take a salary, but, boy, did he take a lot of money after the Revolution.

Actually, he didn’t take a salary. He didn’t take a payoff. He was reimbursed some of his out-of-pocket expenses. He had been paying for spies to work for the country. He had paid so much out of his own pocket, and he was only seeking part of what had come out of pocket knowing that, if the Revolution failed, not only would he have been killed, but, obviously, his family would not have had all that money then.

So I think that kind of puts in perspective, when we start looking at people who are willing to sell off America’s national security for millions of dollars—well, you have to admire their appreciation for large amounts of money, but not at the price of selling our safety.

So, for all this year, I have been saying that Robert Mueller should never have accepted the role of special counsel because that James Comey was such a close and dear friend of his, and Comey was a witness central to this investigation. He could not be a fair arbiter, a fair investigator. If he had been properly morally inclined, he should have said: I can’t be the special counsel because I am too close—especially to Comey—to these people.

Comey, himself, testified that, before he testified up here at Congress, he talked to Mueller. There is a 2013 Washington blog that was a long, glowing piece on Comey that, in effect, if the world were burning down, the one person Comey would know would be right there with him would be Robert Mueller standing with him. These guys were so close. He looked at Mueller as a mentor. They were really tight.

The question in my mind, because of that tightness, since we know Comey leaked in order to, as he said, try to get a special counsel, that Mueller encouraged him to do that. Was Mueller behind this setup to get a special counsel so he could be appointed and start making massive amounts of money and hire all of these Republican-hating Democrats, contributors to Hillary Clinton, scour the town? Wow, what a great setup for a guy who obviously held grudges against some Republicans. This is somebody who should not have been appointed, even though he was appointed to be Director of the FBI by George W. Bush.

Obviously, George W. Bush was trying hard to pick the right people and taking other advice like his father’s mistake in appointing David Souter. Wow, what a disaster that appointment turned out to be. He turned out to be a wolf in sheep’s clothing, appearing to act as one thing when we saw his teeth as he went to the Supreme Court. Whatever ideas Edith Souter may have come under consideration, I have been told they were both sitting in the White House as President H.W. Bush tried to figure out which one to appoint. If he had appointed Edith Jones, history would have looked different, and we would not have either Justice Kagan or Justice Sotomayor because whom he appointed would never have resigned during President Obama’s Presidency. So those kinds of mistakes have long-reaching effects.

But President Bush appointed Mueller. And the more I find out, unlike the director of The Society of the Cincinnati finding out about Washington and growing in awe and admiration, the more I find out about Robert Mueller, the more concerned I am. The disclosures this week about what this man knew, what this man was involved in, and what he did—I thought he was accepting the special counsel because of some possible revenge motive: he had a dislike for some Republicans, loved the idea of doing what Patrick Fitzgerald did, who happened to be not just a friend of James Comey; he was the godfather of a Comey child.

Of course, we found out later that Comey recommended to Attorney General Ashcroft he should rescind himself so that he could appoint the godfather of his child, Patrick Fitzgerald, to be the special counsel. We found out this year, well, Comey leaked information—which may or may not have been a crime; it needs to be investigated—in order to get a special counsel appointed.

So he is using the same type of manipulative behavior as he did to get the godfather of his child appointed special counsel in order to get the one guy who would be with him through thick and thin, no matter how bad things got, Robert Mueller, get him appointed special counsel.

I had no idea that Robert Mueller had been involved and been Director of the FBI as they investigated Russia’s efforts to corner the market on uranium and to spend millions and millions of dollars to acquire United States uranium. He is Director of the FBI. They are investigating this.

Even knowing that, it appears that he and now-Deputy Attorney General Rosenstein actually covered up their investigation so that people would not get upset with Secretary Hillary Clinton for being an approver of the deal of selling America’s uranium to an enemy of the United States.

According to all the Democrats, for all this year, Russia, Russia, Russia is this big horrible enemy, and how dare anybody do business with them. It turns out that, actually, they were the ones who were involved in this terribly sordid business of selling our national security to the Russians.

The FBI had investigated. They had all of this information, and they even had an FBI informant, as Mueller knew as Director of the FBI. The informant had been working with the Russians. It was an undercover operation, perhaps the most important one the FBI had going on at that time.

They did have the operation going on under Director Mueller of creating a fictitious case against Senator Ted Stevens, Republican from Alaska, in which they created evidence. They concocted to hide evidence that completely didn’t just exonerate Ted Stevens; it showed that he was law abiding. They hid that evidence, and they manufactured a case that would cost him his Senate seat.

The loss of his Senate seat ended up putting him on a small plane that crashed, and he lost his life. As far as I know, there were no ties of the plane crash to Mueller, but Mueller was the FBI Director.

Thank God that there was an FBI agent involved in that investigation and that, after Ted Stevens was convicted, he couldn’t stand it. His conscience would not allow him to sit quietly by after the FBI and the U.S. Attorney—buts this FBI lead agent, under Director Mueller as Director, just fabricated a case.

It turns out not only did Ted Stevens not accept hundreds of thousands of dollars of improvements to his home without paying for them, he paid more, hundreds of thousands more, than the improvements were worth. Apparently, there was even evidence that they covered up where the contractor is saying: Look, Ted, you are paying more than we are charging you.

Stevens would say: Look, I am constantly being watched. People don’t like my political positions, so I have got to be so far above and beyond ethical and moral that I have got to pay more. Just accept the checks for overpayment.

The guy is overpaying, and yet they came after him knowing that this was an innocent man. They prosecuted him and convicted him.

So after the whistleblower FBI agent comes forward under Director Mueller’s leadership, what happened? The informant was ordered to be kept from investigating any criminal cases, which meant he had no job at the FBI. He went ahead and did as he was being pushed to do.

He went ahead and resigned. Thank God for a man with a conscience like that at the FBI.

His affidavit made clear that the lead agent had manufactured evidence and hid evidence from the defense counsel, because they had come in with warrants and taken everything: computer drives, thumb drives, documentary evidence to hide evidence that completely didn’t just exonerate Ted Stevens; it showed that he was law abiding. They hid that evidence, and they manufactured a case that would cost him his Senate seat.
I know FBI agents who are the most honest people I have ever met. We have thousands of them in this country. Thank God for them.

But what happened under Director Mueller's leadership?

Well, the whistleblower that exposed the fraudulent misconduct gets run out of the FBI, under Director Mueller.

And what happened to the one who fabricated the evidence, fabricated the case, hid evidence that showed Ted Stevens' innocence?

When Mueller is Director, that FBI agent continued to get accolades and be moved on to investigate some of the most important cases the FBI had. That was Director Mueller.

He also had a policy he created called the 5-year up-or-out policy, which an article in The Wall Street Journal pointed out years ago. It ended up destroying or running off thousands and thousands of years of experience from the FBI. That was the kind of investigative body that, until Mueller got there, was the best investigative body in all of America.

But after running off thousands of thousands of years of experienced FBI agents so that he could have less experienced agents who would not have the experience to say: But, Mr. Director, that would be a mistake, which was done in 1985 or 1992, and it didn't work out—no, he had people with no experience.

I know from weakening a prosecutor that right out of law school you are ready to put the bad guys away. You are going to push the line to the limit. You are going to do your job, salute the flag, and it always helps to have experienced people around to say: Look, I know you know well. That is not a good idea.

Mueller liked to run those people off. He spent millions of dollars that some agents pointed out was being wasted on programs that were wasteful and ineffective.

Now that we know what is coming out this week, I am surprised how naive I continue to be. I thought Mueller accepted the job of special counsel to investigate the Russia-Trump alleged relationship because it would be a great job and he could carry out vendettas that he might have. That was so naive.

Now we know that he had an investigation in Russia. He had an undercover informant for years working on the case and that he covered up that investigation, along with Rod Rosenstein, so that Hillary Clinton could make this deal, approve the deal.

And yes, there were other people who approved the deal. I believe that Attorney General Eric Holder also approved the deal and also helped covered up the investigation to show the investigation would show, from all the indications, that Russia was committing crimes in America to get our uranium.

Knowing that, if that investigation were made public, there is no way Hillary Clinton and Eric Holder could have approved the deal that was selling off 20, 25 percent of America's uranium to Russia. She could never have done that.

If she hadn't done that, there is not any doubt in some of our minds that the investigation would be the ultimate end of Uranium One. Don't certainly would not have contributed over $100 million to the Clinton Foundation, and Russia would not have been paying half a million dollars for one short speech—remarkable, if it is true—believing from the State or the Union Addresses he gave, but he actually could give a short speech and get half a million dollars for one short speech.

He didn't get paid that much for other speeches. What was so special? Could it be that Hillary Clinton was so critical in persuading others to sign onto allowing Uranium One to get so much of our uranium? Gee, perhaps that is why Russia was so emboldened?

Then we find out there is more than that. The Democratic National Committee, we are told, were helping pay for this dossier that just created the most lurid, ridiculous allegations against Donald Trump as a candidate, trying to destroy his Presidency.

Not only that, the DNC was involved, and the Clinton campaign may have been involved, and the FBI gets involved with that, and it appears they may have used the DNC to pay for manufactured evidence that was absolutely false, and that could be used to get the FBI, under Mueller's control and the U.S. Attorney's Office, under Rosenstein's control, to go after the Trump campaign and possibly get wiretaps, based on the DNC Fusion GPS manufactured evidence.

So going back to Mueller accepting the appointment as special counsel and Comey possibly committing a crime the way he went about leaking private information to The New York Times, it appears he, if you look at his contacts and who reported what from The New York Times and what could have only been known by James Comey—it is possible he did it six other times—it is possible James Comey committed crimes in one or all of those six other leaking occasions, if he was the source, as it appears he may very well have been.

Now, it becomes more clear in my naivety in thinking Mueller had personal motivation, including getting paid for a job that he didn't do to go off after people he didn't like in the Republican Party, including Donald Trump. But now it is becoming more clear. Comey needed Mueller to be a special counsel, and he admitted it in testimony here. He leaked information which may have been a crime, in order to get a special counsel that he had to get known was going to be Robert Mueller, his friend joined at the hip, and that his other friend, Robert Rosenstein, would certainly appoint Mueller, because they were involved in covering up the FBI's investigation of Russia and their efforts to get uranium.

If Mueller and Rosenstein hadn't covered up that and helped seal that information and gotten the informant to agree to a nondisclosure agreement, then Hillary Clinton and the Clinton Foundation would be short megamillions that they received as a result of covering up because he had to cover up the cover-up that he and Rosenstein had been involved in years earlier in order to facilitate the deal that was made to sell off our national security.

President Trump had this great plunk in his platform as he ran for President that we need to bring in money that Americans have earned overseas back into the United States. Well, it has never been here, but bring it into the United States.

But these American citizens and American companies have had to leave it in foreign banks and in foreign businesses in foreign countries because, in some countries, they pay 50, 60, 70 percent tax rate if they bring it into the United States, they will be required to pay probably 40 percent, plus penalty and interest. So 35, 39 percent, plus penalty and interest. They can't afford to do that or they would be paying more tax than the money they earned. So they had to leave it in foreign countries and in foreign banks.

Former FDIC Chairman Isaacs came to the Hill back when this doofus named Henry Paulson was telling us we had to give him $700 billion so he could buy mortgage-backed securities and save our economy.

In our private conference call—I will never forget—he said: I have got to have $700 billion to buy these mortgage-backed securities, because nobody knows what are they are worth and only the government has the wherewithal to buy those. Hold them until they get value back, and that will save all these banks and keep them from going under, which would destroy the United States economy and take us back to a day worse than September 1929. So you got to give me $700 billion to buy these mortgage-backed securities.

When we were allowed to punch in and ask a question, somebody in my party that I was trying to get him to do and he said this: Secretary Paulson, if nobody knows what these mortgage-backed securities are worth, how do you know you need $700 billion to buy them?

I will never forget his answer: "We just needed a real big bull."
rate, and they made sure that their friends, the investment banks that brought us to the brink of ruin, got money for nothing. In fact, they got big bailouts. That was a bad day in American history.

Isaacs had the idea that you don’t need to take taxpayer money. If you will just say the United States Congress should pass a bill that says anything we declare to be a troubled company or a troubled asset, if that is invested in by American companies, American individuals who have earned money overseas, never brought it into the country, if they will bring that money from those foreign countries and invest it in what Congress labels as troubled, they will pay no tax on bringing that money into the country. Then we will probably have a trillion dollars come in. You won’t need the $700 billion in taxpayer money or borrowed money from China to bail out the banks. You will have Americans who will invest in those with money they earned overseas. You don’t need TARP. It won’t be the government getting into bed with the big banks and the terrible precedent that will set. That was a great idea.

But Paulson was so determined to let his enemies like Lehman Brothers go bankrupt without help and to allow his company Goldman Sachs to be the big dog, that he didn’t want to do Isaacs’ idea, and he convinced enough Members of the House, both Republican and Democrat, to give him $700 billion because he needed a really big number.

Well, President Trump had that similar idea: let’s allow American money to come into America that is earned overseas, and that will get our economy going. Americans will bring this money in, and it will be great for the economy.

Well, little did we know that, years before, candidate Donald Trump had the idea that he made money in America by earning money from foreign countries to get our economy going. Yet Hillary Clinton had the idea of selling off our national security to get megamillions to go to the Clinton Foundation, her and her husband’s tax account, to get the economy going in America.

Wow, that was a great idea, wasn’t it?

We sell off some of our national security to bring in foreign money, specifically, Russian money to get our economy going. And if she had been elected President, then the cover up that Mueller didn’t have the original investigation into Russia’s efforts to corruptly buy American uranium and corner the market, that would continue to be covered up.

Wow, what a great deal. Even though Hillary Clinton did not win the election, Donald Trump did. And they got Donald Trump’s Attorney General to recuse himself so that Rosenstein, a guy that participated in covering up the original FBI investigation, could appoint someone else who helped cover up that original uranium investigation with the Russians and make him special counsel so that not only would he make a lot of money and get to work with lots of people that liked that hate Trump and hate Hillary, but he could also cover up the prior coverup, even though Hillary didn’t get elected. Amazing the kind of stuff that is coming out now.

The work that John Solomon and The Hill have done has been extraordinary. I have got an article from October 25: “FBI informant in Obama-era Russian nuclear bribery was cleared to testify before Congress.”

That is great news. Despite Mueller and Rosenstein’s efforts to keep their prior Russian investigation that they covered up so that the Russia uranium deal could go through, wow, we may actually get to find out about that now that the FBI informant has been cleared. This goes back January 31 of 2008. It indicates: “Late on October 26: ‘FBI informant in Obama-era Russian nuclear bribery was cleared to testify before Congress.’”

An article from FOX News: “Gag order lifted: DOJ says informant can speak to Congress on Uranium One, Russia bribery case with Clinton links.”

And then I was glad to see a friend down the hall, CHUCK GRASSLEY, a senator there from Iowa. He is calling for special counsel in the Uranium One scandal. Of course, that is appropriate.

The FOX News article: “Clinton mum on Fusion GPS scandal as Dems' dossier denials pile up.” That is from October 26.

So now there are indications the Democrat National Committee, a Member actually paid for this fictitious dossier that could be used to get warrants to investigate political opponents in a presidential election. This is incredible. Absolutely incredible.

Even going back to Tammany Hall, as far as I can recall, they didn’t have an FBI Director and an Attorney General or Deputy Attorney General that had helped cover up a prior investigation so that their friends could make millions of dollars.

Let’s see. There is an article in The New York Times from Jo Becker and Don Van Natta, Jr. This goes back January 31, 2008: “On September 6, 2005, a private plane carrying the Canadian mining financier, Frank Giustra, touched down in Almaty, a ruggedly picturesque city in southeast Kazakhstan. Several hundred miles to the west, a fortune awaited: highly coveted deposits of uranium that could fuel nuclear reactors around the world. And Mr. Giustra was in hot pursuit of an exclusive deal to tap them.”

“Unlike more established competitors, Mr. Giustra”—I will just say “Mr. G”—“was a newcomer to uranium mining in Kazakhstan, a former Soviet republic. But what his fledgling company lacked in experience, it made up for in connections. Accompanying Mr. G on his luxurious appointed MD-87 jet that day was a former President of the United States, Bill Clinton.”

“Upon landing on the first stop of the three-day philanthropic tour, the two men were asked off to share a sumptuous midnight banquet, even Kazakhstan’s President . . . whose 19-year stranglehold on the country had all but quashed political dissent.”

Another man “walked away from the table with a proposition. After Mr. Clinton expressed enthusiastic support for the Kazakh leader’s bid to head an international organization that monitors elections and supports democracy, Mr. Clinton’s public declaration undercut both American foreign policy and sharp criticism of Kazakhstan’s poor human rights record by, among others, Mr. Clinton’s wife, Senator HILLARY RODHAM CLINTON OF new York.”

“Within 2 days, corporate records showed Mr. G and a company with a Russian intelligence document that was included in Clinton email matter was prompted by news reports say FBI Chief James Comey in testimony before the Senateintelligence investigation of the Trump campaign, and after the election to trumpet suspicions of Trump collusion with Russia.”

“We know of a second, possibly even more consequential way the FBI was effectively a vehicle for Russian meddling in U.S. politics. Authoritative news reports say FBI Chief James Comey’s intervention in the Hillary Clinton email matter was prompted by a Russian intelligence document that the colleagues suspected was a Russian plant. “Okay, Mr. Mueller was a former close colleague and leader but no...
longer part of the FBI when these events occurred. This may or may not lead him a questionable person to lead a Russian-meddling investigation in which the FBI’s own actions are necessarily a concern.

“Before we come to the Rosatom disclosures last week in The Hill...”

“She’s another story as plausible as we can make it based on credible reporting. After the Cold War, in its own interest, the U.S. wanted to build bridges to the Russian nuclear establishment. The Putin government, for national or commercial purposes, agreed and sought to expand its nuclear business in the U.S.

“The purchase and consolidation of certain assets were facilitated by Canadian entrepreneurs who gave large sums to”—dram roll—“the Clinton Foundation, and perhaps arranged a Bill Clinton speech in Moscow for $500,000. A key transaction had to be approved by Hillary Clinton’s State Department.”

“How about that?

“Now we learn that, before and during these transactions, the FBI had uncovered a bribery and kickback scheme involving Russian nuclear business, and also received reports of Russian officials seeking to curry favor through donations to the Clinton Foundation.”

“This criminal activity was apparently not disclosed to agencies vetting the 2010 transfer of U.S. commercial nuclear assets to Russia. That is why, Mr. Speaker, I refer to the original FBI and DOJ coverage involving Mr. Rosenstein and Mr. Mueller, which was going to be able to be covered up. That is, so we understand the plot here, Mueller as FBI Director, and Rosenstein working as U.S. Attorney or deputy U.S. Attorney, whatever he was at the time. It is interesting, I hear a rumor that he may have even signed on part of this sealing agreement, which would allow them to cover up the original investigation. It would be interesting to see if he did that. Wow. If it turns out he signed off to get the FBI investigation document sealed, and Mueller, as FBI Director, was charting the course to get this thing sealed, covered up, well, the guys that did the coverup are in charge of the investigation. These are the guys that did the coverup. They are in charge of the investigation, which would allow them to cover up their prior coverup, which would look bad since they covered it up to allow the Hillary Clinton-approved deal selling United States security via our uranium to Russia.

“I didn’t realize how bad Russia was until my friends across the aisle and Secretary Clinton—candidate Clinton—defeated candidate Clinton kept talking about how sad Russia was. Well, they convinced me.”

“But this article says: “The criminal activity was apparently not disclosed to agencies vetting the 2010 transfer of U.S. commercial nuclear assets to Russia. The FBI tried to move to break up the scheme until long after the transaction closed. Only 5 years later, the Justice Department, in 2015, disclosed a plea deal with the Russian perpetrator so quietly that its significance was missed until the FBI reported on the FBI investigation last week.”

“They almost, if not for the good work of Mr. Solomon and I think somebody else at The Hill, might have been missed entirely. So good work. There are some potential Woodwards and Bernsteins out there, in addition to the hardworking news investigators with places like The Daily Caller and Judicial Watch, Conservative Review, and others.

“The article goes on to say: “The agency, when Mr. Mueller headed it, soft-pedaled an investigation highly embarrassing to Mrs. Clinton as well as the Obama Russia reset policy.”

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

□ 1315

BREAST CANCER AWARENESS MONTH

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

Mr. HILL. Mr. Speaker, I rise today during Breast Cancer Awareness Month to call attention to this topic that is so important throughout our Nation.

With one in eight women, or 12 percent, developing breast cancer over the course of their lives, too many of us know someone who has been diagnosed with this tragic disease.

I lost my mother as a result of breast cancer, and my friend and former district director, Jill Cox, was diagnosed with breast cancer in 2015. She attributes her strides in recovery to early detection and self-examinations.

Many women with breast cancer have no symptoms, underscoring the importance of how regular breast cancer screenings and self-examinations can save lives. No test is too early.

We all must continue to work together and address breast cancer, and I urge my colleagues to continue their focus on this critical issue.

CODY HILAND APPOINTMENT AS U.S. ATTORNEY

Mr. HILL. Mr. Speaker, I rise today to recognize my good friend Cody Hiland’s appointment as the U.S. attorney for the Eastern District of Arkansas.

A native of Conway, Arkansas, Cody graduated from the University of Central Arkansas and the William H. Bowen School of Law in Little Rock. He served as the prosecuting attorney for the 20th Judicial District of Arkansas since 2010.

Before beginning his career in law enforcement, Cody was a partner at his own firm, a staff attorney and rural communication liaison for the Arkansas Public Service Commission, and the program director for the Arkansas Transitional Employment Board.

His experience and activism truly embody all that communities need in the fight against crime.

I am proud of this leader and consummate professional. He is devoted to law and order. He will be a great voice in reducing crime throughout central Arkansas.

I congratulate my friend, Cody Hiland.

ARKANSAS ADVOCATES FOR CHILDREN AND FAMILIES 40TH ANNIVERSARY

Mr. HILL. Mr. Speaker, I rise to congratulate Arkansas Advocates for Children and Families on the occasion of their 40th anniversary.

AACF was established in 1977 by 10 Arkansans, including our former First Lady, Betty Bumpers, who were passionate about the status of children in our State.

Over the past four decades, AACF has helped families throughout Arkansas to ensure that they have the resources and opportunities to lead healthy and productive lives.

Working to promote good public policy that makes kids’ lives better, AACF played an integral role in the creation of ARKids First and the expansion of quality pre-K for at-risk 3- and 4-year-olds.

I would like to extend my congratulations to AACF and wish it much continued success for generations to come.

SPRINGFIELD-DES ARC BRIDGE DEDICATION

Mr. HILL. Mr. Speaker, I rise today to recognize the joint efforts of the city of Conway, Faulkner County, the Faulkner County Historical Society, and Workin’ Bridges, a nonprofit organization, that are collaborating to restore a historic bridge in Faulkner County, Arkansas.

The Springfield-Des Arc Bridge, an iron bowstring arc bridge, is the oldest bridge in Arkansas and one of the oldest of its type in the country. The bridge was placed on the National Register of Historic Places in 1988.

This bridge was originally constructed back in 1874 to facilitate travel between Faulkner and Conway Counties in the Second Congressional District.

Over the years, the bridge faced continued operational wear and tear, three major floods, and lost its flooring to a fire. The bridge was decommissioned when the road was rerouted to a new and better concrete bridge.

Faulkner County Historical Society and the city of Conway worked together to establish a restoration plan for the bridge and relocate it to Beaverfork Lake Park. The 146-foot structure was dismantled and transported to North Little Rock for cleaning and refinishing. The bridge now sits at Beaverfork Lake Park as a link between the swimming area and the fishing pier.

Mr. Speaker, I thank all those who have worked so diligently over the years to preserve this historic bridge and give it a new use for a new generation.

50TH ANNIVERSARY OF THEODORE ROOSEVELT ISLAND

Mr. HILL. Mr. Speaker, tomorrow is the 50th anniversary of The Theodore Roosevelt Island. Miss Betty Bumpers, who was passed...
159th anniversary of our 26th President’s birthday — Theodore Roosevelt — October 27, 1858.

The National Park Service is also celebrating the birthday anniversary weekend with the 50th anniversary of the dedication of the Theodore Roosevelt Memorial on Theodore Roosevelt Island in the Potomac River across from Georgetown. That family-friendly program will be on October 29 from 9 a.m. to 4 p.m.

The event will include addresses at 2 p.m. by President Roosevelt’s great-grandson, Ted Roosevelt; his son, John; and the Theodore Roosevelt Association. I congratulate them for their work.

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

A BILL AND JOINT RESOLUTION PRESENTED TO THE PRESIDENT

Karen L. Haas, Clerk of the House, reported that on October 25, 2017, she presented to the President of the United States, for his approval, the following bill and joint resolution:

H. R. 266. Making additional supplemen- tal appropriations for disaster relief require- ments for the fiscal year ending September 30, 2017;

H. J. Res. 111. 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”.

EXECUTIVE COMMUNICATIONS, ETC.

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


2968. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s direct final rule — Air Plan Approval; NC: Open Burning and Miscellaneous Revisions [Docket No.: 2017-0271; FRL-9969-69-Region 4] received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

2967. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s direct final rule — Air Plan Approval; IL: Redesignation of the Chicago and Granite City Areas to Attainment of the 2008 Lead Standard [Docket No.: 2017-0272; FRL-9969-69-Region 5] received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

2966. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s direct final rule — Amendment of Class E Airspace; New Bern, NC [Docket No.: FAA-2017-0230; Airspace Docket No.: 17-AEA-8] received October 23, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

2965. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Air Plan Approval; NC: Open Burning and Miscellaneous Revisions [Docket No.: EPA-R05-OAR-2017-0157; FRL-9969-87-Region 5] received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.


2963. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s direct final rule — Air Plan Approval; Wisconsin; Regional Haze Progress Report [EPA-R05-OAR-2017-0157; FRL-9969-87-Region 5] received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.


2961. A letter from the Secretary, Department of the Treasury, transmitting a six-month periodic report on the national emergency with respect to Burundi that was declared in Executive Order 13712 of November 22, 2015, pursuant to 50 U.S.C. 1621(c); Public Law 104-121, Sec. 1135(d) (as added by Public Law 107-188, Sec. 1135(d)); 90 Stat. 1267); and 50 U.S.C. 1705(c); Public Law 95-223, Sec. 204(c); (93 Stat. 1627); to the Committee on Foreign Affairs.

2960. A letter from the Acting Secretary, Department of Health and Human Services, transmitting a draft of the Department’s Strategic Plan for FY 2018-2022, pursuant to 5 U.S.C. 306(a); Public Law 111-352, Sec. 2; (124 Stat. 3866); to the Committee on Oversight and Government Reform.


2958. A letter from the Director, Corrections Management, Federal Bureau of Prisons, Department of Justice, transmitting the Department’s final rule — Amendment of Class D and Class E Airspace; New Bern, NC [Docket No.: FAA-2017-0238; Airspace Docket No.: 17-ASO-8] received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on the Judiciary.

2957. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Amendment of Class D and Class E Airspace; Hot Springs, VA [Docket No.: FAA-2016-1945; Airspace Docket No.: 16-ASO-12] received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

2956. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Amendment of Class D and Class E Airspace; Wellsboro, PA [Docket No.: FAA-
2982. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Amendment of Class E Airspace; Windsor Locks, CT (Docket No.: FAA-2016-0398; Airspace Docket No.: 17-AGL-17) received October 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

2983. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule — Amendment of Class E Airspace; Ellendale, ND (Docket No.: FAA-2017-0646; Airspace Docket No.: 17-AEA-4) received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

2984. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service’s final regulations — Treatment of Transactions in which Federal Financial Assistance is Provided (TD 9825) (RIN: 1454-BJ08) received October 25, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

2985. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service’s final regulations — Veterans’ Mortgage Life Structure. (RIN: 1454-BJ08) received October 23, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

2986. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service’s final regulations — Treatment of Transactions in which Federal Financial Assistance is Provided (TD 9825) (RIN: 1454-BJ08) received October 25, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

2987. A letter from the Assistant Director for Legislative Affairs, Consumer Financial Protection Bureau, transmitting an updated annual report of the Student Loan Ombudsman, pursuant to Sec. 1035 of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010; jointly to the Committees on Financial Services and Education and the Workforce.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

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

Mr. CONAWAY: Committee on Agriculture. H.R. 3567. A bill to authorize the purchase of a small parcel of natural resources Conservation Service property in Riverside, California, by the Riverside Co. (Rev. Proc. 2017-54) received October 18, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

Mr. CONYERS (for himself, Mr. DOSS, Ms. E SHOO, and Ms. M ARLETTA): H.R. 4140. A bill to prohibit the introduction of the Armed Forces into hostilities in North Korea without a declaration of war or explicit statutory authority and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Committee, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

Mr. JACKSON LEE (for herself and Mr. PAYNE): H.R. 41H. A bill to amend the Military Selective Service Act to ensure that the records of persons registered pursuant to that Act are updated to remove persons who are deceased, receiving supplemental security income benefits due to a disability, or otherwise no longer eligible for induction, and to permit the induction of persons who have been convicted of nonviolent offenses, and other purposes; to the Committee on Armed Services, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

Mr. THOMPSON of California (for himself and Mr. PERLMUTTER): H.R. 4142. A bill to protect individuals by strengthening the Nation’s mental health infrastructure, improving the understanding of violence, strengthening firearm prohibitions and protections for at-risk individuals, and improving and expanding the reporting of mental health records to the National Instant Criminal Background Check System; to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

Mr. SMITH of Missouri (for himself, Mr. BLUMENAUER, Mrs. McCORRIS RODGERS, and Mr. CARDENAS): H.R. 4147. A bill to direct the Agency for International Development to develop and implement a demonstration program to provide integrated care for Medicare beneficiaries with end-stage renal disease, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CONYERS (for himself, Mr. MASSIE, Ms. KHANNA, Mr. JONES, Mr. PORTER, Mr. MCINTOSH, Mr. TEPS, Mr. TIE, Mr. LIU of California, Ms. NORTON, Mr. DOUGGETT, Mr. NOLAN, Mr. WELCH, Mr. ELLISON, Mr. PALLONE, Ms. SLAUGHTER, Mr. TAYLOR, Mr. GRUJALVA, Ms. HANABUSA, Mr. RASKIN, Ms. SCHRACKOWSKY, Ms. JAYAPAL, Mr. COHEN, Mr. JACKSON LEE, Mr. MOORE, Mr. RUSH, Mr. BLUMENAURE, Mr. JOHNSON of Georgia, Ms. GABBARD, Mr. GUTTHIERZ, Ms. PELOCI, Mr. LOFgren, Ms. CLAYBAUGH, Ms. YUCHTI, Mr. CLEVER, Mr. DANNY K. DAVIS of Illinois, Mr. PAYNE, Mrs. WATSON COLEMAN, Mr. WILSON of Florida, Mr. CAPUANO, Mr. COLLINS, Mr. GARAMENDI, Ms. BARRAGAN, Mr. MCCULLOM, Mr. DESAULNIER, Mrs. BEATTY, Mr. LEWIS of Georgia, Ms. CLARK of California, Ms. BONAMICI, Ms. NAPOLITANO, Ms. JUDY CHU of California, Mr. HUFFMAN, Ms. VELAZQUEZ, Mr. DEFARDO, Mr. SHERR, Mr. SHEA-PORTER, Mr. CARRAJAL, Ms. MAXINE WATERS of California, Ms. ESTHO, and Ms. DIAZ BLACKBERY: H.R. 4141. A bill to prohibit the introduction of the Armed Forces into hostilities in North Korea without a declaration of war or explicit statutory authority and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

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. MCCUMMINGS (for himself, Mr. DOUGGETT, Mr. POCAN, Mr. HIGGINS of New York, Mr. ELLISON, Ms. SCHAKOWSKY, Ms. KAPTUR, Ms. NORTON, Mr. JAYAPAL, Mr. COHEN, Ms. GRUJALVA, Mr. NADLER, Ms. DELAURIO, Mr. KHANNA, Mr. O’ROURKE, and Ms. SHA-POTTER): H.R. 4138. A bill to amend title XVIII of the Social Security Act to provide for the negotiation of lower covered part D drug prices on behalf of Medicare beneficiaries and the establishment and application of a formula by the Secretary of Health and Human Services under Medicare part D, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. POCAN (for himself, Mr. CONYERS, Ms. KAPTUR, Ms. NORTON, Mr. RYAN of Ohio, Mr. SCHWELLE of California, Mr. GARAMENDI, Ms. WILSON of Florida, and Ms. LEE): H.R. 4139. A bill to provide incentives for businesses that invest in America, to the Committee on Ways and Means, and in addition to the Committees on Education and the Workforce, Armed Services, and Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CONYERS (for himself, Mr. DOSS, Ms. E SHOO, and Ms. M ARLETTA): H.R. 4140. A bill to prohibit the introduction of the Armed Forces into hostilities in North Korea without a declaration of war or explicit statutory authority and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SMITH of Missouri (for himself, Mr. BLUMENAUER, Mrs. McCORRIS RODGERS, and Mr. CARDENAS): H.R. 4147. A bill to direct the Agency for International Development to develop and implement a demonstration program to provide integrated care for Medicare beneficiaries with end-stage renal disease, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CONYERS (for himself, Mr. DOSS, Ms. E SHOO, and Ms. M ARLETTA): H.R. 4140. A bill to prohibit the introduction of the Armed Forces into hostilities in North Korea without a declaration of war or explicit statutory authority and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CONYERS (for himself, Mr. DOSS, Ms. E SHOO, and Ms. M ARLETTA): H.R. 4140. A bill to prohibit the introduction of the Armed Forces into hostilities in North Korea without a declaration of war or explicit statutory authority and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. NAPOLITANO (for herself, Mr. TAKANO, and Mr. ROSENY):
H. Res. 589. A resolution honoring the Portland Thorns FC, the Supporters of the National Women’s Soccer League; to the Committee on Oversight and Government Reform.

By Mr. KILDEE:
H. Res. 592. A resolution condemning the violent attack at Flint Bishop International Airport on a police officer and offering thoughts and prayers to the victim and the victim’s family, and commending the efforts of law enforcement and airport personnel in their response; to the Committee on the Judiciary.

By Ms. LEE (for herself, Ms. ROS-LEHTINEN, Mr. HASTINGS, Ms. WASSERMAN SCHULTZ, Mr. CRYST, Mrs. MURPHY of Florida, Mr. KING of New York, and Mr. HUFFMAN):
H. Res. 593. A resolution recognizing the importance of a continued commitment to ending pediatric HIV/AIDS worldwide; to the Committee on Energy and Commerce.

MEMORIALS
Under clause 3 of rule XII.
140. The SPEAKER presented a memorial of the Legislature of the State of Texas, relative to Senate Joint Resolution No. 38, rescinding all previous requests that the Congress of the United States call a convention of the states to propose amendments to the Constitution of the United States; which was referred to the Committee on the Judiciary.
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. CUMMINGS:
H.R. 4138.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18 of the Constitution of the United States.

By Mr. POCAN:
H.R. 4139.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18 of the Constitution of the United States.

By Mr. CONYERS:
H.R. 4140.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18 of the Constitution of the United States.

By Mr. JACKSON LEE:
H.R. 4141.
Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clauses 12 of the United States Constitution.

By Mr. THOMPSON of California:
H.R. 4142.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8.

By Mr. SMITH of Missouri:
H.R. 4143.
Congress has the power to enact this legislation pursuant to the following:
The constitutional authority on which this bill rests is the power of Congress to make rules for the government and regulation of the land and naval forces, as enumerated in Article I, Section 8, Clause 1 of the United States Constitution.

By Mrs. NAPOLITANO:
H.R. 4144.
Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 1 of the United States Constitution.

By Ms. BROWNLEY of California:
H.R. 4145.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 4, to establish an uniform Rule of Naturalization.

By Mr. PEARCE:
H.R. 4146.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18 of the United States Constitution.

By Mr. NADLER:
H.R. 4147.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 4, to establish an uniform Rule of Naturalization.

By Mr. THOMPSON of California:
H.R. 4148.
Congress has the power to enact this legislation pursuant to the following:

By Mr. WENSTRUP:
H.R. 4149.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution.

By Mr. CARTWRIGHT:
H.R. 4150.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 3

By Mrs. COMSTOCK:
H.R. 4151.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 3

By Mr. DeLAURO:
H.R. 4152.
Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to Article I, Section 8, Clause 1 of the Constitution of the United States.

By Mrs. LAWRENCE:
H.R. 4155.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 5, clause 2 provides that each house of Congress may determine the Rules of its Proceedings."

Fourteenth Amendment, Section 5 provides Congress enforces the substantive guarantees of the amendment, including the Due Process and Equal Protection Clauses, by enactment of "appropriate legislation." The Supreme Court has recognized that, under Section 5, Congress may both prescribe unconstitutional conduct, as well as enact legislation that remedies and deters violations of rights guaranteed under the Fourteenth Amendment.

By Ms. SPEIER:
H.R. 4156.
Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8 of the United States Constitution.

By Mr. TAKANO:
H.R. 4157.
Congress has the power to enact this legislation pursuant to the following:
This bill is enacted pursuant to the power granted to Congress under Article I, Section 8 of the United States Constitution.

By Ms. MAXINE WATERS of California:
H.R. 4158.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 1 of the Constitution.

By Ms. MAXINE WATERS of California:
H.R. 4159.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 5 and Clause 18 of the United States Constitution.

By Ms. MAXINE WATERS of California:
H.R. 4160.
Congress has the power to enact this legislation pursuant to the following:

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

H.R. 15: Mr. McNerney.
H.R. 233: Mr. Lewis of Georgia.
H.R. 392: Mr. Taylor and Mr. Schweikert.
H.R. 592: Mr. Faso, Mr. Smucker, and Mr. Roskam.
H.R. 620: Mr. Yoho, Mr. Hill, Mr. Austin Scott of Georgia, Mr. Norman, Mr. Rahn, and Mr. Mast.
H.R. 785: Mrs. Hartley.
H.R. 807: Mr. Yoder.
H.R. 848: Mrs. Brooks of Indiana.
H.R. 849: Ms. Foxx.
H.R. 909: Mr. Tipton, Ms. Fudge, and Mr. Gomez.
H.R. 930: Mr. Comer and Mr. Marshall.
H.R. 1046: Mr. Posey, Mr. Thomas J. Rooney of Florida, Mr. Yarmuth, Ms. Wasserman Schultz, and Ms. Wilson of Florida.
H.R. 1096: Mr. Messer, Mr. Graves of Louisiana, and Mr. Posey.
H.R. 1137: Mr. Luetkemeyer.
H.R. 1144: Mr. McNerney.
H.R. 1153: Mrs. Wagner, Mr. Ross, Mr. Rutherford, Mr. Pittenger, and Mr. Walberg.
H.R. 1155: Mr. Lipinski.
H.R. 1171: Mr. Costa.
H.R. 1231: Mr. Paulsen.
H.R. 1239: Mr. McGovern and Mr. Conyers.
H.R. 1279: Mr. Ruiz.
H.R. 1313: Mr. Budd.
H.R. 1496: Mrs. Lawrence, Ms. Adams, Mr. O’Rourke, and Mr. Price of North Carolina.
H.R. 1456: Mr. O’Rourke, Mr. Price of North Carolina, Ms. Adams, and Mrs. Lawrence.
H.R. 1478: Mr. O’Halleran.
H.R. 1578: Mr. Lance and Mr. Clyburn.
H.R. 1661: Mrs. Love, Mrs. Murphy of Florida, Mrs. Bustos, and Mr. King of New York.
H.R. 1697: Mr. Franks of Arizona and Mrs. Handel.
H.R. 1739: Ms. Maxine Waters of California.
H.R. 1784: Mr. O’Rourke.
H.R. 1836: Ms. Frankel of Florida.
H.R. 1898: Mr. Thompson of Mississippi.
H.R. 1953: Mr. Rutherford.
H.R. 2131: Mr. Sam Johnson of Texas.
H.R. 2232: Mr. Bishop of Michigan.
H.R. 2234: Mr. Norcross, Mr. Cohen, and Ms. Brownley of California.
H.R. 2237: Mr. Hastings.
H.R. 2238: Ms. Eshoo.
H.R. 2286: Mr. Nolan.
H.R. 2275: Mr. Connolly, Ms. Shera-Porter, and Mr. Hastings.
H.R. 2431: Mr. Chabot, Mr. Buck, and Mr. Jordan.
H.R. 2460: Mr. Bost.
H.R. 2475: Mr. Quigley, Mr. Tonko, Ms. Matsui, Mrs. Carolyn B. Maloney of New York, Mr. Al Green of Texas, Ms. Espy of Connecticut, Ms. Shera-Porter, Mr. Danny K. Davis of Illinois, Mrs. Napolitano, Ms. Lofgren, Mr. Heck, Mr. Panetta, Mr. Walz, and Ms. Brownley of California.
H.R. 2589: Mr. Valadao and Ms. Maxine Waters of California.
H.R. 2670: Mr. Sires.
H.R. 2722: Mr. Carter of Texas.
H.R. 2803: Mr. Rutherford.
H.R. 2840: Mr. Lipinski.
H.R. 2862: Ms. Lofgren.
H.R. 2929: Mr. Bishop of Georgia.
H.R. 2933: Mr. Veasey.
H.R. 2946: Mr. Dunn.
H.R. 3034: Mr. Heck, Mr. Bishop of Michigan, Mr. Ausman of South Carolina, Mr. Nolan, and Mr. Clyburn.
H.R. 3035: Ms. Tittus.
H.R. 3079: Mr. Lewis of Georgia.
H.R. 3124: Ms. Eshoo.
H.R. 3144: Mr. Amodei.
H.R. 3184: Mr. Griffith, Mr. Wittman, and Mr. Connolly.
H.R. 3274: Ms. Sewell of Alabama, Ms. Degette, Mr. Perlmutter, Mr. Loeb, Mr. Lowdermilk, Mr. O’Rourke, and Mr. Cardenas.
H.R. 3324: Mr. Capuano, Mr. King of New York, and Ms. Bordallo.
H.R. 3325: Mr. Crowley, Mr. Valadao, Mr. Wilson of South Carolina, Mr. Pocan, Mr. DeSaulnier, Mr. Mitchell, Mr. Kilmer, and Mr. Reed.
H.R. 3326: Ms. Slaughter.
H.R. 3333: Mr. Curbelo of Florida.
H.R. 3330: Mr. Welch.
H.R. 3336: Mr. Bost.
H.R. 3362: Ms. McCollum.
H.R. 3363: Ms. Frankel of Florida and Mr. Gartz.
H.R. 3370: Mrs. Watson Coleman.
H.R. 3372: Mr. Khuen, Ms. Rosen, and Mr. Graves of Georgia.
H.R. 3372: Ms. Michelle Lujan Grisham of New Mexico and Mr. Bishop of Georgia.
H.R. 3372: Mr. Blumenauer.
H.R. 3379: Ms. Sinema, Mr. Grothman, and Mr. Yarmuth.
H.R. 3378: Mr. Blumenauer and Ms. Slaughter.
H.R. 3379: Mr. McNerney.
H.R. 3373: Mr. Brady of Pennsylvania, Ms. Brownley of California, and Mr. Evans.
H.R. 3388: Mr. Larson of Connecticut, Mr. Ellison, and Ms. Clark of Massachusetts.
H.R. 3394: Ms. Lofgren and Mr. Merkley.
H.R. 3397: Mr. Hoyter and Mr. Neal.
H.R. 3392: Ms. Jayapal and Ms. Slaughter.
H.R. 3396: Mr. Williams.
H.R. 3395: Ms. Paulsen.
H.R. 4012: Mrs. Brooks of Indiana.
H.R. 4014: Mr. Welch and Mr. Cohen.
H.R. 4022: Mr. Bost, Mr. DeFazio, Mr. Weber of Texas, Ms. Moore, Mr. Coffman, Mr. McGovern, Mr. Young of Alaska, Ms. Michelle Lujan Grisham of New Mexico, Mr. Emmer, Mr. Connolly, Mr. Sensenbrenner, Mr. Bera, Mr. Zeldin, and Mr. Rush.
H.R. 4030: Mr. Khanna.
H.R. 4036: Mrs. Murphy of Florida and Mr. Cuelar.
H.R. 4044: Mrs. McMorris Rodgers, Mr. Delaney, Mr. Evans, Miss González-Colón of Puerto Rico, Mr. Wilson of South Carolina, Mr. Westerman, Mr. Norman, Mr. Good, Mrs. Napolyano, Mr. Graves of Missouri, and Mr. Cook.
H.R. 4058: Mr. Bost, Mr. Oder, Mr. Hurd, Mr. Cole, Mr. Bacon, Mr. Kelly of Mississippi, Mr. Valadao, Mr. Mullin, Mr. Loebsack, and Mrs. Noem.
H.R. 4067: Mr. Hudson and Mr. Weber of Texas.
H.R. 4075: Ms. She–Porter and Ms. Michelle Lujan Grisham of New Mexico.
H.R. 4082: Ms. Hanabusa, Mrs. Titus, Mr. Perlmutter, Mr. Khuen, Mr. Cooper, Mr. Cartwright, Mr. Ruiz, Mr. Crowley, Ms. DeLauro, Ms. She–Porter, and Mrs. Demings.
H.R. 4090: Mr. Rogers of Kentucky, Mr. Ryan of Ohio, Mr. Turner, and Mr. Marino.
H.R. 4093: Mr. Blumenauer, Ms. Lee, Mr. Raskin, Ms. Kelly of Illinois, Ms. Eddin Breen, Mr. Johnson of Texas, Mr. Carson of Indiana, Ms. Bass, Mrs. Lawrence, Mr. jeepfries, Mr. Clay, Ms. Sewell of Alabama, Mr. Danny K. Davis of Illinois, Mr. Lawson of Florida, Mr. Lewis of Georgia, Mr. Cleaver, Mr. Butterfield, Mr. Johnson of Georgia, Mr. Bishop of Georgia, Ms. Maxine Waters of California, Mr. Thompson of Mississippi, Mr. Crenshaw, Mr. Hurson, Ms. Fudge, Ms. Jackson Lee, Mr. Cummings, and Mr. Takano.
H.R. 4131: Mr. Bishop of Michigan, Mr. Huizenga, and Mr. Smith of Texas.
H. Con. Res. 60: Mr. Brown of Maryland.
H. Res. 58: Ms. Wasserman Schultz and Mr. Sherr.
H. Res. 274: Ms. Judy Chu of California.
H. Res. 345: Mr. Takano.
H. Res. 393: Ms. Lofgren.
H. Res. 401: Ms. Castro of Florida and Mr. Engel.
H. Res. 466: Mr. Zeldin.

DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

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

The Senate met at 10 a.m. and was called to order by the Honorable Luther Strange, a Senator from the State of Alabama.

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

Let us pray.

O God, our King, we are grateful that righteousness and justice are the foundation of Your throne. Give our lawmakers such a connection with You that they will hate evil. Let the light of Your wisdom shine upon them, providing them with the joy of doing right. Save them from life’s pitfalls, providing them with the protection of the shield of Your favor. Lord, remind them of Your faithfulness so that they will trust the unfolding of Your loving providence. Help them to remember Your love. Amen.

PLEDGE OF ALLEGIANCE
The Presiding Officer led the Pledge of Allegiance, as follows:

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

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

The bill clerk read the following letter:

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable Luther Strange, a Senator from the State of Alabama, to perform the duties of the Chair.

Orrin G. Hatch, President pro tempore.

Mr. STRANGE thereupon assumed the Chair as Acting President pro tempore.

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

JUDICIAL NOMINATIONS
Mr. McConnell. Mr. President, the Senate is continuing to move forward on President Trump’s outstanding judicial nominations. Many of the well-qualified men and women the President has nominated enjoy substantial bipartisan support.

Unfortunately, Senate Democrats have decided to continue wasting the Senate’s time with the pointless obstruction of these nominees. Time and again, they have erected partisan procedural hurdles that are designed not to change the outcome—they don’t change the outcome—but simply to waste the Senate’s time. Often, Democrats do not even oppose the nominee in question.

Let’s compare the number of times this days-long delay has been invoked for nominees of the last two Presidents during the first years of their Presidencies—during the first year of the Obama Presidency and the first year of the Trump Presidency. Republicans required cloture on one of President Obama’s judicial nominees during his first year—cloture one time on a judicial nominee for President Obama in his first year. Democrats have invoked this delay for every single one of President Trump’s judicial nominees, so far, except one. This week, they are at it again.

Today, we will have a cloture vote on the nomination of Trevor McFadden to the U.S. District Court for the District of Columbia. Not a single Democrat on the Judiciary Committee registered an objection to the nomination; yet we still have to waste time in overcoming a procedural hurdle. Democratic colleagues before the Senate can take up the nomination and consider it. It came out of committee with no opposition.

We are not going to let these mindless attempts to slow progress stop us from confirming the President’s nominees to the judiciary. If that means more cloture votes and more time focused on this task, that is what we will do, but we will confirm these nominees. You can count on it.

OPIOID EPIDEMIC
Mr. McConnell. Mr. President, on another matter, for families in Kentucky and across the Nation, the devastation of opioid abuse can be a constant and painful reality. Communities are forced to endure grief, worry, and loss. A recent report showed that my home State suffered more than 1,400 fatalities as a result of drug overdoses last year alone.

Despite the troubling statistics, however, there are glimmers of hope. The Republican-led Senate has worked hard to pass important legislation like Jessie’s Law, the 21st Century Cures Act, and the Comprehensive Addiction and Recovery Act. These measures are important steps that should lead to real progress. There are many other important efforts across the country as well. From coast to coast, we hear stories of men and women in recovery who are managing their addictions. We are heartened by these testomies that
proper treatment offers real hope. They help remind everyone as to why we must continue to press forward. The task that remains is staggering, but we are committed.

Later today, President Trump will help my party take another step forward. We expect that he will formally recognize the opioid epidemic for the public health emergency that it is. This announcement builds upon years of progress that Congress has made in responding to addiction with comprehensive action that includes prevention, enforcement, and treatment.

I commend the President for his continued commitment to this cause. When he visited us in the Senate earlier this week, he discussed the national epidemic and his administration's efforts to fight back. Along with my colleagues, I stand ready to work with him on future proposals to provide the necessary tools to protect our communities from this scourge.

A single bill or program is never going to solve this crisis on its own. Only a sustained, committed effort can do that. I am proud of our efforts to combat opioid addiction already. I also know that we will continue to push forward with continued collaboration with many groups both in Washington and in States and communities all across our country so that, one day, we can finally say that our country has beaten this crisis once and for all.

I suggest the absence of a quorum.

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

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

Mr. SCHUMER. Mr. President, I, as Acting President, ask unanimous consent that the order for the quorum call be rescinded.

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

RECOGNITION OF THE MINORITY LEADER

The ACTING PRESIDENT pro tempore. The Democratic leader is recognized.

HEALTHCARE

Mr. SCHUMER. Mr. President, yesterday afternoon the nonpartisan Congressional Budget Office came out with a score for the bipartisan Alexander-Murray bill. The CBO report confirms that the Alexander-Murray bill is a great deal for the American people. It does precisely what it was intended to do. It stabilizes the marketplaces, helps our country take another step forward, and reduces the deficit, by CBO's estimate, nearly $4 billion.

As Senators Alexander and Murray noted, the report shows that their bill ‘will benefit taxpayers and low-income Americans, not insurance companies.’

Every word on the Senate floor, every word on the editorial board—no liberal cabal, that is for sure—said today: ‘The bipartisan compromise proposal crafted by Sens. Lamar Alexander (R-Tenn.) and Patty Murray (D-Wash.) now officially falls into the category of ‘so obvious it should pass immediately.”

That is not Chuck Schumer talking. That is not even Mitch McConnell talking. It is virtually the same language on the hard right, who might doubt Mitch McConnell's fidelity. It is the beacon of the hard right, the Wall Street Journal editorial page.

‘They say, again: Alexander-Murray “falls into the category of ‘so obvious it should pass immediately.”’

So, my fellow Republicans, what are you waiting for? Everyone on your side wants the bill. Jump on it. Support it. Let’s get this done, and let’s help stabilize our markets, whatever our views are on healthcare.

Above all, these reports should be all the evidence that President Trump needs to come off the sidelines and endorse the bill. It doesn’t bail out the insurance companies; that is what this bill did he said. It doesn’t reduce the cost, but it reduces the government money, and, in fact, it reduces the deficit by $4 billion. So there is no good reason for President Trump to continue to obscur his position.

Leader McConnell has said he will put it on the floor if the President says he will sign it. By delaying, the President is harming healthcare markets, causing significant uncertainty, and doing nothing but hurting Americans who are trying to afford healthcare.

So, Mr. President—President Trump, not my dear friend, the Acting President pro tempore, the Senator from Alabama—President Trump, if you don’t pursue this bill, the consequences will fall on your back. Make no mistake about it.

THE BUDGET

Mr. SCHUMER. Mr. President, on taxes, later today, the House will likely vote on whether to pass the budget resolution that recently passed the Senate. My colleagues in the House should be aware that this budget will explode the deficit by $1.5 trillion. That is under the best of circumstances. That is under circumstances where they find $4 trillion of pay-fors. That is probably unlikely. It will slash Medicare and Medicaid by $1.5 trillion, and it will set up the same awful partisan procedure that the 2017 tax effort on repeal and replace to fail, because when you try to do it with one party, it is fraught with peril. If you do it in a bipartisan way, a few people on either side will try to pull the bill off course but they will not succeed because they don’t have the votes.

I remind my friends in the House who purport to be deficit hawks: You are voting for a budget that will increase the deficit by $1.5 trillion. Many of these House Members, particularly in the conservative wing of the caucus, particularly those in the Freedom Caucus, have spent their entire careers on the barricades, railing against the evils of deficits. What a stunning hypocrisy it would be to abandon those principles today and vote for this budget simply because it gives tax cuts to the wealthiest of Americans and the most powerful, largest of our corporations.

Now I would also remind my Republican friends in the House—particularly those in New York, New Jersey, California, Pennsylvania, Virginia, Illinois, Washington, and Minnesota—that voting for the budget today is tantamount to voting for the end of the State and local tax deduction, and that would sock it to the middle-class taxpayers in their States and districts. To most of our Republican friends from those States, they are blue States, but there are red districts that are suburban, well-off. They will get clobbered if they take away the State and local deduction. Those are the constituents hurt the most—not the rich and not the poor—the middle class and the upper middle class. Not only will it increase their taxes and lower their take-home pay, but most people would lose deductions between $10,000 and $20,000. That ain’t chickenfeed.

It would lower home prices. A recent study by the National Association of Realtors, done by PricewaterhouseCooopers, the esteemed accounting firm, showed that eliminating State and local would erode property values, the rock of the middle class, by 10 percent. To middle-class folks in New York and, believe it or not, in their home is their piece of the rock. They struggle each month, paying the mortgage, paying the taxes, paying for the upkeep, but they are hoping that by the time they reach later middle age they will own that home, and that gives their kids a place or gives their kids a nest egg when they pass it on. But this bill, by eliminating State and local, reduces across America, on average, home values by 10 percent. So it is a double whammy to the middle class, raising their taxes and lowering their home values. Why would we do that?

You don’t have to take it from me. I will tell this to my Republican colleagues. Peter King is a hard, rock-ribbed Republican who has a lot of courage and who this morning was on TV talking about investigating Hillary Clinton, but here is what he said about repealing the State and local deduction. He said that it “will devastate my district forever.” That is a solid middle-class and upper-middle-class Republican district on Long Island.

Here is what else Peter King said: ‘How anybody from New York and New Jersey can vote for this budget without knowing what is in the tax bill is beyond me.’ He was the wrong side to the State and local tax deductions.

I salute Peter King for telling it like it is. Having the courage to stand up and say to his own party’s leadership: I will not forsake my constituents for a tax cut. I believe. He was the wrong side to the State and local tax deductions.
a decision to make. Will they protect the middle class and tens of thousands of homeowners in their districts or go along with the hard-right agenda that will cost their constituents hard-earned money for groceries, home repairs, and other needs, and do it all so that the very wealthy can get a huge tax break and all so that the biggest corporations which are flush with money can have even more money—wrong.

I hear on the other side that we are talking about a tax bill for the middle class. To eliminate State and local deductibility hurts the majority of middle-class people in this country. That is what will happen if they keep that in there.

Now, some will say, in the House—and I have heard one of my colleagues from New York, a Republican: Oh, that SCHUMER is a Democrat; he is beating up on Republicans. But I went through this in 1986, the last time we had tax reform. It was the Democrats who were pushing the bill—Senator Bradley, a legend in this Chamber, and Leader Gephardt, one of the Democratic leaders in the House. Despite their entreaties, I told them not only would I not vote for any reform bill that had State and local deductibility in it, but I would lead the charge and round up others, and I did. I got a lot of flak from my fellow Democrats, but it was the right thing to do for my middle-class constituents in southern Brooklyn. So when I ask our Republican colleagues to buck their leadership to help their middle-class constituents, it is something I did with the Democratic leadership the last time tax reform was on the floor.

Some are already rationalizing their vote to approve the budget by putting their hopes in the vague possibility of some kind of compromise on State and local deductibility. The harsh fact is, there is no good compromise to be had on State and local. If you want to make taxpayers choose between the mortgage deduction and the State and local, it is like asking taxpayers to decide whether they want to cut off their right arm or their left arm. Some are talking about a cap. Well, where are you going to cap it? More than 50 percent of the total value of the deduction goes to taxpayers with incomes below $200,000. Cap it too low, and almost all those middle-class taxpayers will be whacked. Cap it too high, and it doesn’t raise enough money to offset all the cuts my Republican friends want to give the corporations and the top 1 percent. Republicans in the House shouldn’t stake the votes on the prospect of a good compromise on State and local because there is not one to be had.

The bottom line is, any Republican plan that limits SALT is the equivalent of robbing middle-class families of tax benefits and handing it over to the wealthiest Americans and biggest corporations. There is no—no—compelling reason to do it. People aren’t clamoring for it. We don’t need to take a trillion dollars from working families and give it to millionaire CEOs, period.

If that weren’t enough reason to vote no, the Republican leadership is still debating capping pretax contributions to 401(k) plans. Do you hear that, retirees and the very young? In their craving thirst to give the wealthiest people in America a tax break, they are going to say: You can’t save money for retirement tax-free. What a gut punch to the middle class that would be. Despite the Republicans’ claims to the contrary, Representative BRADY and Senator PORTMAN have said that a 401(k) cap is still on the table.

So do you know what this bill has become? Again, in its desperation to help the wealthiest, it is like a quiz show. Which way do we hurt the middle class to pay for it? Door one is State and local deductibility. Door two is cap retirement. Who knows what they will pick in door three? It could be the mortgage deduction. Asking middle-class people to pick poison to take so they can help the wealthiest makes no sense.

I would urge my colleagues in the House and here in the Senate: Stop doing this partisan bill that was dictated by the hard right, very wealthy individuals, very rich corporations, huge corporations. Work with us. We want to create a bipartisan bill that helps the middle class. We are for tax reform, and we can get something done.

Please stop this train in its tracks early on before it is too late and you will regret it. There are large numbers of Democrats, including this minority leader, who want to sit down with Republicans and come up with a deficit-neutral, middle-class, small business-oriented, bipartisan tax relief bill, not a plan to benefit the richest 1 percent or the largest and most powerful corporations that are already flush with cash. We want to work with our Republican colleagues on a real bipartisan deal. Defeat this budget, and we will get something done.

I yield the floor.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Morning business is closed.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will reconvene to continue consideration of the Palk nomination, which the clerk will report.

The bill clerk read the nomination of Scott L. Palk, of Oklahoma, to be United States District Judge for the Western District of Oklahoma.

The ACTING PRESIDENT pro tempore. The Senator from West Virginia.

Ms. CAPITO. Mr. President, I rise to again highlight the importance of enacting tax reform. I listened to the Democratic leader’s speech. I have heard that speech a thousand times—a thousand times how only wealthy Americans are going to benefit from anything the Republicans can come up with. Well, do you know what? Americans are smarter than that. Americans are smarter than that.

I represent a State, West Virginians who have struggling economic situations. If I were to go out on the street in West Virginia, and as I talked to individuals there, and asked them: Would you like more of your hard-earned money at the end of the day and have a say in how it gets spent, and tax guarantee you 100 percent would say: Heck, yeah. I can spend my money better at home with my priorities than what you are doing in Washington, DC. So let’s not let that argument rule the day. As I have said, we are smarter than that.

Let’s talk about what this bill does. This is now my fourth, actually, in a series of something I believe in, which is tax reform for everybody in this country.

My first speech described the benefits we will have in economic growth. Something that was not mentioned by the previous speaker is how we have been stagnated for so long. The economic growth will rise all boats. Every middle-class worker will benefit from this, and every small business will benefit from this. My second speech was about small businesses. Ninety-five percent of my State is small business. Last week, I highlighted the importance of passing the budget resolution to allow Congress to move forward, and we did that.

Today, I want to talk about the importance of tax reform for middle-class families and the impacts this bill will have on them, the very real impact. You know what, raising a family is very expensive today. A recent study from the Department of Agriculture found that middle-income households will spend over $230,000 raising a child. It’s staggering—staggering.

The Federal Reserve found that almost half of American families are struggling right now to come up with $400 if they have an emergency expense. In West Virginia, where the median income is $41,000—hardly the wealthy families—families are forced to make hard tradeoffs as they balance their checkbooks each month.

Expenses are going up. Yet most Americans haven’t received a raise in years. So we need to help working families, especially those living paycheck to paycheck, and this is one of the primary goals of our tax reform. We want middle-class, middle-earned-income
folks, hard-working folks to get more in their pocket to decide what they want to do with their money. I raised three children. I know just putting shoes on your children is an expensive proposition. Maybe you want to plan for a college fund for college. Well, to pay for childcare and to save for college at the same time is almost impossible for our young families today.

The framework we have set forward, I think will benefit our families in many ways. First, it calls for a significant increase in the child tax credit. Yesterday, a number of my colleagues from the House and the Senate, joined with Ivanka Trump to highlight what an improvement it would mean for working families. The tax reform proposal would allow families to take a higher per child credit, saving money on their taxes—money they have earned, money the families deserve to spend the way they wish, and money that could have significant impact to our families.

Second, the proposal nearly doubles the standard deduction or the zero tax bracket. It raises it up to $24,000 for married taxpayers and up to $12,000 for single taxpayers.

What kind of impact would this have on a State like mine? Well, 83 percent of the taxpayers in West Virginia take the standard deduction. They are going to get a doubling in their standard deduction. That is more money for them to take home, to put the value of where they are not only caring for their children, they are caring for their parents at the same time. This will help those families.

The White House Council of Economic Advisers estimates that lowering that tax rate—that corporate tax rate—from 35 to 20 could increase the pay for an American by about $4,000. At my small business roundtable, when I asked, what would you do with tax relief, the first thing she said was ‘‘raise the wages of my seven employees’’

So I think that this would be good news for working families, certainly good news for 50 percent of the West Virginia workers who work in small business. We need to make sure we work together to get those tax relief to middle-class families.

I say to the Acting President pro tem, you and I were at lunch the other day with the President. Priority No. 1, the President said that this tax cut would help the middle class, the working families in this country. That is what this bill has put forward: larger tax credit, larger standard deduction, unlocking the wages by lowering the competitive tax rate. De- bate over our national security, while millions of our middle-class families are falling behind, and we want to make sure that trend stops.

So all of us, I think, can join together. This is going to go through this Congress, it will have lots of opportunity to weigh in, and I look forward to looking into the eyes of the working men and women in my State and saying: Not only is help on the way, but help is here.

Thank you so much. I yield the floor.

The ACTING PRESIDENT pro tem, The Senator from Oregon.

Mr. MERKLEY. Mr. President, I think the framework review to be a very robust conversation about taxes. When we look into the eyes of working Americans, I hope my Republican colleagues are ready to answer this question, and that is, Why do they, the Republican Party, want to send $3.5 trillion in tax benefits to the top 1 percent? Why not spend the tax benefits on the middle class?

Well, my colleagues keep coming to the floor and saying it’s all about the middle class, but they don’t mention that, in fact, every single major change is all about benefits for the richest 1 percent.

Changing the dynasty tax to create a dynasty loophole, wow, that really doesn’t benefit anybody in the working class. Lowering the top bracket while raising the bottom bracket, well, that doesn’t help anybody in the working class. Providing a special pass-through for business activities into limited liability corporations and have a special low rate, well, that certainly doesn’t help anybody in the middle class.

One provision after another, another, another is targeted at the richest Americans, while coming and preaching help for the middle class. Oh, the American people will see right through this scheme. They are going to ask: Why is it you do so little for those at the bottom? In fact, you do nothing for those in the bottom third. Why is it you do so little for those in the middle class? In fact, many of them will see a tax increase. Why do you send the vast bulk of the benefits to the richest Americans when the richest Americans are already so much richer than anyone else?

The debate we are going to have is important. For my colleagues who think they can fool the American people by talking about the middle class and instead are targeting the richest to be richer, I have news: It is not going to work.

CLIMATE DISRUPTION

Now, Mr. President, I will turn to a different topic. Climate disruption is a serious challenge to our nation. It affects everything from our forests to fisheries and farming. Rural America is the core target of the impacts of the changing climate, and we see the impacts worldwide. We see it in disappearing ice sheets and melting permafrost and the reduced number of glaciers around the world and dying coral reefs. We see it in migrating animals and insects. We certainly see it in the more powerful hurricanes hitting the United States in Texas and Puerto Rico and Florida.

In response, communities around the world are transforming their energy economies. They are increasing the efficiencies of their buildings, their vehicles, and their appliances. They are working to replace carbon-polluting fossil fuel energy with clean and renewable energy.

Well, how much do you know about the changes underway? Let’s find out.

Welcome to episode 6 of the ‘‘Senate Climate Disruption Quiz.’’ Here we go.

First question: In December of 2016, vehicle emissions and coal production in the United States of America were each at record lows since what year? Were they at record lows since 1970, 1974, 1980, or 1986? Lock in your answers.

The answer is not 1970 or 1974 or 1980; the answer is 1986. We are now working on over three decades, despite a vast increase in the vehicle miles traveled. We have reduced the emissions, and we certainly reduced the emissions in coal production. We are experiencing quite
a change. We see the transition through clean and renewable energy irrevocably underway.

Let's go to the second question. How many Republican Representatives— Members of the House—asserted that climate change was a threat to the potential to adversely impact all Americans? How many Republican Members of the House? Was it 13 or 17 or 20 or 22? Admittedly, it is a modest number.

The number was 17. The answer is B. These lawmaking policymakers introduced a resolution warning that “if left unaddressed, the consequences of a changing climate have the potential to adversely impact all Americans.” So this is a very big deal, that 17 Republicans in the party financed by the coal and oil billionaires, who have really taken control of the U.S. Senate, stood up to them and said: We are going to speak on behalf of our responsibility, as citizens of the United States of America, to protect our citizens result on our farming and our forestry and our fishing from climate disruption. I praise those 17 for having done so. It is a powerful, bipartisan step in the right direction of championing the cause of all Americans and for that matter, the entire planet.

Question No. 3: In July of this year, California extended its cap-and-trade program to which year? Did it extend it for just a couple of years to 2020 or to the year 2025, 2030, or 2035? How long did California lay this vision into the future? Lock in your answers.

The answer is 2030. The program would have otherwise expired in 2020, so they extended it another decade. It was basically a statement of confidence that the program that they laid out, that they have in place now, is working and deserves extension. It is the only program of its kind in the country, and it is the second largest in the world—in fact.

Under this vision, this new and expanded program, California will cut its emissions of carbon dioxide 40 percent from its 1990 levels, despite having a vastly expanded economy. That is a powerful vision and a vision we need to extend through completely eliminating the burning of fossil fuels in the next three decades.

Question No. 4: How many acres of our citizen-owned—that is, our Federal—were leased to industry as of October 2016? Had we leased out 30 million acres of Federal land for the extraction of fossil fuels or 45 million or 53 million or 67 million? Any of these is really a vast amount of what we own as citizens. Lock in your answer.

The answer is at the top end of the spectrum—67 million acres. What this means is that for years and even decades into the future, we have already contracted for a vast amount of fossil fuels to be extracted from our citizen-owned lands. These extractions add to the problem facing rural America and the impact on our farmers and our fishermen and our forests. That area which has been leased out for the extraction of fossil fuels, which, as citizens, you and I own, is the size of Colorado—a vast sea of fossil fuel extraction leases on public lands. It shows the dire need to pass the Keep It in the Ground Act.

The only responsible thing for us to do is to not do any more leases of our citizen-owned oil or coal or gas. The responsible thing to do, the right thing to do, especially as we work in partnership with the people who new leases that expand this 67 million acre number.

Now let’s turn to Question No. 5. Which U.S. community was the first to make a decision to divest all of its oil and gas stocks because of the impact of oil and gas on destroying our Nation? Was it Cooperstown, NY; Salem, OR; Lawrence, KS; or Walla Walla, WA? Lock in your answers.

The answer is Cooperstown, NY. There is quite an interesting story behind this, a remarkable story. At the center of the story is a man named Louis Allstadt. Mr. Allstadt is a retired ExxonMobil executive. At one point, he became alarmed at the over-exploitation in the United States, Canada, and Latin America, so he knew the oil industry, the fossil fuel industry, inside-out from the very top level.

After retiring, he became town trustee in Cooperstown. As a town trustee, then he spearheaded an effort for Cooperstown to become the first town in the United States to divest its oil and gas stocks. Mr. Allstadt summed it up this way: “You don’t just keep driving your car when you see a cliff ahead.” Well said. Yet so many in this Chamber are determined to drive the car over the cliff.

From the high reach of the executive suites of ExxonMobil, Mr. Allstadt could see the damage being done to the planet by the continued burning of fossil fuels. He saw the absolute need to stop, and he took a principled, moral stand on behalf of all of us. Thank you, Mr. Allstadt, for doing that and setting that example. It is one we should all pay attention to. Every city council and every mayor across the country should ask the question: Should we follow Mr. Allstadt’s example, the example of Cooperstown, NY? Because if we continue in the direction we are going, we will do fabulous amounts of damage from which we will not easily recover—if we can recover at all.

So there you have it, folks—episode 6 of the “Senate Climate Disruption Quiz.” These questions were ripped from the headlines. Facts on the ground are changing fast as climate disruption increases and communities across the globe race the clock, and we have no time to spare. So stay engaged in the fight.

In the near future, I will bring you episode 7 of the “Senate Climate Disruption Quiz.”

Thank you, Mr. President.
stay home and raise children. Whatever your choice is, they are all legitimate.

We are a nation that believes we all have the God-given right to pursue that, and that is something which free enterprise makes possible.

The problem with free enterprise and people who want government to control everything is—the best analogy I can think of is, imagine a pie. Let’s use a pie as an example. I can’t bring one out on the floor to graphically detail it, but imagine one in your mind. If I told you: This pie will never grow. It will always be the same size. Every single one of us gets a slice.

Well, if the pie can’t grow and everyone gets a slice, then the bigger your slice, the smaller my slice. That is what people who don’t believe in free enterprise argue. They argue that the pie really can’t grow, and so you need government to make sure that pie is sliced equally or equal enough among everyone.

That is not what I am talking about. I am not talking about people who want government to control everything, but imagine one in your mind. If I told you: This pie will never grow. It will always be the same size. Every single one of us gets a slice.

There is another argument. It is the one I believe in. It is the one that I think has made this country the most prosperous in human history. It is the argument that says that pie doesn’t have to stay that size. We can make it a pie that is a lot bigger and make sure it keeps growing. Therefore, it doesn’t matter how big the other person’s slice is, as long as your slice is big too. More for them doesn’t mean less for you. That is one of the unique attributes of free enterprise: Everyone can be better off with the growth. That doesn’t mean anarchy. We do need government. I am not anti-regulation; I am anti-overregulation.

I fly on airplanes. Everybody here flies on a lot of airplanes. I am sure we are all glad that airplane is inspected, and the person who is flying it is really a pilot and not just someone who stayed at Holiday Inn Express.

I think all of us want to make sure that when you open a bottle of medicine prescribed to you, what is in that bottle is actually the medicine and not something fake or something different.

When we eat food, we want to make sure it is not poisonous or going to spread disease. These are all products of regulation.

The same is true in economics. That is why we have antitrust laws. That is why we take on anti-competitiveness, because it actually undermines free enterprise. I am not talking about corporatism, because there are a lot of countries that want to have a centrally planned economy, and that doesn’t mean the same as the competition that we are having. I am not talking about corporate economies. I am talking about free enterprise—a nation and a system in which someone can quit their job, open a business, compete with their former employer,

and put them out of business—or at least take away some of their customers—because you are better than they are. That is free enterprise. That is what we believe in, and the Tax Code is a part of it.

What is challenging free enterprise in this country in the 21st century and you sense it in people’s frustrations? There are two things.

The first is there is a lot of overcompetition. It wasn’t true in the sixties and seventies. Germany and Japan. These countries were wiped out completely during World War II. It took them decades to rebuild. America was the only show in town for much of the fifties, sixties, up into the seventies. But all of these other countries watched us grow, and they started doing the things we did. They started deregulating, and they most certainly started cutting taxes.

The result has been that over the last 20 or 25 years, most countries in the industrialized world, the big economies, charge companies a lot less in taxes than we do. What that does over time is make us uncompetitive. That is why not a day goes by that you don’t read about some American company that has a lot of business in another country and moved over there. Do you know why? Because they pay less in taxes over there than they do here. Anyone who doesn’t realize that is missing a big part of it.

We are not the only show in town anymore. We have to compete, and that is why our Tax Code is important. If it becomes uncompetitive, you are basically forcing and/or inviting companies to leave the United States for a more favorable tax treatment—and that has happened.

Do you know who has paid the price? Not the rich people. If you are a wealthy investor, you can invest your money anywhere in the world. Even if you are prepared to come here, you have the best lawyers and the best accountants to find every creative loophole to save money. And if that loophole doesn’t exist, you will hire the best lobbyist to make one.

In the end, the truly wealthy—the billionaires, the owners with these extraordinary amounts of wealth—they will figure it out. Do you know who gets hurt? The people who get paid every 2 weeks. That is who gets hurt. And when you come here and say you have the best lobbyists, they can tell you who the best lobbyists are. The middle class. The people who are going to have, but we believe so much in our future that we are going to take that million dollars and we are going to invest it to grow the company. We are not the only show in town anymore. We are going to open more stores and hire more people as a result. We are going to invest in more equipment, which means the people who make that equipment have more work. That is the first thing you can do with the money you might save on taxes.

The second thing you might have to do—maybe you don’t grow your business, but with that million dollars extra that you have from the tax cuts, you can pay your employees more because, if not, they are going to quit and go to work for somebody else. So all of a sudden, you are now in a position to be able to hire good people and retain them by paying them more and by offering better benefits to keep them. That is the second thing you can do with the money.

The third thing you can do with the million dollars from the tax cut that you didn’t plan on having is growing your business. When you can compete with these five other businesses to sell the same thing. We are going to use our million dollars to lower our prices just a little bit, just enough so that people buy it from us instead of them. Do you know what that other company is going to have to do? They are going to have to lower prices, too, to compete with you. Do you know who benefits from the lowering of prices? The middle class. The people who are going to shop are going to be paying lower prices. The fourth thing that can happen. That is the third thing that can happen.

The fourth thing that can happen and the one that gets the most criticism is, Do you want to talk about the haves and have-nots in the 21st century? The haves and the have-nots are the people who have advanced education and the right skills and the people who do not. We have to close that gap. Vocational training—that is a separate topic that has been dealt with but is critically important in the way growth is distributed. But you have no growth to distribute if you don’t have growth. So that is why this is so important. You are going to hear all this talk about wealthy corporations getting huge tax breaks, it is not necessarily true. It is really, really important for people to pay attention to the details and not just the talking points on this.

For example, let’s say company X is a publicly traded company, so they sell stock on Wall Street and the like. Next year, because we lower taxes, that company makes $1 million more than they did this year. What can they do with that million dollars for a publicly traded company? There are only four things they can do with that money, and all four of them help working Americans.

The first thing they can do is grow the business. They can say: We like our business. We are going to hire a lot. We are going to invest $1 million dollars more than we thought we were going to have, but we believe so much in our future that we are going to take that million dollars and we are going to invest it to grow the company. We are not the only show in town anymore. We are going to open more stores and hire more people as a result. We are going to invest in more equipment, which means the people who make that equipment have more work. That is the first thing you can do with the money you might save on taxes.

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The fourth thing that can happen and the one that gets the most criticism is,
well, they will just pay it to the shareholders in dividends. OK. Who are the shareholders? The shareholders are wealthy people who trade in Wall Street and spend all day in front of a computer and have these brokerage accounts and people who handle their accounts. That is a part of it.

You know who else are shareholders? Millions and millions of Americans. If you are a firefighter or a police officer with a union pension, you are a shareholder. If you are not aware of the companies you have shares in, but it is in your pension, and the future of your investments go. If you are a 401(k) holder, you are a shareholder. Just because you are not in front of the computer every day checking your TD Ameritrade account to see how much money you have in X stock and Y stock does not mean you are not a shareholder. You are a shareholder.

Virtually every sort of investment mechanism in America is invested in what is called equities, is invested in the market, is invested in stocks and bonds. If, in fact, those things are doing better, it is helping you retire.

This is why the business side of this is so important. It will help grow the economy, but it actually will also help people because there is nowhere else for that money to go.

The other type of small business, which is actually the majority, has been called a pass-through, and that is what most businesses are organized as. That is where you pay on your personal rate. If you are a small business owner with three employees, you are an S corporation, and at the end of the year, you pay your taxes on your personal rate. Your rate is actually higher than the companies, the corporations, except you can’t hire the lawyers and the accountants and all the other expertise. You pay, in many cases, paying more than the big companies. These small businesses need to be helped, too, and they would be with tax reform that lowers their rate and the Tax Code is a part of that. It is not the only part of that, but it is a big change that lowers the rate and prices are lower, is going to happen.

The second thing is that raising children is expensive. If you are raising children right now or have at any time in the near past, you know how expensive it is. I don’t know where they get these numbers, but they sound right to me. The Department of Agriculture estimates that to raise children from the time they are born to the time they are 18 is about $235,000 per child. That is a staggering amount of money. That doesn’t even account for college, by the way.

All you have to do is spend just 10 minutes; just go out one day this weekend and talk to the people you know who are working parents, and ask them. They are going to tell you one of the most expensive things they face, especially between the time their children are born and the time they turn 4 or 5, is childcare. In over two-thirds of the States in this country, this costs more than it does to go to college. Imagine that you make $800 a week that you take home, but you have to spend $400 a week on childcare for your two kids. That is half your paycheck.

I am not saying a child tax credit fixes all of that. I am saying that is a cost that keeps going up. It is a reason why the tax credit has lost about $300 in value from the time it was last expanded in 2003.

The other thing to add to it is, if you look at some of the changes being proposed on the personal deduction, that is another $500 per child. So, it’s just not true anymore. I am not sure that 50 years from now, when people read about this time in American history, they are going to ask themselves: What was wrong with those people? Did they not realize that all these other countries were taking their jobs, and these were the ways those jobs were leaving is that they were giving them away. They were literally inviting people to leave by acting so arrogant about themselves that they thought they could charge them anything they wanted. That is just not true anymore. I am not sure it ever was entirely true, but it is less true today than it ever was before.

In the end, the people who are really being hurt by this are the people whose jobs don’t pay enough at a time when everything costs more.

The people who are really being hurt by this are the people who wish they
could start their own business, but they can't because they don't think they can make enough money to survive. The people who are really being hurt by this are parents who are trying to raise their children at a time when everything costs more, but their paycheck aren't keeping pace.

The people who are really being hurt by this are the people who sit down every month and write down every piece of paper: This is our budget for the month. And about 14 or 15 days into the month, something comes in the mail that they didn't expect was on its way, and all of a sudden, that whole budget gets blown out, and now they have to use a credit card to pay for it.

The people who are being hurt by this are the people whose kids are now 17 years old, and they say: I want them to go to college, but I have no idea whether they are going to be able to go. Even with financial aid, they are going to have to borrow money to go to school, and now they are in debt. Before they even vote in their first election, they owe $10,000. We owe to help them if we are going to rebuild the country's economy, and tax reform is a key part of it.

Here is my last point. There has been a lot of talk about debt—that is going to grow the debt. That actually doesn't have to be true. If you lower the tax rate and businesses are hiring more people, creating more jobs, and growing, that is going to grow your economy. When you grow your economy, you have more taxpayers, and growing, that is going to grow your economy. When you grow your economy, you have more taxpayers, you have more revenue. Even though you didn't raise the rate, you still collect more money because even though you don't have more taxes, you have more taxpayers. That is a big chunk of it.

Just a normal, not unrealistic growth rate would more than pay for even more government. No. 1, you have to grow your economy. You have to. That pie has to grow. No. 2, the debt has to be held back so it doesn't grow as big as the economy. If you grow the economy by 4 percent and you grow the debt by 4.5 percent, then you are not going to get there. You have to do both. This is part one—grow the economy.

Part two is going to have to be to bring our spending on a sustainable path. Another way to say it is positive. That is good debt spending. That would be seen as stimulus. That you are never going to tax your way out of this. That is part one of it.

The other thing that is interesting to me is if we stood here today and said “Let’s take $1.7 trillion and spend it to build stuff that the government does,” there would be no problem with that. That would be seen as stimulus. That is positive. That is good debt spending. But, somehow, if we say “Let’s take money and give it back to people so they can spend it themselves,” that is bad debt. That is ridiculous.

The third thing I would say is that you are never going to tax your way out of debt anyway. Even if we tax everyone in America next year—if, for everyone in America who made $1 million next year, we confiscated every penny of it, and they say “Your tax rate this year is 100 percent,” it would not even make a dent on the debt. That is how big the debt is and how fast it is growing. So you can't tax your way out of this, and you can't just cut your way out of it, either. So the only solution to our debt long term is that you have to do two separate things, and you have to do them both.

Mr. FRANKEN. Mr. President, I rise today to talk about the urgent need for action on the Children’s Health Insurance Program and other vital safety net programs.

On September 30 of this year, 3 weeks ago, funding for the Children's Health Insurance Program, or CHIP, expired, and funding for community health centers also expired, as did funding for the National Health Service Corps. These three cornerstone programs provide essential health services to hundreds of thousands of my constituents and to millions of people across the country.

Though these programs have historically secured strong bipartisan support and, ostensibly, still do today, the Republican majority has not moved these bills forward toward passage, and it is really time to act.

My home State of Minnesota is one of the first States to exhaust its funding for its Children’s Health Insurance Program, or CHIP, a program that covers 125,000 low-income children and 1,700 pregnant women.

If the Federal Government has provided some emergency stop-gap funding, that, too, is slated to run out by the end of November. Minnesota has a long tradition of insuring coverage to vulnerable populations. So coverage for low-income children will continue, but not for the vulnerable populations. So coverage for low-income children will continue, but not for the vulnerable populations.
choice that States shouldn’t have to make, and it doesn’t have to be that way.

Minnesota is not alone. Five other States and the District of Columbia will see their funding dry up by December, and States will exhaust their funding by early next year.

Pretty soon, thousands of families could receive notices informing them that their coverage will be terminated. Imagine for a moment what the reaction would feel like. You have a son or a daughter with a serious medical condition, and, perhaps, they are even in the hospital. You find out that their health insurance is going to be cut off because Republican-controlled Congress couldn’t get its act together to continue funding for a bipartisan program that has been in existence for decades. I would be livid. That is why we have to act now.

For months this year, the Republican majority has been consumed with destructive and counterproductive debates focused on repealing ObamaCare. They have done little else. That meant that not only did we blow past the funding deadline for the Children’s Health Insurance Program, but we also blew through the funding deadlines for community health centers and the National Health Service Corps program. Now this critical reauthorization is on hold because Republicans can’t agree on how to pay for it. This comes just a week after Republicans in the Senate endorsed the budget to increase the debt by up to $1.5 trillion over 10 years for tax cuts that will largely benefit the wealthiest Americans. In fact, the Tax Policy Center estimates that 80 percent of benefits of the Republican tax plan would go to the top 1 percent of income earners in this country.

This is truly a case of the absurd. When it comes to providing healthcare for needy children and keeping Americans healthy, Republicans are saying they can’t do it unless it is paid for, and, often, that means making cuts to other programs that vulnerable individuals rely on. But when it comes to tax cuts for the wealthy, which costs many, many, many, many times more than the cost of providing children with health insurance, my Republican colleagues are perfectly happy to do that without demands for offsets and, instead, adding costs to the debt. This is not responsible budgeting, and, instead, adding costs to the debt.

Similarly, without funding for the National Health Service Corps—this is what the program does. It provides financial support and loan repayment for clinicians who practice in underserved areas. I know the Presiding Officer must be interested, as Alaska has some underserved areas and needs providers to serve in those areas. Many providers, including those in greater Minnesota, will not be able to recruit or hire new staff.

In a recent news article, the chief executive of a Minneapolis-based network of clinics stated that the National Health Service Corps Loan Repayment Program offered him a unique bargaining chip against the larger health systems. Without this program, he believes he wouldn’t be able to successfully compete for providers.

Look, I recognize how we got here and where the time and energy has been spent over the last few months, and I am proud that we were able to abide by the will of the people and successfully stop the effort to repeal the ACA and strip healthcare from millions of people. I hope that we would recognize the historically bipartisan legislation to reauthorize funding for children’s health insurance coverage and other safety net programs. It is incumbent upon us to act, and act now. We have to reauthorize these programs so that Minnesota and millions of the families across the country are not unnecessarily and unfairly harmed as a result of our inaction.

In the same news story I referred to earlier, the Chief of NorthPoint Health & Wellness, another safety net clinic in Minnesota, stated:

There is a high degree of anxiety for staff and for some of our patients. . . . I think Congress understands that we are vital to the safety net and they have to continue to support the community health centers.

Let’s work together to pass this legislation so we don’t let these clinics and the patients they serve down. It is time to act, and time to act now.

Thank you very much, Mr. President.

The PRESIDING OFFICER. The Senator from Colorado.

Mr. BENNET. Mr. President, in recent months, Americans have been hit by a string of natural disasters—from devastating hurricanes in Puerto Rico, Florida, and Texas, to catastrophic wildfires in Oregon and California. Earlier this week, the Senate voted to provide urgent relief to our communities in need.

Although Colorado was fortunate this year—we could have easily had fires, but we were very fortunate, unlike Montana, this year—we know the devastation of wildfires all too well. In 2012, the Waldo Canyon fire raged for 16 days, incinerating 18,000 acres, destroying over 300 homes, and forcing the evacuation of more than 32,000 Coloradans. Years later, our communities are still recovering from the damage.

Out West, wildfires can be catastrophic events. Yet Washington continues to fund them differently than other major disasters, such as hurricanes, tornadoes, or floods. When those disasters strike, we pay for emergency response from an entirely separate account. When a wildfire catches, that cost falls entirely on the U.S. Forest Service. If it is a catastrophic fire, as it was this year in Montana and Northern California, those costs can easily exceed the Forest Service budget for fire suppression. That forces the Forest Service to borrow funds from other accounts to make up the difference. That is something no one would do for any other disaster in America. This is often at the expense of efforts to prevent the next catastrophic fire.

It stands to reason that if we spend less and less on fire prevention, which is what the Forest Service is doing every year because of the way the Congress has set this up, we are going to spend more and more on fire suppression, fighting fires, and that is what is happening. That is exactly what has happened.

In 1995, the Forest Service spent around 16 percent of its budget on fire suppression—16 percent. Last year, it spent over half of its budget. For the first time in the Forest Service’s history, they spent over half their budget fighting fires. You might as well call it the fire-fighting agency, not the Forest Service agency. In fact, the number was closer to 60 percent. The Forest Service had to borrow over half a billion dollars from other accounts in the agency—accounts that are important to Colorado, Wyoming, and Alaska.

While we replenished those accounts in disaster aid packages earlier this year, we once again failed to address why they were depleted in the first place. Until we do, we are going to find ourselves in the same position every year. This is no way to run a government. It makes no sense from a fiscal perspective, and it makes no sense from a public welfare perspective. This is why we should not allow tax-payer dollars. Undercutting fire prevention is the definition of being penny wise and pound foolish. Every dollar we
spend on disaster prevention leads to $5 of savings down the road.

We need to reinvest in fire prevention and in forest mitigation. In Colorado, our forests are in terrible shape. And it is not just Colorado citizens who need to care about this; anybody who lives downstream of our rivers, which are States all across America, needs to care about the condition of those waters. Those headwaters that are owned by the public, entrusted in the Forest Service, are in terrible shape because of Congress’s inability to deal with this.

We have over 800 million dead standing trees in the State of Colorado alone. Our communities, our water-sheds, and our infrastructure are at risk. The Forest Service knows how to do this. They know how to mitigate that—by thinning timber and managing prescribed burns. But right now, all of those projects are on hold because the Forest Service anticipates having to deal with catastrophic fires next season. This is ridiculous. This is an affront to the people of Colorado and the people of the West.

We have a solution. It is a simple solution. Let’s pay for fire suppression the same way we pay for other disasters. Our bill, the Wildfire Disaster Funding Act, would do just that. It is backed by seven Democrats and, I am very proud to say, by four Republicans. Unlike a lot of issues in Washington, both parties actually agree on the solution.

I know the administration is eager to fix this problem. Secretary Perdue knows that the current system makes no sense. He said as much at his confirmation hearing and again when he invited—and I so much appreciated this; we didn’t ask—a bipartisan group of Senators to the Forest Service in September to discuss this. He knows that important wildfire mitigation projects are getting done. He wants to fix the problem, and we should. It is far past time. This makes no sense from a fiscal point of view.

I know some colleagues in this Chamber would prefer to couple our proposal with broader forest management reforms. I have been part of forest management processes. I have been part of forest management reform. In the last farm bill, we worked with broader forest management reforms. I have been part of forest management reform. In the last farm bill, we worked with the President to link broad forest management reforms. I have been part of forest management reform. In the last farm bill, we worked with broader forest management reforms. I have been part of forest management reform. In the last farm bill, we worked with broad forest management reforms. I have been part of forest management reform. In the last farm bill, we worked with broader forest management reforms. I have been part of forest management reform. In the last farm bill, we worked with broader forest management reforms.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. Mr. President, while I am disappointed that we didn’t continue the tradition of alternating speakers, I am glad that I get to both of the previous speakers.

I used to work with the Senators from Colorado to make sure that there were pictures taken annually from the same spots to show the way the trees are dying. There was an infestation that was causing this. The only reason we don’t still take those pictures is all the trees are dead. You can’t show that it is spreading when they are all dead. They need to be cleaned up, and I am glad there is work being done on forest management.

On healthcare, there is some effort being made between Senator Alexander and Senator Murray to get a bipartisan bill, but what we need to do around here is to make sure some of the appointments finished up so that the President can have the people in place to solve these problems. We are having to spend 30 hours on the cloture of a district judge. I have never heard of that. I have been here 21 years now, and I have never heard of that. We have to get the appointments through. That is one of our prime jobs—to provide advice and consent for the President—and it is not happening on a timely basis.

We have had to do 44 cloture motions on different people for the administration. At this point in President Obama’s first term, that had only happened five times. With the previous President, it hadn’t happened at all, and the previous President had never done it. Already 44 times this year, it has taken us around 30 hours to get somebody through the process, and we have hundreds waiting to get through the process. That is one of our primary jobs. If we can’t get those through the process, it is pretty hard for us to do the legislation we need to do.

Veterans Choice Program

Today, Mr. President, I rise to express my serious concerns on behalf of our Nation’s veterans. This is a huge problem in Wyoming. Wyoming is the least populated State in the Nation. If it is a huge problem there, it has to be even greater in States across the country, and I am sure it is a problem in all of them.

In 2014, we learned that several veterans died in Arizona—a lot of veterans died in Arizona while staff at the Phoenix VA medical center entered false information about their wait times and appointments. They kept getting delayed. Later that year, we found that that had happened 21 years now, and it was widespread, including in my home State of Wyoming. Congress responded by creating the Veterans Choice Program to help veterans get care in their communities and to get it promptly.

Unfortunately, Wyoming veterans are continuing to experience delays and limited access to care. I have heard from many Wyoming veterans who have been unable to get care they need and many providers who have been unable to get reimbursed for medical services. Some doctors and facilities have ended their participation in VA Choice because it is taking too long to get reimbursed or they are underpaid. They are required to have a complete file on patients and are having to do a tremendous amount of paperwork in order even to get to that final reimbursement. Sometimes when they finally get payment, the check is made out to the wrong provider. Time and again, I hear reports of how difficult it is to get simple answers, let alone care or provider reimbursement, from the VA and the contractor administering the program in Wyoming.

And the consequences of this poorly run program are ultimately borne by the veterans. In a frontier State like Wyoming, losing access to one specialist can mean losing access to the only specialist in the area.

Wyoming veterans continue to tell me about these problems because the situation isn’t getting any better—that is in spite of my having the Secretary in my office and then having him bring his staff in, who had provided the terrible statistics that they were working from.

One such veteran was waiting for a surgery followup and cancer screening and couldn’t go to the same doctor now because VA Choice never paid them. Another veteran was not able to access vision care. Another could not access necessary neurological care because of reimbursement issues. I have even been contacted by veterans who are worried that they will go into collections because they have been paid by the Choice Program—not by them but by the Choice Program.

Without improvements to the program, our veterans will have to continue to wait for needed care, and their quality of life will continue to be negatively impacted.

I mentioned before that we are the least populated State in the country, and we have so many problems that I send a weekly list to the Secretary. I could imagine what it is like in a high-population State.

We created VA Choice to better serve the healthcare needs of veterans, not to create a new source of uncertainty about whether they will be able to get the care they need. That is unacceptable. It defeats the entire purpose of the program. Until Congress steps in to improve the program, more providers will drop out of the program and more veterans will be harmed. These men and women have given our country so much, and they deserve quality care in an efficient manner. Their providers need to be paid on time so our veterans can get the treatment they need. When
the system fails those who never failed us, trust degrades. We can do better than this. We must do better than this.

I know my colleagues on the Senate Committee on Veterans’ Affairs are working hard to solve these issues. I am working with them to make sure that our government continues to provide care for our veterans takes into account the unique challenges that rural and frontier healthcare networks face. We hold the highest debt to our veterans. Let’s repay that honor and honor our selfless service by providing them with the care they deserve.

The veterans program was considered to be one of the best-run healthcare programs anywhere, and I heard nothing but compliments about it. It is the kind of care for our veterans.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. INHOFE. Mr. President, I ask unanimous consent that the order for the question be now rescinded.

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

Mr. INHOFE. Mr. President, we have a very significant couple of votes coming up. One is the nomination to have Scott Palk to be a district judge for the Western District of Oklahoma. We have been working on this for about 2 years now. He is one of the highest qualified individuals.

I thank the leader for moving forward on his nomination this week. I know judicial nominations are a priority of the leader’s, and I share his belief in the importance of filling the many vacancies we have with judges who will uphold the rule of law, not predetermine outcomes and not legislate from the bench. Scott Palk fulfills and embodies this philosophy, and I have full confidence that he will be a judge whom Oklahoma and the Nation will be proud of.

The supplementation is of great need to the Western District, located in Oklahoma City, which has a very heavy caseload. In fact, we have three vacancies on the bench there. One vacancy goes back over 4 years and another over 2 years, so this nomination is desperately needed.

Mr. Palk was nominated in the last Congress—so it was not this Congress—during the previous administration. He made it through the Judiciary Committee by voice vote before he ran out of time at the end of the 112th Congress. We would have had this done, but we just flat ran out of time. He had bipartisan support in the last Congress and has in this Congress, with there having been a 17-to-3 vote in the Judiciary Committee. It is not very often that happens.

He also has bipartisan support back home in Oklahoma. He comes highly recommended by David Boren. Every- thing he knows of David Boren is from the Presiding Officer remembers David Boren. He was my predecessor in this seat. He was the president of the University of Oklahoma but is retired now. He is a Democrat. Actually, he and I were both sent to the House of Representa- tives in Oklahoma on the same day, so we go back a long way. David Boren knows Mr. Palk very well because Scott Palk has worked at the University of Oklahoma College of Law for about 15 years now after his having left a successful career in both the U.S. attorney’s office and as a county district attorney.

David Boren said of Palk—now, this is a Democrat talking about Scott Palk—would make an excellent judge,” “would be ‘balanced and fair in his approach,'” and has “an excellent reputation for complete honesty and integrity.” I don’t know what more you could want in a judge.

That is David Boren talking, my predecessor in the Senate. Again, I thank the leader for his commitment to fulfilling our judicial vacancies, and I ask that my colleagues support the nomination, as I am sure they will, with a ‘yes’ vote for Mr. Palk.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

Mr. LANKFORD. Mr. President, I ask unanimous consent to speak for 2 minutes.

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

Mr. LANKFORD. Mr. President, we are about to vote on a gentleman named Scott Palk, who was nominated by President Trump to serve as a U.S. district court judge for the Western District of Oklahoma on May 8.

On June 15 of this year, he passed the Judiciary Committee with bipartisan support. It has taken us this long, from June 15, going through the committee process, to finally getting this to the floor in the last days of October.

This is the issue we face as a Senate right now. We have an opening with a judge who has already gone through the committee process, who has already been approved—who will be confirmed. I hope, with wide bipartisan support—but because of the ongoing delay of every nominee, of everything in the process, this is slowing down the wheels of government across the country. Whether that be judges or whether that be individuals in the executive branch working in the agenic- cies, we are seeing a constant slowing. We have to be able to correct this.

I would state that Americans will be very pleased when they get a chance to see Scott Palk on the bench. He will be a fair judge. He comes from a great family and has a great passion to serve people, both as he served in the U.S. attorney’s office in the past and at the University of Oklahoma, working at the law school there. He will make the Nation proud. I am glad we have finally gone through this extremely long process to finally get him on and to get him seated on that bench.

In the days ahead, I look forward to the other positions in government being filled as well with other well-qualified individuals. I look forward to seeing this done. I look forward to seeing Scott Palk not as Scott Palk but as Judge Palk.

With that, I yield back.

The PRESIDING OFFICER (Mr. SAASSE). All time has expired.

The question is, Will the Senate advise and consent to the Palk nomination?

Mr. COTTON. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient sec-

The clerk will call the roll.

The legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from South Carolina (Mr. GRAHAM).

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOKER), the Senator from New Mexico (Mr. HEINRICH), the Senator from New Jersey (Mr. MENENDEZ), and the Senator from Rhode Island (Mr. WHITEHOUSE) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 79, nays 16, as follows:

[Rollcall Vote No. 251 Ex.]

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The minority party has underd the confirmation process of the administration’s nominees and judicial appointments. When new Presidents are elected, they have always been given an opportunity to put their team in place in short order. Historically, this is not just common sense, it is an expectation of the American people to have a seamless transition of power, resulting in a functional Federal Government.

One of the eight judges confirmed was Neil Gorsuch, who I am thankful now serves on the Supreme Court. Justice Gorsuch is an example of the type of judge we have the chance to put in place. As with Justice Gorsuch’s confirmation, we need to do all that is necessary to fill these vacancies with great judges like him.

President Trump has nominated many judges and has more to nominate. For those he has already nominated, it is our duty to carefully review those nominations and ensure that these judges are confirmed in a timely manner. We must be willing to put in as much time as needed, whether that means working weekends, canceling State work periods, or working all through the night to get these Constitution-loving judges confirmed.

I know this is important to all of us, but we need to do better. Last week, I was a proud partner with Senator PERDUE and several of my other colleagues calling on the Senate to work 24/7 until we get our work done. We have a substantial list of important work to complete, including confirming the judicial nominees the President has sent us, passing tax reform, fixing our broken healthcare system, and funding the government. The American people elected us to complete these critical tasks. They elected us to deliver a simpler, fairer tax code and to make sure our Federal judiciary upholds the Constitution.

To my fellow Senators, I am calling on all of us to do what the people have sent us to do and not let a light schedule stop us from fulfilling our duties. The American people don’t go to work 4 days a week, and neither should we. This isn’t France. We need to work a full workweek. We must make it clear to our constituents that we are fighting for the American people, every single day. Americans do what it takes to get the job done, and we should do the same.

I yield back.

The PRESIDING OFFICER. The Senator from Oregon.

REPUBLICAN TAX PLAN

Mr. WYDEN. Madam President, I don’t often come to the floor of the Senate to give a speech like the one I am going to give now, but today I plan to start sounding the alarm, both from the standpoint of the process and the substance of what is known about the Republican tax plan as of this afternoon.
This morning, the House passed the budget so now it is on to tax. The debate, if the Republicans have their way, will happen at the speed of light. If they have their way, this all could be wrapped up before most Americans have even been able to put a dent in their holiday shopping.

That is exactly what the majority of Republicans is counting on. The Republicans are rushing to drive the tax giveaway to the superwealthy and the powerful—and to do it quickly that most of America will really have no idea what will be going on. Their hope is simple—to do it in a way so that nobody catches on. So this afternoon, as the ranking Democrat on the Finance Committee, I am going to look at this from a few different angles—first, as to the process and, then, as to the policy that is on offer from the Republicans as of right now.

Rigged—that is what I would label that Senators have heard that, here in the Senate and Congress, there is going to be a real debate that is going to play out in a careful and deliberate way and that there is going to be plenty of give and take. As of right now, my message to the American people is this: You have been fooled. Don’t buy that. Here is what is going to happen. Anybody who expects a repeat of the kind of bipartisan deliberative process that took place in 1986, when the Democrats and Ronald Reagan got together, is in line for some very disappointing times.

Our former colleague Senator Bradley, who served on the Finance Committee with such distinction and was a key author of the 1986 reform bill, called a couple of days ago, and I explained to him what was going on. He was just incredulous. He could not believe that this was going to be the process that was going to take place in a matter of weeks and that it would not even be like healthcare, with the debate moving in fits and starts and stretching out over months.

If there is their way, as my family used to say, this is going to be over lickety-split, and it is coming up quickly. The House plans to offer up a bill in about a week, and the Ways and Means Committee is going to jump into action. The Senate bill could come out in a matter of days later, and then it would be the Finance Committee’s turn.

As most people in the Senate know, there is a normal process for these matters. You usually put out draft legislation. You refine your ideas. You update your work. You share with both sides of the aisle the ideas that would make sense—those that get both sides to say: Hey, bipartisan thinking each other good ideas, and politics is about taking each other’s bad ideas. In this case, it is not about trying to make any bipartisan efforts at all. The normal process involves exercising a little patience, giving the officials at the Joint Committee on Taxation and in the Congressional Budget Office time to really make sense of what the numbers mean.

This is not Washington lingo. What do the numbers mean for middle-class people—the folks who are really hurting now, who are walking on an economic tightrope in trying to pay bills? We ought to make sure that people who are knowledgeable about the tax code will have the time to really look at the numbers and give us some general sense of what this means, particularly for America’s hard-working middle class. Yet for this partisan tax cut and a process that will be hyperpartisan and will not be willing to go off the map or to partisanship only—the Republicans are just blowing right by those steps that constitute the normal process that I have described.

The Congress is held for a debate on legislation that has the potential to reshape our entire economy at a crucial time when we understand the challenge from global competition and change, but the Republicans, as of now, are not going to wait to see the facts and figures, never mind that the bill is going to affect every taxpayer in the country in one way or another. The Republicans have said that we are going to do some tax cutting very quickly. They may not even have legislative hearings to examine the Republican tax cut bill and what the impact of it could be, which was what Senator Bradley was just stunned about because he and others worked for months with the Reagan administration in trying to do what was normal and, as of now, is not going to happen.

What is even more ominous is that, if the bill clears the Finance Committee, the debate on the Senate floor will happen in a flash. That is because, since day one of this administration, the Republicans have said—and Leader McConnell has said this repeatedly—that they want to use the most partisan process around to move the tax cut. It is another round of what is called budget reconciliation.

What this comes down to is a rejection of the tax cut that has been proven to work on tax reform. Ronald Reagan worked hand in hand with Democrats on tax reform in 1986. The two sides brought forward their best ideas. They worked for months and months and, as Senator Bradley told me, for several years. There were dozens of hearings that dug into the specifics and carefully examined the issues. After the bill came out, the committee met over 18 days to debate and vote on the amendments. There was committee consideration—what is called a markup—that lasted a total of more than 45 hours. Then the bill came to the floor of the Senate, and, as is fitting for a piece of legislation that can reshape the whole American economy, the text was written. That text is the textbook of how you successfully write bipartisan tax reform legislation. By the way, that is the model by which our former colleague Dan Coats—now a member of the Trump administration—worked with the bipartisan Federal income tax reform bill.

Yet we are not going to see any of that kind of work this time around. The road that the majority is taking us down in 2017 makes a mockery out of the bipartisan process that brought Ronald Reagan and the Democrats together. As of now, there will be 20 hours of debate—20 hours. That is it—this is the debate on the Senate floor. And the bottom line for every American family and will affect the hopes and aspirations of our middle class, which will drive 70 percent of the economic activity in our country for years and years. So the debate will be over, and it may well be time to vote.

What I am going to try to do here—and we will be talking often in the days ahead—is to lay out what this really means for hard-working middle-class people, because, so far, what we have seen is kind of one hand giveth and the other hand taketh away. The details for the top of the top, the megawealthy, are spelled out, but we do not see exactly how the middle class is not going to go into the hole. As of now, the numbers are opaque. You may actually be asking yourself if you have a couple of children and are in a place with high State and local taxes, that you really could fall behind.

If we do not spell out what is actually going to happen, we are going to side here and give the American people the opportunity and be heard, this process is just going to race by before anybody notices, and that is what the Republicans is counting on. The bottom line is that, when the middle class and the American people find out what is in the Republican tax plan as it is known today, the less they are going to like it. There have been sort of two versions of it. The first came out, I believe it was, late in the spring. It was a page long—shorter than the typical drug store receipt. We got a bit more information a few weeks ago, but in both instances, as I have described, it looks like the middle class is going to get hurt, and folks who are successful and those who are at the top of the top are, basically, going to get even more.

We want all Americans to be successful. We want to give everybody the chance to get ahead, but we do not want tax breaks skewed to the very top. As of right now, the Republican tax plan is a feast for the very wealthy, and the middle class is on the menu. Even the President’s top campaign advisor on taxes said that the Republicans have made both of the promises in this tax proposal, perhaps even more, but because of budget rules, that pottag has to come down to $1.5 trillion for the bill to get through the Senate. That means that somebody has to pay for a whole lot of that $4 trillion of corporate giveaways and handouts to the wealthy.

The Republicans seem almost allergic to raising revenue by asking those at the top to pay their fair share. Every proposal that the Republicans have put forward to pay for this tax giveaway to the top has reached right into the pockets of the middle class. Take the elimination of the State and
local deduction. It will cause pain for millions of Americans across the country, not just in the West—in places like California and Oregon—and the Northeast but for those in scarlet red areas who voted for the President on election day—a North Carolina, Virginia, Wisconsin, and Texas. Then there is the plan to double the standard deduction while simultaneously getting rid of personal and dependent exemptions.

When you cut out all of the tax lingo—as I have said, one hand giveth and the other hand taketh away—what it means, based on the information that is out now, is that a family of six in Medford, OR, could see its taxes increase by thousands of dollars per year. That is a holiday surprise. My guess is that people are going to say that it is the nightmare before Christmas if this plan becomes law.

Even more middle-class Americans who checked on the news over the last few days probably had the wind knocked out of them when they read that their $40,000s may be on the ropes under the Republican plan. A few days ago, I asked: No, do not touch the $40,000. But it seems to me like Republicans just cannot help themselves. When the President was asked about it again, the new Trump position was that middle-class retirements are a bargaining chip to get this lopsided tax handout through the Congress.

Let me repeat that last part. The President of the United States said that middle-class retirements are a bargaining chip in this crusade to cut taxes for the most fortunate. Nothing illustrates more clearly how this process has gone horribly wrong, and I want to make clear to the American people to watch the details. Watch the details because every time a new detail leaks out, the middle class loses.

So my bottom line, colleagues, is real tax reform ought to be about putting more dollars back in middle-class pockets so those families who are taking a different tack. It amounts to a hunt for ways to force the middle class to pay for the tax breaks for those at the top.

This scheme will explode the deficit. It is a con job on the middle class. It is failed economic policy, but it could rocket in the Congress in the weeks ahead before the American people catch on.

Mr. MCCONNELL. Madam President, I move to proceed to executive session to consider Calendar No. 369, Amy Barrett.

So my counsel is, everybody ought to strap in and get ready for what is coming. Every step of the way in the Finance Committee and here on the floor, I will continue working with my Democratic colleagues to fight for middle-class priorities and tax reform, and I hope we will have some from the other side of the aisle join us. We intend to keep sounding the alarm on a Republican plan that as of now gives trillions of dollars of handouts to those at the top while hiking taxes on millions of middle-class families.

Now that the House has passed its budget, this is kicking off the debate, and the idea that we would have a bunch of fake promises to the middle class, very specific gifts to folks at the top, and somehow unicorn theories of growth that will justify this, while really creating deficits that hurt Medicare, Medicaid, Social Security, and our safety net—those are the issues the American people deserve to know more about. We are going to tell them a lot more about the details in the days ahead because we believe in tax reform that puts the middle-class first, doesn’t give gifts to the very top 1 percent, doesn’t clobber Medicare, Social Security, and Medicaid, and, as Bill Bradley said earlier this week in a conversation with me, is based on the kind of bipartisanship that a hugely important issue like tax reform warrants.

I yield the floor.

The PRESIDING OFFICER. The majority leader.

ORDER OF PROCEDURE

Mr. MCCONNELL. Madam President, I ask unanimous consent that notwithstanding rule XXII, that at 5:30 p.m., Monday, October 30, all postcloture time on the McFadden nomination be considered expired and the Senate vote on confirmation of the nomination with no intervening action or debate; that if confirmed, the motion to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate’s action; further, that it be in order to proceed to the following nominations during today’s session of the Senate: Calendar Nos. 368, 369, 432, and 433.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

LEGISLATIVE SESSION

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

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

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. MCCONNELL. Madam President, I move to proceed to executive session to consider Calendar No. 369, Joan Larsen.

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

The PRESIDING OFFICER. The clerk will report the nomination.

The legislative clerk read the nomination of Joan Louise Larsen, of Michigan, to be United States Circuit Judge for the Sixth Circuit.

CLOTURE MOTION

Mr. MCCONNELL. I send a cloture motion to the desk.

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

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit.


LEGISLATIVE SESSION

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

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

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit.
EXECUTIVE SESSION

EXECUTIVE CALENDAR
Mr. McCONNELL. Madam President, I move to proceed to executive session to consider Calendar No. 432, Allison Eid.

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

The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The legislative clerk read the nomination of Allison H. Eid, of Colorado, to be United States Circuit Judge for the Tenth Circuit.

Mr. McCONNELL. I send a cloture motion to the desk.

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

The legislative clerk read as follows:

CLOTURE MOTION

Mr. McCONNELL. I ask unanimous consent that the mandatory quorum calls for the cloture motions be waived.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. McCONNELL. I ask unanimous consent that notwithstanding rule XXII, the pending cloture motions ripen following the disposition of the McFadden nomination.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. McCONNELL. Madam President, in my opening remarks today, I commended President Trump once again for the outstanding judicial nominations he has made, and I reiterated the Senate's desire more to continue confirming them regardless of the often mindless partisan obstruction we have been seeing across the aisle.

This pointless obstruction is designed simply to waste time, not to change an outcome, and it didn't stop the Senate from confirming Scott Palk, it will not stop the Senate from confirming Trevor McPadden, and it will not stop the Senate from confirming even more outstanding nominees next week. You can count on it.

I have filed cloture on four more well-qualified nominees for our Nation's circuit courts: Notre Dame law professor Amy Barrett, a nominee for the Seventh Circuit; Michigan Supreme Court Justice Joan Larsen, a nominee for the Sixth Circuit; Colorado Supreme Court Justice Allison Eid, a nominee for the Tenth Circuit; and University of Pennsylvania law professor Stephanos Bibas, a nominee for the Third Circuit.

By confirming these nominees, we can take a big step toward restoring our Nation's courts to their proper role, interpreting and applying the law based upon what it actually says, not what a judge might wish it to say. It is quite a departure from the last administration's philosophy when it came to selecting judicial nominees.

For the last 8 years, we had a President who said a criterion for lifetime positions was the ability to empathize with certain groups or others. It came to be known as the "empathy standard." That is a great standard if you are the party in the case for whom the judge has empathy, not so great if you are the other person. It also is not in keeping with the longstanding American legal traditions of applying the law equally to all, giving every litigant a fair shake, and ruling based on the actual meaning of our Constitution and laws, not what a judge or some preferred political constituency might wish they meant. That, I believe, is the view of the American people.

President Trump has done a terrific job of nominating judges who are already helping to restore the courts to their intended function in our system of government. The nominees we will consider next week are sure to do the same.

We will continue our efforts with consideration of the Barrett nomination on Monday. Amy Barrett is a professor of law at one of our Nation's premier law schools. Notre Dame happens to be a Catholic University. Amy Barrett happens to be a nominee who is a Catholic and who speaks freely and openly about her faith and its importance to her. For some on the left, that seems to be a disqualifying factor for her nomination.

I would remind colleagues that we do not have religious tests for office in this country. There is no religious test for office in the United States of America.

Amy Barrett's nomination has received outstanding reviews. She is clearly well qualified for the office to which she has been nominated. As the president of Notre Dame recently wrote, "Her experience as a clerk for Judge Laurence Silberman of the U.S. Court of Appeals and Supreme Court Justice Antonin Scalia is of the highest order. So, too, is her scholarship in the areas of federal courts, constitutional law, and statutory interpretation."

Amy Barrett is going to make an outstanding Federal Circuit Court judge. So, too, will Ms. Larsen, Ms. Eid, and Mr. Bibas. I look forward to the Senate confirming all of them next week.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. McCONNELL. Madam President, I ask unanimous consent that the Senates permitted to speak therein for up to 10 minutes each.

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

Mr. McCONNELL. I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

GUN VIOLENCE

Mr. CARDIN. Madam President, I rise to address the latest mass shooting in our country. This one took place last week in my own State of Maryland, in the city of Edgewood, in Harford County, which is northeast of Baltimore.

In this case, the suspect gathered coworkers at his place of business, Advanced Granite Solutions, and began shooting. He killed three coworkers.
and critically wounded two others who remain in critical condition at the Maryland Shock Trauma Center. The suspect then fled to Delaware.

According to an article in the Baltimore Sun, he shot an acquaintance in the head at a car dealership. The victim was in critical condition and later identified his attacker to police. The suspect was finally arrested after a brief foot chase, and police said the suspect threw a gun at them after spotting law enforcement approaching.

The shooting in Maryland came a few weeks after the worst mass shooting in modern U.S. history, which occurred in Las Vegas, NV, on October 1. This mass shooting from a hotel room targeting concertgoers at an outdoor music festival left 58 dead and more than 500 people wounded, with dozens of victims still in the hospital today, some of whom are in critical condition. These are just staggering numbers. But I want to put a human face on these numbers and talk about one Marylander who was injured in the Las Vegas attack.

The Baltimore Sun shared the story of Tina Frost. Tina is a native of Crofton in Anne Arundel County, MD. She was a member of the soccer team at Arundel High School in Gambrills. She was a star soccer player in school, and she now lives in California and works at the accounting firm of Ernst and Young.

The story begins:

Before a bullet from 32 stories above cut through her face, Crofton native Tina Frost drove from San Diego with her boyfriend to see one of her favorite country artists in Las Vegas. . . . Becky Frost said her 27-year-old sister lost her right eye and was in a Las Vegas intensive care unit after a two-hour surgery. [She] said her bubbly and charismatic older sister was in a coma that the family expected to last about a week. Another sister wrote on Facebook that the family was waiting to see the extent of the brain damage. “We’re saying goodbye, praying.” Becky Frost said.

Tina Frost did wake up from the coma and was recently transferred to Maryland for additional surgery at Johns Hopkins Hospital in Baltimore. According to family members, she underwent a second successful surgery last week. The family’s website update said: “We are thankful Tina is still being a true fighter and warrior!”

Today, I want Tina and the entire Frost family to know that they are in our thoughts and prayers. I understand that their community has already been raising funds to help defray Tina’s medical expenses for her recovery.

This is just one example of hundreds who were victimized in Las Vegas. I am just heartbroken by the terror in Las Vegas. With the entire country, I am grieving for the senseless loss of life and praying for the victims, their families, and all those who were injured like Tina Frost, whether by gunshots or the chaos that ensued.

There are those who would go to the first responders, including our police, fire, ambulance, and emergency medical workers, who saved countless lives by helping those around them and running toward danger instead of running away from it.

Thoughts and prayers console victims and their families, but actions speak much louder. We must be outraged and we must act. Congress must act. States must act. Weapons of war should not be in the hands of civilians. We see the deadly results in Las Vegas just as we have seen before in Orlando, Blacksburg, San Bernardino, Aurora, Las Vegas, Sandy Hook, the streets of Baltimore, and elsewhere across this great country. We need to do everything in our power to stop the carnage of these shootings. How high does the death toll have to get before we enact real, bipartisan reforms that will make the American public safer and reduce the risks that come from allowing such easy access to dangerous weapons primarily designed for the battlefield? Assault weapons are not needed to hunt deer or ducks; they are only meant to kill people, and they have far too often in this country.

I urge my colleagues to be bold and fight to break the cycle of what could only be described as a callous disregard for the human life. This is not a talk will not save lives; only action and real change and Federal and State laws can.

This attack and others like it in recent years tear at the heart and leave us anguished and frightened. We as a nation must resolve to stop those who wish to do harm to Americans from committing, encouraging, and abetting acts of terror. We as a nation, as a community, and as an American family must take action to change minds, hearts, and finally change policies. We can stop others and save lives by taking immediate action.

I was disappointed that Congress missed yet another opportunity to enact commonsense gun safety measures after the June 2016 shooting at the Pulse nightclub in Orlando, FL, which killed 49 people and injured 53 others. The mass shooting in Las Vegas has now sadly surpassed those numbers.

In the Las Vegas massacre, Stephen Paddock used a bump fire stock device, which allowed a semiautomatic rifle to fire at a rate similar to that of a fully automatic weapon—a rate of about 45 to 60 rounds per second. Fully automatic weapons are generally illegal under current law. Paddock also stockpiled a virtual arsenal in his hotel room, as police found 23 firearms in the room. Police also found a large quantity of ammunition, including numerous high-capacity magazines capable of holding up to 100 rounds apiece.

The preliminary assessment—with the understanding that the investigation is still ongoing—from the Bureau of Alcohol, Tobacco, Firearms and Explosives is that the shooter legally purchased all these guns, bump stocks, and ammunition. It is outrageous that a mass shooter was legally able to purchase a device designed to convert his gun into a military-style weapon with no legitimate civilian use. It is outrageous that a mass shooter was legally able to purchase high-capacity magazine clips with no legitimate civilian use. These are weapons of war. You don’t need them for hunting, and you don’t need them for self-defense.

Earlier this month, I convened a roundtable meeting with law enforcement officials at the Baptist Church of Highland Park in Prince George’s County, MD. The group included officials from the local, State, and Federal levels, including the sheriff, police chief of Prince George’s County, State delegates, the State attorney general of Maryland, and representatives of the U.S. attorney’s office.

Maryland has progressive laws on gun safety and has taken steps to ban assault weapons, large-capacity magazines that have no legitimate purpose. The group echoed the concern to me that if Maryland has strict laws relating to gun safety that protect both the public and police officers, what is to stop someone from driving over the border to one of our neighboring States in order to procure guns? That is why we need a strong national law to protect all Americans, and Congress should act on commonsense gun safety measures.

What can we do in Congress? I have cosponsored the Automatic Gunfire Prevention Act, which Senator FEINSTEIN introduced. In the Las Vegas shooting, the gunman used a “bump stock” to greatly increase the rate of fire. Feinstein’s legislation would close the loophole in current law that allows conversion devices and accessories to be available to the public. The bill bans the sale, transfer, importation, manufacturing, or possession of bump stocks, trigger cranks, or anything that accelerates a semiautomatic rifle’s rate of fire. Semiautomatic rifles typically have a rate of fire of 45 to 60 rounds per minute; a bump stock could increase the semiautomatic rifle rate of fire to 760 rounds per minute in seconds.

I have also cosponsored the Large Capacity Ammunition Feeding Device Act, also known as the Keeping Americans Safe Act, Introduced by Senator Murphy, which would amend current law to prohibit the possession or transfer of large-capacity ammunition magazines—more than 10 rounds per magazine—with limited exceptions for law enforcement personnel. Senator MENEDEZ’s bill authorizes a buyback program for high-capacity magazines using Byrne JAG grants.

To me, these two bills represent a practical, commonsense approach to
promoting gun safety and reducing the threat of gun violence without impinging on the rights of legitimate owners.

As NBC News recently reported, more Americans have died from gunshots in the last 50 years than in all the wars in American history. Since 1968, more than 1.5 million Americans have died in gun-related incidents, according to data from the U.S. Centers for Disease Control and Prevention.

I have also cosponsored the Background Check Expansion Act, introduced by Senator Murphy. This bill would expand Federal background checks to cover the sale and transfer of all firearms by private sellers, just as licensed dealers are required to do so under the existing Brady law, with certain limited exceptions.

Under current law, unlicensed or private sellers are not required to conduct a background check prior to transferring a firearm. This is outrageous, and Congress should act right now to close this dangerous loophole. It should not matter whether you buy a gun at a local gun store or a gun show or the internet—you should have to pass a basic background check to make sure the guns are kept out of the hands of people who should never have one.

Congress has an obligation to act. As I have indicated before, we need to act. Inaction is not an option. Many of our States have acted as well, including my own State of Maryland, but we need a national law that applies to all 50 States to ban bump stocks, prohibit the sale or transfer of high-capacity magazine clips, eliminate the private ownership of assault-type weapons, and require universal background checks for all purchasers.

The time for action is now. We cannot wait. Congress should come together and address the real problem, which is lax gun safety laws, and should pass commonsense gun safety measures to protect all Americans. Let’s not wait for the next mass shooting, when we send our thoughts and prayers to victims and then stand by and pretend we are helpless and powerless to prevent another tragedy. Let’s take action now.

Mr. President, I yield the floor.

The PRESIDING OFFICER (Mr. PERDUE). The Senator from North Dakota.

TAX REFORM

Mr. HOEVEN. Mr. President, I rise once again today to talk about how we are working to reform our outdated Tax Code and to provide much needed tax relief to our Nation’s small businesses and to hard-working families and ranchers. We are working to not only provide hard-working taxpayers with tax relief but also to strengthen our economy and to stimulate job creation.

Along with the regulatory relief we have already provided and are working to continue to provide, this tax relief is all about a growing economy, more jobs, and higher wages for hard-working Americans and then making sure that they not only keep more of their earnings after tax but that they see growing wages due to a stronger economy that is so important after the last decade of stagnant wages and income.

It is one thing to say that this tax relief is both. It is absolutely about lowering the tax burden, but it is also about moving wages and incomes higher. That is the rising tide that lifts all boats in our country.

Today, as you know, the House of Representatives passed a budget resolution that the Senate sent them last week, so now we have completed the first step in terms of enacting pro-growth tax reform that, as I said, will provide tax relief to millions of middle-class families who have been struggling to get ahead over the past decade.

Today, I want to focus on how our tax proposal will reduce the tax burden on small businesses. Small businesses make up 58 percent of all employees in my State and over 90 percent of the businesses in the country. Over 90 percent of the businesses in this country are small businesses.

Earlier this week, we had a very productive meeting with the President to talk about our priorities for tax relief, and I specifically highlighted to him the importance of ensuring that tax reform works for our small businesses.

When you talk about small businesses, you are talking about farmers and ranchers. As I said, 90 percent of all the businesses in this country are small businesses. So we are working with the administration and with the House to enact tax reforms that will enable American families to keep more of their hard-earned money and, as I said, empower our small businesses to invest and grow.

Our effort is about growing our economy and regaining our economic competitiveness. Our tax reform should encourage our Nation’s entrepreneurs to start their own enterprises, including new startups in technology—not just farming and ranching and traditional businesses but businesses across the board.

Our Tax Code needs to incentivize our farmers’ and ranchers’ efforts to start their business, and we need to make sure they can get access to capital. They need to be able to get access to that capital, but when they do, by and large, they are going to the bank and borrowing. That means they have to pay interest on that debt. So it is very important for small businesses that the interest on that debt is deductible.

That is a huge cost, particularly for our farmers and ranchers. They don’t have the opportunity to float equity. They don’t raise equity for their farming operation when they need to buy a tractor or a combine or you name it. They have to go to the bank and borrow.

So the deductibility of that interest expense to them is absolutely vital in their interests. That is true with small businesses across the board. When you look at small businesses in your community, they go to the bank and they borrow, and that interest cost is a big part of their business expense. They need to be able to continue to deduct it.

In the framework that we have proposed, another very important issue is being able to expense investments. If you really want to trigger growth, you encourage that investment. So the tax reform framework or proposal that we have put forward allows, in the first 5 years, full expensing of new investments. That is very stimulative to our economy. It is very pro-growth.

The other piece that I think is very important here is that we keep the section 179 expensing longer term. I think,
as we proposed it now, we would have expensing in the first 5 years—full expensing. That is great. That is, as I say, stimulative to the economy. But beyond that, then we need to make sure that section 179 expensing is there so that small businesses, farmers, ranchers will create more jobs and that they are going to continue to be able to expense their investment in new plants and new equipment. That is what keeps those small businesses growing. That is what keeps them hiring more people. That is what creates more jobs and that is what pushes wages and income higher.

Also, we need to simplify and streamline the Tax Code. Right now, the Tax Code is nearly 70,000 pages long—talk about being difficult and complex. Americans, right now, currently spend 6 billion hours a year complying with that Tax Code. That is ridiculous. Can you imagine 6 billion hours a year just to figure out how to pay your taxes? So here is who wants to reduce their taxes. They spend all that time and all that effort just to figure out how much they have to pay. Obviously, we can do a lot better than that.

Our goal through tax reform is to allow the majority of Americans to file their tax return on a single simple page. I will mention that again. I think it is important. Our goal is for the vast majority of Americans, in essence, to file their tax return on one page and in many recent years pay their taxes, to figure out what you owe, and to take away all that stress and all that difficulty in just trying to pay your taxes.

Many economists agree that high business taxes reduce wages to workers, raise costs for consumers, and reduce returns on retirement savings. Maintaining these high tax rates do nothing to improve the fairness of our system. They only punish everyday, hard-working, tax-paying citizens and reduce economic opportunity in America.

I will conclude on the same point that I started with, and that is by saying that there are two objectives here. It is not just to simplify and reduce the tax burden, so that people have more of their earnings in their pocket after paying taxes, but the other is to make sure they earn more and that we move wages and income higher. If you look at the growth in our economy over the last decade, it has struggled, in essence, to get to 2 percent. But compare that to the period from World War II to the present. Over that longer period, we averaged 3.3 percent. We want to get that growth rate back up. We started to get that growth rate back up by reducing the regulatory burden. Over the course of this year, the administration and this Congress have done a lot to reduce the regulatory burden. Our growth rate has ticked up, and in the most recent period the growth rate is 3.1 percent, the highest it has been in a long time. So what we want to do is combine that regulatory relief and tax relief and get that higher growth rate. We also want to add an infrastructure package. When you put those things together, what do you get? You get more jobs, higher wages, higher income, and a higher standard of living for hard-working American citizens across this great country. That is what we are trying to do.

We all need to work together, and our goal is to get that done before the end of the year.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

ROHINGYA HUMANITARIAN CRISIS

Mr. CARDIN. Mr. President, earlier this week, the Senate Foreign Relations Committee held a hearing on an issue that I consider one of the greatest moral tests of our time in the conduct of U.S. foreign policy—the situation in Burma. The Burmese military is committing ethnic cleansing and is perpetratiing atrocities.

We have a humanitarian crisis. We have perpetrators who expect impunity and a situation, under the watch of the international community—the Trump administration, that is allowing for the perpetration of atrocities.

Ethnic cleansing is defined by the United Nations Commission of Experts as "rendering an area ethnically homogenous by using force or intimidation to move peoples of given groups from an area." Half of the population of the Rohingya in Burma have left—600,000 people out of 1.2 million. I might add that, of those who remain, many are displaced. There has been a systematic burning of their villages. This didn't just start. It has been a campaign that has gone on for a long period of time, since a 1982 law that denies the Rohingya citizenship, even though they have been residents for generations.

The Rohingya are denied freedom of movement. They are denied freedom of education. They are denied healthcare. This has been a systematic effort to destroy an ethnic community.

We have seen this happen far too long in too many places around the world. Once again, we see this happening today in Burma. Once again, this is the expectation: Well, it is far away; we will just let it go along.

But the United States must be outraged about what is happening. We need to see the international community come together and say: No, we will not let this continue. We will hold accountable those who are responsible for these actions, we will provide humanitarian need immediately, and we will stop this type of conduct in a civilized society. This just cannot occur.

In fact, I think what is transpiring in the Rakhine State today is genocide. I know there will be some discussion about whether it is genocide or not, based upon technical definitions. Yet what we see in Burma today clearly meets the definition of "deliberately inflicting on a group conditions of life calculated to bring about its physical destruction in whole or in part." That is what is happening in Burma, and that is genocide.

The Burmese military is clearly trying to destroy the Rohingya population. For decades, the Burmese Government has systematically repressed the Rohingya people. This is a fact, and they have deliberately failed to integrate the population into the general population. As the U.N. High Commissioner for Human Rights correctly stated, the "decades of persistent and systematic human rights violations have almost certainly contribute[d] to the nurturing of violent extremism, with everyone ultimately losing." They complain about extremism. Yet they are creating it.

In my opinion, we are witnessing a military-sponsored ethnic cleansing campaign on the Rohingya, and it will take significant engagement from the international community at the highest levels and in partnership with the Burmese civilian government, to address and to hold the perpetrators accountable for these horrific acts.

Seventy-five years ago, the world and the United States committed to the Universal Declaration of Human Rights, which states that human rights are inherent and universal. Today, we have no excuse.

Unfortunately, the Rohingya crisis is not the only vexing challenge. Burma faces. The Burmese military continues to hold significant influence in politics and in the economy. The peace process, which sought to end a longstanding civil war in the country, has stalled. There are significant reports of human rights issues such as human trafficking, free speech infringement, and political repression. The military control Burma today. That is unacceptable, and that is why we imposed sanctions, because of military control.

Sanction relief was given for what? So that people could be ethnically cleansed?

I was pleased to hear State Counselor Aung San Suu Kyi committed to implementing all of Kofi Annan’s Rakhine State recommendations and to ensure that the Rohingya, who have fled in the face of brutal military repression, have a right to return to their homes. However, she must continue to make this a top priority and work with the international community to provide both the safety of the Rohingya left in Burma and those who want to come home. It is going to be difficult since their villages have been destroyed. Are they going to live in camps? Will they have protection? Will they be safe? If the past is any indication, we have real challenges ahead of us.

Although I would count myself among those who have been disappointed with the civilian authorities and think they should have been more vocal, I am keenly aware of the real limits of their power and ability to
I also want to draw attention to the needs of the survivors, their families, and communities. There is an acute lack of healthcare available to the survivors, including reproductive health, psychosocial, and other critical services.

Seventy-five years ago, the world—and the United States—could have said they did not know what is happening. Today we do. Today we have no excuse. Instead, the international community must hold the perpetrators accountable. In addition to date, no real progress has been made either holding perpetrators of serious violations accountable or in addressing the root causes underlying the situation in Burma. Therefore, there is an urgent need to act.

The strong statements by Ambassador Haley and last month by the Vice President must be followed up with action. The administration should lead efforts for action in the Security Council. The United States should insist that persons responsible for grave abuses be held accountable for their crimes. It also should press the Burmese authority to cooperate with the U.N. factfinding mission established by the United Nations Human Rights Council and grant unfettered access to its staff to Burma, including the Rakhine State.

We need to know what is happening on the ground. We need to know that in order to protect people and to get the evidence necessary to hold the perpetrators accountable. The Council should send a clear message that it stands ready to take additional steps to ensure justice, including through the International Criminal Court, and urge member states to pursue other mechanisms that might provide justice for recent abuses.

I should also add that Bangladesh deserves credit for keeping its borders open to refugees, and 600,000 people have fled to Bangladesh, and they kept their borders open. Bangladesh has been one of the few bright spots in the current crisis and should continue to honor its promise to build shelters for new arrivals, accelerate humanitarian assistance, and provide the needed medical service for this traumatized group.

I also believe the United States needs to reevaluate our policy and approach to Burma. We need to have a policy in regard to Burma that we understand, that addresses these human rights violations, that reevaluates our approach for our relationship with the Burmese military, and that relooks at how to best use sanctions as a way to seek additional leverage with the Burmese Government and military.

I am working with a number of my colleagues, on both sides of the aisle, on legislation to seek to clarify U.S. policy and to address some of these issues.

As the President prepares for his upcoming trip to the ASEAN Summit in the region, Congress will be watching closely to see if he makes Burma and human rights a top priority during this trip and to see what he and his administration choose to undertake in the coming days to address the tragedy unfolding in Rakhine State.

With that, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

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

SOMALIA TERRORIST ATTACK

Mr. FRANKEN. Mr. President, I rise to talk about the recent terrorist attack in Somalia.

On October 14, a truck filled with explosives detonated in a crowded district in Mogadishu—Somalia's capital. The blast was especially devastating because the truck blew up next to a fuel tanker, causing a massive fireball and leveling structures, including the nearby Safari Hotel, which collapsed and trapped many people under its rubble. According to Somali authorities, the target of the attack may have been the city's international airport which also houses many Embassies.

This is the worst terrorist attack in Somalia's history. Three hundred fifty-eight people were killed, hundreds have been injured, and dozens are still missing. As a Minnesota Senator, I represent the largest Somali-American population in the Nation. For Minnesota, this wasn’t just a massive attack overseas. It affected every one of my estimated 74,000 Somali-American constituents.

Among those killed is Ahmed Eyow. He was from Bloomington, MN. He had attended Normandale Community College and Metropolitan State University. He left behind his wife and three children.

Another Somali-American who was killed in the blast was Mohamoud Elmi. He had lived in Ohio and had moved back to Somalia about 2 years ago. He was a young man with a bright future, working at the Ministry of Humanitarian Affairs and Disaster Management in Somalia.

There was Abukar Mohamed. He lived in Virginia before moving back to Somalia, where he worked in the Ministry of Commerce and Industry. He was killed along with his wife, Shadiye Hassan. They left behind seven children who are between the ages of 3 and 20.

Hundreds of others perished in that heinous attack. They all have their own stories. They left behind their wives, their husbands, their children, their friends, and their parents.

Somalia is one of the most, if not the most, fragile nations on Earth. It has been an incredibly difficult country to govern under the current Burmese Constitution and the military’s control of a large portion of Burma’s economy.

We have a challenge on our hands in Burma, and we need to be engaged. But the civilian leadership must take responsibility and speak out.

Often, the international community has done too little, waited too long, or been caught unprepared by events that should not have surprised us. We continue to ignore the lessons of the past and fail to live up to the post-Holocaust pledge of “never again.” Ignoring the genocide war crimes and crimes against humanity that continue to rage around the world sends a message to the global community that war is acceptable and that war crimes are tolerable. We must respond robustly to the crisis unfolding in Burma because it is the right thing to do and because it is in our national interest to do so.

The United Nations is calling the military campaign “a textbook example of ethnic cleansing” against Rohingya Muslims. From credible human rights organizations and newspapers, there are consistent accounts of war crimes, extrajudicial killings, arrest, rape, and other atrocities. At least 288 villages have been decimated, according to Human Rights Watch, which has used satellite imagery as evidence of the devastation caused by the military and security operations.

These current attacks on the Rohingya follow decades of state-led persecution and dehumanization. Government efforts to deny Rohingya citizenship rights to restrict their freedom of movement and the practice of their faith, and to deny their basic human rights have all been identified as precursors to a genocide.

The U.N. Office of the High Commissioner for Human Rights found that the attacks were executed in a well-organized, coordinated, and systematic manner by the Myanmar Security Forces, often supported by the armed Rakhine Buddhists. They have described it as a “cynicalploy to forcibly transfer large numbers of people without possibility of return.”

There were also appalling acts of sexual violence, which clearly amount to crimes against humanity and/or acts of genocide that must not be forgotten. Women and girls, some as young as 5, were raped by men in uniform in front of their families. U.N. and other health workers said that after this most recent attack, Ethiopia’s military crackdown, they treated dozens of Rohingya women and girls who escaped to Bangladesh for injuries consistent with violent sexual attacks.

One woman told Human Rights Watch that she and four other women were taken to a hut, slashed with knives, and sexually assaulted. The soldiers then set the hut on fire. She was the only one to escape alive. Another woman who was raped still has injuries from the machete attack and beatings that accompanied the rape and said she barely managed to escape from a burning house.

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Somalia is one of the most, if not the most, fragile nations on Earth. It has been an incredibly difficult country to
govern ever since the civil war tore the country apart in 1991. It suffers from the massive displacement of people, hundreds of thousands of refugees, lack of sufficient public services, and warring factions and clans. To make matters worse, a severe drought has ravaged the land, leaving 6 million people—half of the nation’s population—facing food shortages. The combination of instability, lack of security, and shortage of goods and services has enabled terrorist groups like al-Shabaab to operate. I believe they intend to be the culprit in this attack—to gain a foothold in Somalia.

We have to have a comprehensive strategy to help the people of Somalia. One component of that strategy is to help Somalis root out terrorism. The Government of Somalia has announced its intent to step up the fight against al-Shabaab. The United States has and will continue to aid those efforts, as will the African Union Mission in Somalia (AMISOM), a peacekeeping force that is supported by the United States.

At the same time, we have to erode and eliminate the conditions that enable terrorist groups to thrive. That means redoubling our efforts to help stabilize fragile nations. That means supporting good governance, reducing extreme inequality, and helping marginalized, disenfranchised individuals who are preyed upon time and again by terrorist recruiters.

It is more important than ever that we fully fund our international programs that support these efforts, for humanitarian and security reasons. Unfortunately, the administration’s 2018 budget proposal does the opposite. The administration’s budget is making the world, and us, less safe. And I want to urge the President to rethink his approach to foreign aid.

My colleagues, Senators JOHN MCCAIN and Tim Kaine, put it this way in a recent op-ed they coauthored, saying:

Today, 80 percent of our assistance provides relief and promotes stability in conflict zones and states on the verge of collapse. There are U.S. Agency for International Development programs in many of the countries most plagued by terrorism, including Afghanistan, Pakistan, Nigeria, Mali, Yemen and Somalia. We’re saving lives and creating partners to help address the instability that produces the threats our military risks life and limb to fight.

In conclusion, I urge my colleagues and the American people to not forget about the terrible tragedy in Somalia. I urge everyone to keep Somali victims and other victims of terror acts throughout the world in their thoughts and prayers.

The world needs to know that the United States will continue to support Somalia and other nations that are fighting those who are wreaking havoc on their nations. But we have to remember that we will all be more successful when we combine military efforts with diplomatic and humanitarian ones. While we cannot bring back those who perished, if we focus on rooting out the conditions that give rise to terrorism, we can have a shot at averting the next one.

Thank you.

The PRESIDING OFFICER (Mrs. Fischer). The Chair will now call the roll.

The legislative clerk proceeded to call the roll.

Ms. CORTEZ MASTO, Madam President, I ask unanimous consent that the absence of a quorum be rescinded.

The PRESIDING OFFICER (Mrs. Capito). Without objection, it is so ordered.

HEALTHCARE

Ms. CORTEZ MASTO. Madam President, I rise today to urge my colleagues to reauthorize Federal funding for the Children’s Health Insurance Program. CHIP is not a partisan issue in this country, and it never has been.

In 1997, the bill to create the Children’s Health Insurance Program passed with bipartisan support. It was introduced by the late Senator Ted Kennedy, a Democrat from Massachusetts, and our colleague, Senator Orrin Hatch, Republican from Utah. This program has been a resounding success. Tens of millions of kids from all over the country have received access to preventive care, doctors’ visits, prescriptions, dental and vision coverage as a result of this act of Congress.

Children’s healthcare is not a partisan issue in Nevada—the great State that I represent—either. Over the past 20 years, more than 60,000 of Nevada’s kids have benefited from our State CHIP program, Nevada Check Up. Together with the gains we have made due to the ACA’s Medicaid expansion, our rate of uninsured kids has fallen by half, making our program one of the biggest successes in the country.

Today, 9 million children from low-income families nationwide, including 27,000 from Nevada, get their health insurance through CHIP. If Congress continues to do nothing, those 9 million children will not be able to go to a doctor for their annual checkup; 9 million children will not be able to afford their prescriptions. The parents of those 9 million children have seen their child’s headache or infection or sore throat becomes an emergency before taking them to the hospital.

In 2008, the last time funding for CHIP was on the chopping block, Senator Ted Kennedy said that the test of a great nation is in the way it treats its children. We are a great nation. We know how to take care of our kids. Americans understand that children’s healthcare is the kind of thing that should be beyond the reach of partisan politics.

Governors from both parties, medical professionals, care providers, and advocates from across this Nation have already called on Congress to do its job and move as quickly as possible to reauthorize this funding. Nevada’s Republican Governor, Brian Sandoval, is one of those voices. Republicans and Democrats alike know that kids can’t go to school, they can’t do their practice, they can’t learn their times tables or their fractions, they can’t do the things that healthy, happy kids like to do if they do not feel well.

But don’t ask me why funding for CHIP is important. Listen to the voices of parents who lie awake at night, worried that the cough they are hearing down the hall in their child’s room will not go away on its own. It is scary enough to have a sick child. No parent should have to live with the additional fear that they will not be able to afford the care their child needs. No parent should have to choose between treating a cough that has been getting worse and worse for weeks and paying next month’s rent. Parent and country are working every single day just to make ends meet. CHIP is their lifeline.

Just ask Lisa, a self-employed mom. Her children are able to see the doctor and get dental care and vision coverage. CHIP allowed her family to afford glasses.

Ask Glenna, whose daughter broke her arm on the monkey bars when she was 4. Without CHIP, Glenna would have had to take out loans to pay off her daughter’s medical bill.

Hear from Vanessa about the excellent healthcare her daughter received after she contracted meningitis at age 12, which was paid for with health insurance. Vanessa purchased through CHIP. Vanessa says that CHIP is the reason her daughter is alive today.

These are just three of the countless stories I have heard from people who just don’t know what they would do if private health insurance were the only option available to them.

Illness, injury, these things happen. All of us get sick sometimes, but going bankrupt trying to pay for your son or daughter’s medical treatment, that is not normal. That should not be something we accept as part of our everyday lives.

Every time I go home to Nevada, I hear the same things over and over from people I meet. They say to me: My medical bills are out of control. Please do something to help. Some of these people are in the hospital every day or week, working around the clock to fix our healthcare system and relieve the burden of healthcare costs on working people.

Allowing funding for CHIP to expire, allowing State governments to go bankrupt, allowing rural hospitals and our community medical centers to shut their doors and go out of business, this is not what the American people sent us here to do. We are the representatives of this great Nation, and it is not the time for playing politics with children’s health.

I yield the floor.

I suggest the absence of a quorum.
The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

(At the request of Mr. SCHUMER, the following statement was ordered to be printed in the RECORD.)

VOTE EXPLANATION
• Mr. MENENDEZ. Madam President, I was unavailable for rollcall vote No. 251, on the nomination of Scott L. Balk, of Oklahoma, to be United States District Judge for the Western District of Oklahoma. Had I been present, I would have voted nay.

Madam President, I was unavailable for rollcall vote No. 252, on the motion to invoke cloture on the nomination of Trevor N. McCadden, of Virginia, to be United States District Judge for the District of Columbia. Had I been present, I would have voted nay.

Mr. MCCONNELL. Madam President, I was unavailable for rollcall vote No. 252, on the motion to invoke cloture on the nomination of Trevor N. McCadden, of Virginia, to be United States District Judge for the District of Columbia. Had I been present, I would have voted nay.

200TH ANNIVERSARY OF THE BIRTH OF BAHÁ’ULLÁH, THE FOUNDER OF THE BAHÁ’Í FAITH

Mr. CASEY. Madam President, I wish to extend my support for the Bahá’í community in commemoration of the 200th anniversary of the birth of Bahá’u’lláh, the founder of the Bahá’í Faith.

Bahá’u’lláh preached a message of justice, unity, and peace. The religion that he founded has spread across the world, including to the Commonwealth of Pennsylvania. While the Bahá’í people have and continue to face persecution for their beliefs, they persevere by promoting a message of peace and equality and with a commitment to service. I congratulate the Bahá’í community of Pennsylvania who have contributed so much to the spirit of the Commonwealth on this momentous anniversary.

TRIBUTE TO JIM MCCLOUGHAN

Ms. STABENOW. Madam President, today I wish to reflect on Veterans Day, and the debt of gratitude each of us owes those who have served our country in our Armed Forces.

Each year I have the honor of attending Veterans Day events across Michigan. At each parade, commemoration, and solemn ceremony, I am struck by the profound patriotism of our veterans, but also their deep humility and lasting dedication to serving others.

One amazing example of this is Jim McCloough of South Haven. In May of 1969, he was 23 years old and far from home, serving as a medic in Vietnam after being drafted into the Army.

The orders were to attack Nui Yon Hill. However, Private First Class McCloough and his company were surrounded by more than 2,000 enemy fighters. Over 2 days of battle, Private First Class McCloough put himself in danger to rescue his fallen brothers.

His head and arm were bloodied by shrapnel and small-arms fire, yet he refused to stop. When the battle was over, he had saved the lives of 10 members of his company.

Private First Class McCloough received the Combat Medical Badge, two Purple Hearts, two Bronze Stars with “V” device for valor, and the U.S. Army Valorous Unit Citation, among other awards. He was a hero in every sense of the word. However, he remained focused on only one thing: how he could best serve others. That is just what he did.

Jim McCloough returned home and taught and coached at South Haven High School until retiring in 2008. That might have been where his story ended, had it not been for his one-time platoon leader, Lieutenant Clark.

Lieutenant Clark never forgot about Private First Class McCloough’s heroism and worked tirelessly to get him the recognition he had earned. In 2016, I passed a bill to make Private First Class McCloough eligible for our Nation’s highest military honor. In July, I was honored to be at the White House as Private First Class McCloough was finally awarded the Medal of Honor by President Donald Trump.

Jim McCloough’s story is extraordinary, but he is not alone. Across our Nation—and throughout our history—people of common backgrounds and uncommon courage have put their lives on the line in defense of our Nation. Time and again, these brave men and women have come home only to continue serving in our schools, churches, elected offices, and civic organizations.

Veterans like Jim owe us nothing and keep giving us everything. It is our solemn duty to remember and honor those who have served. Like Lieutenant Clark, we must continue working to provide them all that they have earned, whether it is healthcare, education, the chance at a good job, or the Medal of Honor.

“I’m humbled, very humbled,” Jim McCloough said about receiving his award. “And, of course—as many individuals who are blessed to receive something like this—I’m receiving it for all of my men.”

The spirit of service lives on in Jim McCloough, in Lieutenant Clark, and in our veterans in Michigan and across this Nation. On this Veterans Day, we remember them, we thank them, and we renew our commitment to serving them.

Thank you.

HONORING OUR ARMED FORCES

Mr. ROUNDS. Madam President, today I wish to recognize the courage and bravery of a fallen soldier, SGT Philip J. Iyotte of the Rosebud Sioux Tribe. After 66 long years of waiting, Sergeant Iyotte’s remains are finally being laid to rest this week in his hometown of White River, SD.

Sergeant Iyotte was born in White River on December 22, 1929. At just 18 years of age, Iyotte enlisted in the U.S. Army and was assigned to Company E, 251st Battalion, 21st Infantry Division, during the Korean War.

Upon being deployed overseas to Korea, Sergeant Iyotte’s battalion was ordered to attack Nui Yon Hill. However, Private First Class McCloughan was captured and ultimately held as a prisoner-of-war camp in Chongsong, where he passed away in 1951. However, his remains never made it home.

Due to his many heroic efforts, Sergeant Iyotte was awarded the Purple Heart Medal, the Combat Infantryman’s Badge, the Prisoner of War Medal, the United Nations Service Medal, the National Defense Service Medal, and the Korean War Service Medal.

Through the combined effort of Sergeant Iyotte’s family, the U.S. Defense POW/MIA Accounting Agency and the Department of Veterans Affairs, Sergeant Iyotte’s remains were positively identified earlier this year. This week, they return to his family so he can finally be laid to rest near his home in South Dakota.

With this, I welcome the opportunity to recognize the life of a fallen hero, SGT Philip James Iyotte, and commemorate his return to White River, SD. He is finally home.

REMEMBERING RICHARD DUDMAN

Mr. KING. Madam President, today we remember Richard Dudman, who passed away this August in Blue Hill, ME, at the age of 99. Throughout his long and illustrious career as a journalist, Richard was never one to turn away from a good story, even if chasing it meant putting himself in danger.

After college, Richard served his country in the Merchant Marine and the Navy before becoming a reporter for the Denver Post. In 1984, he moved to Arlington, VA, for the St. Louis Post-Dispatch’s Washington bureau. In this position, he would cover the assassination of John F. Kennedy and the Watergate Scandal, as well as war and revolution all over the world. As Richard will perhaps be most remembered for the time he spent in Cambodia as a prisoner of the Viet Cong. He and his colleagues were mistaken for CIA operatives and were kept captive for 40 long days. Towards the end of their captivity, once it had become clear that the journalist’s were not, in fact, working for the CIA, their captors began to refer to them not as prisoners of war, but as “travelers who lost their
way.” It was this experience that inspired Richard to write the well-received “Forty Days with the Enemy.”

Even after retiring, Richard did not stop reporting. In fact, on his last day at the Post-Dispatch in 1981 Richard raced out of his own retirement party to cover the attempted assassination of Ronald Reagan. From his home in Ellsworth, ME, Richard continued to contribute to the Post-Dispatch and wrote editorials for the Bangor Daily News until 2012.

In retirement, Richard and Helen, his wife of 69 years, were active and constructive members of the Maine community. Ellsworth City councilor Gary Fortier, a friend of the couple, described them as “true givers,” saying that “Ellsworth is a much better place because they have been part of it.”

Richard and Helen received the Golden Eagle Award from the Boy Scouts of America in 2014 in recognition of their outstanding community service.

Richard’s dedication to covering the news, regardless of how far from home it occurred, won him the prestigious George Polk Award in Journalism in 1993. In 2014, in recognition of that same dedication, Richard was inducted into the Maine Press Association Hall of Fame.

We wholeheartedly congratulate the many staff members past and present of Allen Chorman & Son, Inc., on 30 years of service to the State of Delaware and surrounding areas. Your quality of service and continued care for our farms and environment set an example for many others to follow. We wish you continued growth and success.

RECOGNIZING KING CROP INSURANCE, INC.

- Mr. COONS. Madam President, it is with great pleasure that I rise, along with Senator Tom Carper of Delaware and Representative Lisa Blunt Rochester of Delaware, to honor one of Delaware’s longest standing businesses that has provided exemplary service to the State of Delaware for the past 50 years: King Crop Insurance, Inc.

Since 1967, King Crop Insurance, Inc., has played an essential role in meeting the needs of farmers and those in its surrounding areas. From providing financial assistance and support—ensuring that farmers have the economic security to repay loans—to aiding those same farmers in expanding and growing their businesses, King Crop Insurance has committed itself to the people of our great State, while exhibiting unyielding support of one our Nation’s most valuable industries: agriculture.

The values of hard work and giving back to their community have always been a part of the King family. Catherine, Jackie, Donna, and the entire family are known throughout the State of Delaware for their generosity and support of local and national programs such as the 4-H. The Kings are visible examples of serving others, as well as sowing seeds of success for the future. We are truly grateful for all they have done to inspire business growth and development, as well as preparing future generations for success in farming.

We wholeheartedly congratulate King Crop Insurance, Inc., on 50 years of service to the State of Delaware and surrounding areas. Your quality of service and continued care for our farming community serves as a wonderful example for many others. We wish everyone the best.

TRIBUTE TO MAJOR GENERAL GARY L. SAYLER

- Mr. CRAPO. Madam President, today, together with my colleague Senator Jim Risch, I wish to recognize the service of MG Gary L. Sayler as he retires from leading the Idaho National Guard this month.

With more than 40 years of his distinguished 45-year military career dedicated to the Idaho National Guard, Major General Sayler has served Idaho in a variety of leadership capacities, including 7 years as Idaho’s adjutant general. Under Major General Sayler’s direction as commander, the 124th Fighter Wing played vital roles in numerous Operation Provide Comfort in 1994, Operation Allied Force in 1999, and Operation Iraqi Freedom in 2003 and 2004. He subsequently served as assistant adjutant general from 2004 to 2010 before being appointed as Director of the Idaho National Guard in 2010, during the fighter wing’s ongoing missions in the Middle East in Operation Iraqi Freedom, Operation Enduring Freedom, Operation Noble Eagle, and Operation Freedom’s Sentinel. The 124th Fighter Wing has received numerous accolades under his steady guidance. These include the prestigious Sparta Trophy in 2016 and again in 2017; the Governor’s Outstanding Unit Award; and the U.S. Air Force Outstanding Unit Award.

Major General Sayler has built on his extensive experience to lead with practical knowledge. His background includes a bachelor of science in history and education at North Dakota State University in 1971 and later courses at the Air Command and Staff College, Weapons School, and Air War College.

Major General Sayler began his first assignment in the U.S. Air Force in Thailand, flying combat missions in Southeast Asia before joining the Idaho Air National Guard in 1977 as a weapons systems officer for the 124th Tactical Fighter Wing. With a master navigator rating, he has extensive experience flying multiple aircrafts and has logged more than 4,100 flight hours. These include 392 combat hours in support of Operation Iraqi Freedom, Operation Enduring Freedom, Operation Provide Comfort. His promotions and list of major awards and decorations that he has earned for his outstanding service are extensive and include the Legion of Merit, The Meritorious Service Medal, and the Air Medal with silver oakleaf cluster.

Based on these accomplishments, Major General Sayler has provided reasoned and experienced council as we have worked together to address the needs of the Idaho National Guard, including protecting and advancing the flying mission at Gowen Field as an exemplary force within the National Guard. Generations to come. While visionary in his goals for the Idaho National Guard, a hallmark of Major General Sayler’s leadership has been his high regard for the servicemembers he leads and their families. In addition to the millions of dollars devoted to Idaho guardsmen and their families, Major General Sayler has also been instrumental in forging enduring relationships with the local communities and Native Tribes, including the Coeur d’Alene Tribe and the Snake River Indian Reservation.

With the values that Richard and Helen Chorman & Son, Inc., represented, and the legacy of leadership demonstrated by Major General Sayler, we are truly grateful for all they have done to support one of our Nation’s most valuable industries: agriculture.
We congratulate Major General Sayler on a distinguished and exemplary career serving our Nation and leading the Idaho National Guard. Idaho has benefited greatly from his steady, astute leadership. We wish him and his family the very best and thank him for his dedicated service to Idaho and our Nation.

TRIBUTE TO NORM STEADMAN

Mr. CRAPO. Madam President, today I wish to honor Norm Steadman for his longtime, dedicated service as mayor of Weippe, ID.

Weippe was incorporated in 1864, but its roots go much farther back. The Weippe Prairie is known to have been inhabited by the Nez Perce Indians. The city notes that it was not far from the present townsite in 1865 that Lewis and Clark had their first encounter with the Nez Perce. Today, the beautiful and strong community is nestled among many recreation opportunities, including historic trails, fishing, hunting, skiing, snowmobiling, and all-terrain vehicle resources.

Over the years, the community has seen its share of booms and busts. It has been touched by the fur trade, gold rush, the Homestead Act, and the logging industry. The town's current population of approximately 400 faces many of the challenges experienced by rural western towns with an enduring commitment to their community.

Serving as mayor for a remarkable nearly 50 years following his initial appointment to the position in 1968, Mayor Steadman has led through considerable growing pains with a steady hand and commitment to his community that befit his name. A deep desire to help others and a sense of responsibility are the characteristics of Mayor Steadman's. His decades of leadership and working to overcome challenges with limited resources are commendable. Thank you, Mayor Steadman, for your nearly 50 years of dedicated service. You are truly leading by example by continuously stepping up to assist.

TRIBUTE TO STEVE FOURNIER

Mr. DAINES. Madam President, I have the distinct honor of recognizing Steve Fournier of Butte, a tireless advocate for the most vulnerable Montanans. Steve is known by his peers for his dedication, compassion, and integrity working to help the homeless.

For nearly 16 years, Steve has helped Montanans find housing stability through his work as a case manager and service advocate for locally administered housing programs. When the rescue mission served as the emergency housing alternative for the Butte area after it closed earlier this year, Steve helped 22 households find a safe and warm place to stay. His efforts have helped many of his neighbors in the west Montana overcome crisis situations and transition to a more hopeful path.

Steve's demonstrated commitment to assisting others is a genuine reflection of uncommon moral stamina. The Treasure State is humbled and blessed to have people like Mr. Fournier call Montana home. Thank you, Steve, for repeatedly finding a refuge in times of trouble.

75th ANNIVERSARY OF THE SCHWAN'S COMPANY STILWELL FOOD PRODUCTION FACILITY

Mr. INHOFE. Madam President, I am pleased to recognize the Schwan's Company on the 75th anniversary of their Stilwell food production facility. This is a significant milestone for Schwan's and its employees, but also for Adair County and the entire State of Oklahoma. Throughout their 75 years, Schwan's has been a committed community partner, hiring over 300 residents and supporting hunger relief and youth activities.

The Idaho production facility in Stilwell, originally called the Stilwell Canning Company, first opened in 1942 when World War II drove up the demand for canned items. The company has demonstrated strong commitment to excellence, first expanding in 1999, when it became the largest frozen dessert production plant in the country. After being acquired by Schwan's Company in 2003, they have continued to invest in the plant and its employees, putting the facility on the leading edge of pie production in the country. Today the plant is a 610,000-square-foot state-of-the-art facility that employs about 300 people.

Congratulations on your 75th anniversary, and I look forward to seeing Schwan's continue to make a positive impact in Stilwell.

MESSAGES FROM THE HOUSE

At 10:55 a.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the House has agreed to the following concurrent resolution, without amendment:


The message also announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 469. An act to impose certain limitations on consent decrees and settlement agreements by agencies that require the agencies to take regulatory action in accordance with the terms thereof, and for other purposes.

H.R. 3329. An act to amend the Hizballah International Financing Prevention Act of 2015 to impose additional sanctions with respect to Hizballah, and for other purposes.

MEASURES PLACED ON THE CALENDAR

The following bill was read the first and second times by unanimous consent, and referred as indicated:

H.R. 3342. An act to impose certain limitations on consent decrees and settlement agreements by agencies that require the agencies to take regulatory action in accordance with the terms thereof, and for other purposes; to the Committee on the Judiciary.

H.R. 3342. An act to impose sanctions on foreign persons that are responsible for gross violations of internationally recognized human rights by reason of the use by Hizballah of civilians as human shields, and for other purposes; to the Committee on Foreign Relations.

ENROLLED BILL PRESENTED

The Secretary of the Senate reported that on today, October 26, 2017, she had presented to the President of the United States the following enrolled bill:

S. 504. An act to permanently authorize the Asia-Pacific Economic Cooperation Business Travel Card Program.

EXECUTIVE AND OTHER COMMUNICATIONS

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

EC–3275. A communication from the Deputy Assistant Secretary, Employee Benefits Security Administration, Department of Labor, transmitting, pursuant to law, the report of a rule entitled “Religious Exempions and Accommodations for Coverage of Certain Preventive Services Under the Affordable Care Act” (RIN1210–AB83) received in the Office of the President of the Senate on October 25, 2017, to the Committee on Health, Education, Labor, and Pensions.

PETITIONS AND MEMORIALS

The following petition or memorial was laid before the Senate and was referred: an order to lie on the table as indicated:

POM–130. A joint resolution adopted by the Legislature of the State of Texas rescinding...
certain applications made by the Texas Legislature to the United States Congress to call a national convention under Article V of the United States Constitution for proposing any amendment, or amendments, to that Constitution; and

Whereas, Over the years, the Texas Legislature has approved resolutions officially applying to the United States Congress to call a convention, under the terms of Article V of the Constitution of the United States, to offer various amendments to that Constitution; and

Whereas, While no Article V amendatory convention has yet taken place thus far in American history, nevertheless, there is a very real possibility that one, or more than one, could be triggered at some point in the future; and

Whereas, Regardless of their age, such past applications from Texas lawmakers remain alive and valid until such time as they are later formally rescinded; now, therefore, be it

Resolved, That the 85th Legislature of the State of Texas, Regular Session, 2017, hereby officially rescinds, repeals, revokes, cancels, voids, and all, applies to the United States Congress, if Necessary, to the Standing Rules of the Senate of the United States of America, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

The CONGRESSIONAL RECORD — SENATE October 26, 2017

By Mr. McCAIN for the Committee on Armed Services.

Air Force nomination of Lt. Gen. Stacey D. Harris, to be Lieutenant General.


Army nomination of Col. Twanda E. Young, to be Brigadier General.

Army nomination of Col. Roger D. Murdock, to be Brigadier General.


Air Force nomination of Col. Ralph L. Schwader, to be Brigadier General.

Army nomination of Col. Donald B. Aberer, to be Brigadier General.

Army nominations beginning with Col. Richard E. Angle and ending with Col. Darren L. Werner, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Col. Charles F. Stitt, to be Lieutenant General.


Navy nomination of Vice Adm. Christopher W. Grady, to be Rear Admiral.

Navy nomination of Rear Adm. Bruce H. Lindsey, to be Vice Admiral.

Mr. McCAIN. Mr. President, for the Committee on Armed Services I report favorably the following nomination lists which were printed in the Records on the dates indicated, and ask unanimous consent, to save the expense of reprinting on the Executive Calendar that these nominations lie at the Secretary's desk for the information of Senators.

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

Air Force nominations beginning with James A. Fant and ending with Dustin D. Harlin, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Air Force nomination of Erik M. Mudrinich, to be Lieutenant Colonel.

Air Force nominations beginning with Scott M. Abbott and ending with Kristina M. Zuccarelli, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nomination of Adrian L. Nelson, to be Major.

Army nomination of Todd M. Chard, to be Major.

Army nomination of Tristan D. Harrington, to be Major.

Army nomination of David S. Lyle, to be Colonel.

Army nomination of George B. Inabinet, to be Colonel.

Army nominations beginning with Benjamin A. Barbeau and ending with Blair D. Teghe, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Garrett K. Anderson and ending with Roger D. Plasser, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Joshua A. Aker and ending with Don13505, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Jonathan L. Abbott and ending with Bovey Z. Zku, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Joan13505 and ending with Michael 0. Vermilloherman, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Steven A. Adams and ending with Alisa R. Wilma, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Wesley J. Anderson and ending with Hope M. Williamsonyoung, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Gina E. Adam and ending with David R. Zimmante, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with David J. H. Chang and ending with Matthew J. Yandura, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nomination of Samuel A. Redding, to be Lieutenant Colonel.

Army nomination of Sativa M. Franklin, to be Lieutenant Colonel.

Army nominations beginning with Maurice O. Barnett and ending with Aaron C. Barta, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nomination of Grant R. Barge, to be Major.

Army nomination of Michael W. Chung, to be Major.

Army nominations beginning with Chemitra M. Clay and ending with John C. Hubbard, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nomination of Charles K. Bergman, to be Colonel.

Army nomination of Robert S. Patton, Jr., to be Colonel.

Army nominations beginning with Jason P. Affolder and ending with D012388, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Andre B. Abadie and ending with G01096, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Winfield A. Atkins and ending with D013960, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Calvin Loper and ending with Billy W. Young, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Calvin Loper and ending with Billy W. Young, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Roy A. Adams and ending with Jeffrey P. Sharp, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Maureen M. Derks and ending with Jeffrey P. Sharp, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Army nominations beginning with Maureen M. Derks and ending with Jeffrey P. Sharp, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.
the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nominations beginning with David L. Aguilar and ending with David K. Zivnuska, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nominations beginning with Rebecca L. Anderson and ending with Kenneth R. Vanhook, Jr., which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nominations beginning with John D. Anderson III and ending with John E. Weaver, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nominations beginning with Joshua D. Albright and ending with Lisa L. Snoh, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nomination of Joe F. Morales II, to be Lieutenant Commander.

Navy nominations beginning with Jessica B. Anderson and ending with Miranda V. Williams, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nominations beginning with Marco A. Acosta and ending with Keith E. Zumar, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

Navy nominations beginning with William J. Roney and ending with Rebecca T. Buser, which nominations were received by the Senate and appeared in the Congressional Record on October 16, 2017.

By Mr. CORKER for the Committee on Foreign Relations.

*Peter Henry Barlerin, of Colorado, a Career Member of the Senior Foreign Service, Class of Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Cameroon.

Nominee: Peter Henry Barlerin.

Post: Cameroon.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:

1. Self: None.

2. Spouse: None.

3. Children and Spouses: Sebastian Barlerin; None; Maximilian Barlerin; None, Ines Barlerin; None.

4. Parents: Henry Barlerin—deceased; Virginia Barlerin—deceased.

5. Grandparents: Francois Barlerin—deceased; Maximilian Barlerin: None, Jennifer Knight: N/A; Jessica Elizabeth Knight: None.

6. Brothers and Spouses: N/A.

*Michael James Dodman, of New York, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Islamic Republic of Mauritania.

Nominee: Michael James Dodman.

Post: Mauritania.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:


2. Spouse: N/A.

3. Children and Spouses: Brian Dodman; none; Kate Dodman: none; Margaret Dodman: none; Claire Dodman: none.


5. Grandparents: Deceased; N/A.

6. Brothers and Spouses: N/A.

*Peter Hoekstra, of Michigan, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Kingdom of the Netherlands.

Nominee: Peter Hoekstra.

Post: Ambassador to the Kingdom of the Netherlands.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:

1. Self: $1000, 10/11/13, Land for Senate; $1000, 12/20/13, Sasse for Senate; $100, 5/27/13, Huizenga for Congress; $100, 8/24/13, Gillespie for Senate; $1000, 10/30/14, Huizenga for Congress; $500, 1/10/14, Huizenga for Congress; $500, 1/14/14, Molenar for Congress; $500, 7/28/14, Ellis for Congress; $400, 7/29/14, Molenar for Congress; $500, 8/11/14, Comstock for Congress; $100, 12/19/14, Comstock for Senate; $100, 9/30/15, Chrys for Maryland; $100, 9/30/15, Kisch for President; $130, 7/31/15, Greenberg Taurig PAC; $65, 8/31/15, Greenberg Taurig PAC; $65, 10/29/15, Right to Life PAC; $50, 10/31/16, Upton for all of Us; $150, 10/31/16, Comstock for Congress; $500, 10/27/16, Trump Make America Great Again; $400, 10/27/16, Trump Make America Great Again; $400, 10/15/16, Walberg for Congress; $250, 10/15/16, Toomey for Senate.

2. Spouse: $1,000, 3/20/14, Land for Senate.

3. Children and Spouses: Erin Hoekstra—none; Allison Hoekstra—none; Bryan Hoekstra—none.

4. Parents—deceased.

5. Grandparents—deceased.


7. Sisters and Spouses: Grace and Dale Kramer—none.

Daniel J. Kritenbrink, of Virginia, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Socialist Republic of Vietnam

Nominee: Daniel J. Kritenbrink

Post: Hanoi.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:

1. Self: None.

2. Spouse: Nami Kritenbrink, None.

3. Children and Spouses: Mia Kritenbrink, None; Joseph Kritenbrink, None; Joyce A. Kritenbrink, None.

4. Parents: Donald L. Kritenbrink, None; John Joseph Kritenbrink—deceased; Eda Kritenbrink—deceased; Gerald Murphy—deceased; Clare Murphy—deceased.

5. Grandsparents: John Joseph Kritenbrink—deceased; Eda Kritenbrink—deceased.

6. Brothers and Spouses: N/A.

7. Sisters and Spouses: N/A.

*Michele Jeanne Sison, of Maryland, a Career Member of the Senior Foreign Service, Class of Career Member, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Haiti.

Nominee: Michele Jeanne Sison.

Post: Haiti.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:

1. Self: N/A.

2. Spouse: N/A.

3. Children and Spouses: Alexandra Katherine Knight; N/A; Jessica Elizabeth Knight; N/A.

4. Parents: Pastor Bravo Sison—deceased; Veronique Sison—N/A.

5. Grandparents: Deceased; N/A.

6. Brothers and Spouses: N/A.


*Jamie McCourt, of California, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the French Republic, and to serve concurrently and without additional compensation as Ambassador Extraordinary and Plenipotentiary of the United States of America to the Principality of Monaco.

Nominee: Jamie McCourt.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:

1. Self: $3,000, 2/29/2016, Molinaro for U.S. Senate; 250.00, 03/29/2015, Sasse, Benjamin E. via Ben Sasse's Senate Campaign.


4. Parents: Jacob (Jack) Luskin, none; Jeanette Luskin, none.

5. Grandparents: Nathan Luskin—deceased; Rose Thompson Stainback (Grandmother)—deceased.

6. Brothers and Spouses: Cary Alan Luskin, none; Debbie Luskin, none; Kevin Eric Luskin, $1,000, 1/19/13, Eric Cantor, Cantor for Congress; $1,000, 3/10/14, Mitch McConnell, McConnell Senate Committee; $500, 12/5/15, Eric Cantor, Cantor for Congress; $500, 12/11/15, Brian Babin, Babin for Congress; $300, 1/29/16, Robert Pittenger, Pittenger For Congress; $2,700, 1/29/16, Robert Pittenger, Pittenger For Congress; $300, 2/23/16, Carlos Curbelo, Curbelo For Congress; $2,700, 2/23/16, Carlos Curbelo, Curbelo For Congress; $500, 2/28/16, Rob Portman, Portman For Senate; $1,000, 1/13/16, Friends of Senator Portman; $1,500, 3/31/16, Gus Bilirakis, Bilirakis For Congress; $1,500, 3/31/16, Gus Bilirakis, Bilirakis For Congress; $1,000, 2/21/17, Josh Mandel, Mandel For Senate.

7. Sisters and Spouses: Not applicable.

*Richard Duke Buchanan III, of Florida, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Kingdom of Spain, and to serve concurrently and without additional compensation as Ambassador Extraordinary and Plenipotentiary of the United States of America to Andorra.

Nominee: Richard Duke Buchanan III.

Post: Spain and Andorra.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:

1. Self: $3,000, 2/29/2016, Molinaro for U.S. Senate; 250.00, 03/29/2015, Sasse, Benjamin E. via Ben Sasse's Senate Campaign.

2. Spouse: Kelli, our spouse.


4. Parents: Jacob (Jack) Luskin, none; Jeanette Luskin, none.

5. Grandparents: Nathan Luskin—deceased; Rose Thompson Stainback (Grandmother)—deceased.

6. Brothers and Spouses: Cary Alan Luskin, none; Debbie Luskin, none; Kevin Eric Luskin, $1,000, 3/19/13, Eric Cantor, Cantor for Congress; $1,000, 3/10/14, Mitch McConnell, McConnell Senate Committee; $500, 12/5/15, Eric Cantor, Cantor for Congress; $500, 12/11/15, Brian Babin, Babin for Congress; $300, 1/29/16, Robert Pittenger, Pittenger For Congress; $2,700, 1/29/16, Robert Pittenger, Pittenger For Congress; $300, 2/23/16, Carlos Curbelo, Curbelo For Congress; $2,700, 2/23/16, Carlos Curbelo, Curbelo For Congress; $500, 2/28/16, Rob Portman, Portman For Senate; $1,000, 1/13/16, Friends of Senator Portman; $1,500, 3/31/16, Gus Bilirakis, Bilirakis For Congress; $1,500, 3/31/16, Gus Bilirakis, Bilirakis For Congress; $1,000, 2/21/17, Josh Mandel, Mandel For Senate.

7. Sisters and Spouses: Not applicable.

*Richard Duke Buchanan III, of Florida, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Kingdom of Spain, and to serve concurrently and without additional compensation as Ambassador Extraordinary and Plenipotentiary of the United States of America to Andorra.

Nominee: Richard Duke Buchanan III.
for President; $450.00, 07/02/2016, Cruz, Rafael Edward "Ted" via Ted Cruz for Senate. Larry E. André Sr., Kathleen Ann Hoyt: none.
5. Grandparents: Ruth Eileen André (deceased), Phyllis Bushner (deceased), Harold Bushner (deceased), Sheldon Leo André (deceased).

*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.
Nominee: Thomas L. Carter.
Post: Rank of Ambassador while Representative of the United States of America to the International Civil Aviation Organization.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:
1. Self: $500, 6/18/13, Lindsey Graham; $1000, 9/18/13, Lindsey Graham; $1000, 10/19/13, Howie Lindsey; $250, 10/21/13, Wendy Rogers; $250, 4/8/14, Howie Lindsey; $100, 4/10/14, Lindsey Graham; $250, 6/15/14, Bentley Rayburn; $250, 7/10/14, Lindsey Graham; $250, 8/9/14, Lindsey Graham; $500, 9/18/14, Martha McSally; $250, 10/20/14, Wendy Rogers; $100, 3/31/15, Martha McSally; $500, 3/31/15, Sam Adcock; $1000, 6/25/15, Lindsey Graham; $1000, 9/18/15, John McCain; $1000, 12/8/15, Tim Scott; $250, 12/10/15, Lindsey Graham; $500, 2/17/16, Kelly Ayotte; $500, 4/14/16, Lindsey Graham; $36, 6/16/16, Lindsey Graham; $500, 9/18/16, John McCain; $500, 9/22/16, Kay Granger; $250, 9/27/16, Mike McCaul; $1000, 10/21/16, Trump Transition (501c4); $250, 11/15/16, Mike McCaul; $1000, 2/16/17, Martha McSally.
2. No other contributions by immediate family members.

*Nina Maria Fite, of Pennsylvania, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Angola.
Nominee: Nina Maria Fite.
Post: Luanda, Angola.
(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:
1. Self: None.
2. Spouse: N/A.
3. Children and Spouses: N/A.
4. Parents: Howard J. Juster—deceased; Richard A. Juster—deceased; Kenneth Ian Juster—deceased; Rueben Pearson—none; Robert Kohorst.
5. Grandparents: William Juster—deceased; Sara Juster—deceased; Kenneth Ian Juster—deceased; Kerri Grenell—none; Jeffrey Grenell—none; Thomas L. Carter, of California, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Zambia.
Nominee: Daniel Lewis Foote.
Post: Zambia.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:
1. Self: None.
2. Spouse: Claudia V. Foote, none.
4. Parents: Curtis L. Foote; none.
5. Grandparents: Curtis E. Foote—deceased; Lorraine C. Foote—deceased; Otto Herold—deceased; Anna Herold—deceased.
7. Sisters and Spouses: Kristen M. Foote, none.

*Richard Grenell, of California, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Federal Republic of Germany.
Nominee: Richard Grenell.
Post: U.S. Ambassador to Germany.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:
2. Spouse: None.
3. Children and Spouses: None.
4. Parents: Judith Grenell—none; Denny Grenell—deceased.
5. Grandparents: Nate Grenell—deceased; Esther Grenell—deceased; Rueben Pearson—deceased; Gladys Pearson—deceased.
7. Sisters and Spouses: Deborah Grenell Kells—none; Denny Kells—none.

*Kenneth Ian Juster, of New York, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of India.
Nominee: Kenneth Ian Juster.
Post: U.S. Ambassador to India.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, date, and donee:
1. Self: $32,400, 6/26/2013, Republican National Committee; $2,600, 10/31/2013, National Republican Senatorial Committee;
Congressional Record — Senate

October 26, 2017

S6852

Constitutional record — Senate


The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.

Contributions, amount, and date, and donee:
3. Children and Spouses: N/A.
4. Parents: Richard Reimer, $70, 4/4/2013, Wayne County (Ohio) Democratic Party; $50, 12/12/2013, Democratic National Committee (DNC); $200, 12/12/2014, Democratic National Committee (DNC); $200, 1/9/2014, DSCC; $100, 4/2/2015, Friends of Sherrod Brown, Lois Reimer—none.
5. Grandparents: Edwin Unruh—deceased; Lenah Unruh—deceased; David Reimer—deceased; Caroline Reimer—deceased.
7. Sisters and Spouses: Sue Reimer, none; Craig Pfahl, none.

Post: Niamey, Niger.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, and date, and donee:
2. Spouse—Jonita—deceased
4. Parents: Edwin Whitaker—deceased; Carmen Whitaker—none.
5. Grandparents: Lowell and Stella Barham—deceased; Edwin and Mame Whitaker—deceased.
6. Brothers and Spouses: Craig and Mary Whitaker—none.
7. Sisters and Spouses: None.

*Carla Sands, of California, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Kingdom of Denmark. Nominee—Carla Herd Sands.
Post: U.S. Ambassador to the Kingdom of Denmark.

(The following is a list of all members of my immediate family and their spouses. I have asked each of these persons to inform me of the pertinent contributions made by them. To the best of my knowledge, the information contained in this report is complete and accurate.)

Contributions, amount, and date, and donee:
1. Self: $1,000, 12/20/16, Ed Royce Campaign Committee—$1,000, 12/20/16, 5th Presidential Inaugural Committee—$810, 10/5/16, David Hadley for Assembly—$29,434, 7/25/16, Trump Victory Committee—$5,377.89, 7/26/16, Republican National Committee—$22,980.15, 7/21/16, Trump Victory Committee—$1,000, 7/20/16, Ron Johnson for Senate—$1,000, 7/20/16, Ron Johnson for Senate—$2,700, 7/16, Ted Cruz (Senate campaign) $1,000, 6/30/16, Selden for Congress—$900, 6/14/16, California Republican Party—$1,000, 6/9/16, Ron DeSantis for Florida—$2,700, 6/8, Friends of Joe Heck—$1,000, 5/27/16, Sundheim for Senate—$5,000, 5/26/16, Republican National Committee—$20,000, 4/29/16,
*Samuel Dale Brownback, of Kansas, to be Ambassador at Large for International Religious Freedom.

*Michael T. Evanoff, of Arkansas, to be an Assistant Secretary of State (Diplomatic Security).

*Jennifer Gillian Newstead, of New York, to be Legal Adviser of the Department of State.

*Manisha Singh, of Florida, to be an Assistant Secretary of State (Economic and Business Affairs).

**Mr. CORKER. Mr. President, for the Committee on Foreign Relations I report favorably the following nomination list which was printed in the Congressional Record and asked for unanimous consent, to save the expense of reprinting on the Executive Calendar that this nomination lie at the Secretary's desk for the information of the Senate.**

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

*Foreign Service nominations beginning with Julia P. Akey and ending with Vera N. Zdravkova, which were received by the Senate and appeared in the Congressional Record on October 2, 2017.*

By Mr. GRASSLEY for the Committee on the Judiciary:

Allison H. Eid, of Colorado, to be United States Circuit Judge for the Tenth Circuit.

Stephanie Parlow, of Virginia, to be United States Circuit Judge for the Third Circuit.

Lisa Clifton Burks, of Alabama, to be United States District Judge for the Northern District of Alabama.

Walter David Counts III, of Texas, to be United States District Judge for the Western District of Texas.

Michael Joseph Juneau, of Louisiana, to be United States District Judge for the Western District of Louisiana.

A. Marvin Quattlebaum, Jr., of South Carolina, to be United States District Judge for the District of South Carolina.

Karen Gren Scholer, of Texas, to be United States District Judge for the Northern District of Texas.

Tilman Eugene Self III, of Georgia, to be United States District Judge for the Southern District of Georgia.

Karen Gren Scholer, of Texas, to be United States District Judge for the Northern District of Texas.

*Nomination was reported with recommendation that it be considered subject to the nominee's commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.*

**INTRODUCTION OF BILLS AND JOINT RESOLUTIONS**

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and ordered printed:

*By Mr. PERDUE:*

S. 2015. A bill to clarify the status of the North Country, Ice Age, and New England West Scenic Byways as units of the National Park System, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. MARKEY:

S. 2016. A bill to prevent an unconstitutional strike against North Korea; to the Committee on Foreign Relations.

By Mr. CASEY (for himself, Mr. BLUMENTHAL, Mr. MARKEY, Mr. FRANKEN, and Mrs. GILLIBRAND):

S. 2017. A bill to amend the Fair Labor Standards Act of 1938 to provide that over-the-road bus drivers be provided with the maximum hours requirement; to the Committee on Health, Education, Labor, and Pensions.

By Mr. BENNET (for himself and Mr. BROWN):

S. 2018. A bill to amend the Internal Revenue Code of 1986 to make the child tax credit available to more low-income children; to the Committee on Finance.

**By Mr. CRUZ (for himself and Mr. RUBIO):**

S. 2020. A bill to establish a voluntary program to identify and promote Internet-connected products that meet industry-leading security standards, and for other purposes; to the Committee on Commerce, Science, and Transportation.

**By Mr. CRUZ (for himself and Mr. RUBIO):**

S. 2021. A bill to repeal title I of the Patient Protection and Affordable Care Act and to amend the Public Health Service Act to provide for cooperative governing of individual health insurance coverage offered in interstate commerce; to the Committee on Finance.

By Mr. CRUZ (for himself and Mr. RUBIO):

S. 2022. A bill to amend the Federal Food, Drug, and Cosmetic Act to provide for reciprocal marketing approval of certain drugs, biological products, and devices that are authorized to be lawfully marketed abroad, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. RUBIO:

S. 2023. A bill to require a study regarding security measures and procedures at Cuban airports, require the standardization of Federal Air Marshal Service agreements, require efforts to raise international aviation security standards, require the Committee on Commerce, Science, and Transportation.
S. 2024. A bill to amend the Internal Revenue Code of 1986 to create a tax credit for foster families; to the Committee on Finance.

By Mr. YOUNG:

S. 2025. A bill to provide for the conduct of demonstration projects to provide coordinated case management services for TANF recipients; to the Committee on Finance.

By Mr. NELSON (for himself, Mrs. GILLIBRAND, Mr. BLUMENTHAL, Mr. MENENDEZ, and Mr. BOOKER):

S. 2026. A bill to amend titles XVIII and XIX of the Social Security Act to make improvements to the treatment of the United States territories under the Medicare and Medicaid programs, and for other purposes; to the Committee on Finance.

By Mr. PORTMAN:

S. 2027. A bill to amend title XIX of the Social Security Act to provide clarification with respect to the liability of third party payers for medical assistance paid under the Medicaid program, and for other purposes; to the Committee on Finance.

By Mr. REED (for himself, Mr. COONS, and Mr. MENENDEZ):

S. 2028. A bill to provide for institutional risk-sharing in the Federal student loan programs; to the Committee on Health, Education, Labor, and Pensions.

S. 2029. A bill to establish a National and Community Service Administration to carry out the national and volunteer service programs; to the Committee on Health, Education, Labor, and Pensions.

S. 2030. A bill to establish a National and Community Service Administration to carry out the national and volunteer service programs; to the Committee on Health, Education, Labor, and Pensions.

S. Res. 309. A resolution expressing support for the designation of October 2017 as "National Protect Your Hearing Month"; to the Committee on Health, Education, Labor, and Pensions.

By Mr. CASEY (for himself, Mr. RUBIO, Mr. BLUMENTHAL, Mr. DURBIN, Mr. BOOZMAN, Mr. VAN HOLLEN, Mr. FRANKEN, Ms. KLOBUCHAR, Mr. HATCH, Mr. MARKEY, Mr. ISAKSON, Mr. NELSON, Mr. KING, and Mr. COONS):

S. Res. 310. A resolution recognizing the importance of a continued commitment to ending pediatric AIDS worldwide; to the Committee on Foreign Relations.

By Mr. WYDEN (for himself and Mr. MERKLEY):

S. Res. 311. A resolution honoring the Portland Thorns FC as the champion of the National Women’s Soccer League in 2017; to the Committee on Commerce, Science, and Transportation.

By Mr. CORYN:

S. Con. Res. 28. A concurrent resolution providing for a correction in the enrollment of S. 782; considered and agreed to.

By Ms. HEITKAMP (for herself and Mr. KAINES):

S. Res. 108. At the request of Mr. HATCH, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 108, a bill to amend the Internal Revenue Code of 1986 to repeal the excise tax on medical devices.

S. 422. At the request of Mr. GILLIBRAND, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 422, a bill to amend title 38, United States Code, to clarify presumptions relating to the exposure of certain veterans who served in the vicinity of the Republic of Vietnam, and for other purposes.

S. 314. At the request of Mr. PERDUE, the name of the Senator from Kansas (Mr. ROBERTS) was added as a cosponsor of S. 314, a bill to direct the Secretary of Veterans Affairs to carry out a pilot program to provide access to magnetic EEG/EKG-guided resonance therapy to veterans.

S. 796. At the request of Mr. WARNER, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a cosponsor of S. 796, a bill to amend the Internal Revenue Code of 1986 to extend the exclusion for employer-provided education assistance to employer payments of student loans.

S. 808. At the request of Mr. THUNE, the name of the Senator from Delaware (Mr. COONS) was added as a cosponsor of S. 808, a bill to provide protections for certain sports medicine professionals who provide certain medical services in a secondary state.

S. 818. At the request of Mr. CASEY, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 818, 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.

S. 167. At the request of Mr. GRASSLEY, the name of the Senator from Iowa (Mr. BLOUNT) was added as a cosponsor of S. 167, a bill to amend the Internal Revenue Code of 1986 to provide additional exemptions to the individual mandate, and for other purposes.

S. 197. At the request of Mr. McCARTHY, the name of the Senator from North Carolina (Mr. GARDNER) was added as a cosponsor of S. 197, a bill to amend the Higher Education Act of 1965 to provide for a percentage of student loan forgiveness for public service employment, and for other purposes.

At the request of Mr. VAN HOLLEN, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 1582, a bill to establish the Frederick Douglass Bicentennial Commission.

At the request of Mr. HATCH, the name of the Senator from Wyoming (Mr. BARRASSO) was added as a cosponsor of S. 1774, a bill to provide protections for workers with respect to their right to select or refrain from selecting representation by a labor organization.

At the request of Mr. MANCHIN, the name of the Senator from North Carolina (Mr. TILLIS) was added as a cosponsor of S. 1850, a bill to amend the Public Health Service Act to protect the confidentiality of substance use disorder patient records.

At the request of Mr. CASSIDY, the name of the Senator from Iowa (Mr. GRASSLEY) was added as a cosponsor of S. 1871, a bill to amend title 38, United States Code, to clarify the role of podiatrists in the Department of Veterans Affairs, and for other purposes.

At the request of Mr. COTTON, the name of the Senator from Missouri (Mr. BLUNT) was added as a cosponsor of S. 1967, a bill to amend the Internal Revenue Code of 1986 to provide additional exemptions to the individual mandate, and for other purposes.

At the request of Mr. CASEY, the names of the Senator from Connecticut (Mr. BLUMENTHAL) and the Senator from Connecticut (Mr. MURPHY) were added as cosponsors of S. 2004, a bill to increase funding for the State response to opioid misuse and to provide funding for research on addiction and pain related to the substance misuse crisis.

S. Res. 279. A resolution reaffirming the commitment of the United States to promote democracy, human rights, and the rule of law in Cambodia.

At the request of Mr. CRUZ, the name of the Senator from Colorado (Mr. GARDNER) was added as a cosponsor of S. Res. 291, a resolution affirming the historical connection of the Jewish people to the ancient and sacred city of Jerusalem and condemning efforts at the United Nations Educational, Scientific, and Cultural Organization (UNESCO) to deny Judaism’s millennia-old historical, religious, and cultural ties to Jerusalem.
We cannot wait until an institution is catastrophically failing its students before taking action. Institutions need greater financial incentives to act before default rates rise. Simply put, we cannot tackle the student loan debt crisis without States and institutions stepping up their responsibility for college costs and student borrowing.

That is why I am pleased to introduce the Protect Student Borrowers Act with Senator Durbin, Warren, and Murphy. Our legislation seeks to ensure there is more skin in the game when it comes to student loan debt by setting stronger market incentives for colleges and universities to provide better and more affordable education to students, which should in turn help put the brakes on rising student loan defaults.

The Protect Student Borrowers Act would hold colleges and universities accountable for student loan defaults by requiring a by requiring a percentage of defaulted loans. Only institutions that have one-third or more of their students borrow would be included in the bill’s risk-sharing requirements based on their cohort default rate. Risk-sharing requirements would kick in when the default rate exceeds 15 percent. As the institution’s default rate rises, so too will the institution’s risk-share payment.

The Protect Student Borrowers Act also provides incentives for institutions to take proactive steps to ease student loan debt burdens and reduce default rates. Colleges and universities can reduce or eliminate their payments if they implement a comprehensive student loan management plan. The Secretary may waive or reduce the payments for institutions whose mission is to serve low-income and minority students, such as community colleges, Historically Black Institutions, and Hispanic-Serving Institutions—provided that they are making progress in their student loan management plans.

The risk-sharing payments would be invested in helping struggling borrowers, preventing future default and delinquency, and increasing Pell Grants at institutions that enroll a high percentage of Pell Grant recipients and have low default rates.

With the stakes so high for students and taxpayers, it is only fair that institutions bear some of the risk in the student loan program.

We need to tackle student loan debt and college affordability from multiple angles. And we need all stakeholders in the system to do their part. With the Protect Student Borrowers Act, we are providing the incentives and resources for institutions to take more responsibility to address college affordability and student loan debt and improve student outcomes. I urge my colleagues to cosponsor this bill and look forward to working with you to conclude it and pass other key reforms in the upcoming reauthorization of the Higher Education Act.

We have seen the costs to students and taxpayers when institutions are not held accountable. Corinthian Colleges and ITT are two examples of institutions that failed their students while benefitting from Federal student aid. Their fraudulent business practices eventually led to their demise, but not before leaving their students and taxpayers on the hook for millions of dollars in student loan debt.

We strive to honor those who serve. Evidence is clear that the top AmeriCorps cities in the nation. Across our State, nearly 4,200 AmeriCorps and Senior Corps volunteers are helping students succeed in school, ensuring veterans get access to the services they need, supporting seniors in their communities, protecting the environment, and addressing other critical needs.

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home. The ACTION for National Service Act will ensure that national service volunteers who complete two full terms of service earn an education award equivalent to four years of in-State tuition at a public university. Those who are willing to serve should not have to carry the heavy burden of student loan debt to achieve their educational goals.

Today, as our communities face challenges in a host of areas, we need more people to participate in national service, and we need more partners to support them. As such, the ACTION for National Service Act will establish a National Service Foundation to encourage private sector and philanthropic investment in expanding national service opportunities.

All AmeriCorps members take a pledge to get things done for Americans, to make communities safer, smarter and healthier, and to bring us together. Today, I ask my colleagues to join us in pledging to ensure that all who want to answer the call to serve can do so by cosponsoring the ACTION for National Service Act.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 308—COMMEMORATING THE 100TH ANNIVERSARY OF THE 2ND INFANTRY DIVISION

Ms. CANTWELL (for herself, Mr. CORNYN, Mr. CUIZ, and Mrs. MURRAY) submitted the following resolution; which was referred to the Committee on Armed Services:

S. RES. 308

Whereas October 26, 2017, is the 100th anniversary of the organization of the 2nd Infantry Division;

Whereas the 2nd Infantry Division—

(1) was established in October 1917 at Bournemouth, the 2nd Division;

(2) was the first division organized on foreign soil; and

(3) was proudly serving since 1917;

Whereas the 2nd Infantry Division is the only Army unit that has ever been commanded by a Marine Corps Officer because, at the time of activation, the 2nd Infantry Division—

(1) was composed of both Army and Marine units; and

(2) was commanded during World War I by Major General John A. Lejeune;

Whereas, since the heroic start of the 2nd Infantry Division, the 2nd Infantry Division has played an integral part in the history of the United States by serving in—

(1) World War I;

(2) World War II;

(3) the Korean War;

(4) the Cold War;

(5) Operation Iraqi Freedom;

(6) Operation Enduring Freedom; and

(7) current operations in South Korea;

Whereas the 2nd Infantry Division—

(1) drew first blood at the Battle of Belleau Wood, France, in May 1918; and

(2) contributed to shattering the 4-year stalemate on the battlefield during the Cha-teau-Thierry campaign that followed;

Whereas the Infantry Division played a central role in other monumental struggles of World War I, such as—

(1) the Battle of Soissons;

(2) the Battle of Blanc Mont Ridge;

(3) the Meuse-Argonne Offensive;

(4) the 1918 campaigns in—

(A) Ille-de-France;

(B) Lorraine;

(5) the Battle of Saint-Mihiel;

(6) the Battle of the Aisne; and

(7) the Aisne-Marne Offensive;

Whereas immediately after the establishment of the 2nd Infantry Division (then commonly known as the "Indianhead Division") the 2nd Infantry Division started to build a prestigious reputation for its service during World War I;

Whereas, by the end of World War I, the 2nd Infantry Division was 1 of only 4 divisions of the United States to remain in active duty, a strong testament to the accomplishments of the 2nd Infantry Division;

Whereas the 2nd Infantry Division took—

(1) ¼ of all enemy prisoners captured by the American Expeditionary Forces; and

(2) ¼ of the total number of guns and weapons seized during World War I;

Whereas 14 members of the 2nd Infantry Division received the Congressional Medal of Honor during World War I;

Whereas the 2nd Infantry Division—

(1) remained on occupation duty in Germany to enforce the Armistice until April 1919; and

(2) came to the United States for the first time in July 1919, having fought in every major United States engagement and emerged as the most decorated United States Division of the American Expeditionary Forces;

Whereas, in recognition of exemplary service during World War I, the 2nd Infantry Division was the recipient of—

(1) French Croix de Guerre with Palm, Streamer embroidered AISNE-MARNE;

(2) French Croix de Guerre with Palm, Streamer embroidered MEUSE-ARGONNE; and

(3) French Fourragère;

Whereas the Headquarters, 2d Division was redesignated on August 1, 1942 as Headquarters, 2d Infantry Division;

Whereas the 2nd Infantry Division established the new home of the 2nd Infantry Division in Fort Wolters, Texas, to test new concepts and innovations for the Army;

Whereas the 2nd Infantry Division became the "First Division" and led the U.S. forces, with protecting the rear and right flank of the Eighth Army;

Whereas the 2nd Infantry Division arrived in South Korea via Pusan, on July 23, 1950, and became the first United States unit to arrive directly in South Korea from the United States;

Whereas the 2nd Infantry Division helped repel attackers on the Pusan Perimeter during a 16-day attack beginning on the night of August 3, 1950, in a battle in which 2nd Infantry Division clerks, musicians, technical, and supply personnel all joined the fight to repel the attackers;

Whereas the 2nd Infantry Division was the first unit that broke out of the Pusan Perimeter and led the Eighth Army drive to the Manchurian Border;

Whereas, on November 26, 1950, with the intervention of the Chinese in the Korean War, the 2nd Infantry Division was tasked with protecting the rear and right flank of the Eighth Army;

Whereas fighting around Kunu-ri cost the 2nd Infantry Division nearly ¼ of its strength, but was 10 times costlier to the enemy;

Whereas the 23rd Regimental Combat Team, 2nd Infantry Division and the French Battalion were cut off and surrounded by 3 Chinese Divisions on February 13, 1951, at Chipyong-ni, but fiercely fought their way out. Communist forces, freezing weather conditions for more than 3 days, killing over 5,000 enemies while possessing about ½ of the enemy’s strength;

Whereas the 23rd Regimental Combat Team, 2nd Infantry Division gaves the first major defeat to the Chinese at the battle of Chipyong-Ni, a turning point in the Korean War;

Whereas 20 members of the 2nd Infantry Division earned the Congressional Medal of Honor during the Korean War;

Whereas, in recognition of exemplary service during the Korean War, the 2nd Infantry Division was the recipient of—

(1) the Republic of Korea Presidential Unit Citation Streamer embroidered NAKTONG RIVER LINE;

(2) the Republic of Korea Presidential Unit Citation Streamer embroidered KOREA; and

(3) the Presidential Unit Citation.

Whereas, after 4 years of fighting in South Korea, the 2nd Infantry Division was transferred to Port Lewis, Washington, on August 28, 1954;

Whereas the 2nd Infantry Division was restructured with personnel and equipment from the 10th Infantry Division in the spring of 1958, and moved to Fort Benning, Georgia;

Whereas the 2nd Infantry Division was designated as a Strategic Army Corps Unit in
March 1962, and underwent intensified combat, tactical, and field training to improve operational awareness;

Whereas the 2nd Infantry Division was the first to provide support for 3 brigades supported by armor, cavalry, and artillery under the Reconstruction Objective Army Division concept in January 1963;

Whereas the 2nd Infantry Division returned to South Korea on July 1, 1965 and merged with the 1st Cavalry Division;

Whereas the 2nd Infantry Division was assigned to the demilitarized zone to keep the peace and help deter war on the Korean peninsula;

Whereas members of the 1st Battalion, 23rd Infantry Regiment of the 2nd Infantry Division were killed in a North Korean ambush on November 2, 1966;

Whereas 16 members of the Armed Forces of the United States were killed by enemy attacks in the demilitarized zone;

Whereas Captain Arthur G. Bonifas and First Lieutenant T. N. Driscoll of the United Nations Joint Security Force were attacked and killed during a routine tree-trimming operation on August 18, 1967;

Whereas, in response, the United Nations Command launched Operation Paul Bunyan at 0700 hours on August 21, 1976, when a Republic of Korea Special Forces Company, the 9th Infantry Division, and B Company, Engineers moved in to cut down the infamous Pannumjeon Tree while supported by B-52s, A-10s and F-11 fighter jets aboard a Midway Task Force aircraft carrier standing by offshore;

Whereas members of the 2nd Infantry Division, proudly wearing “Injin Scout” patches, patrolled the demilitarized zone throughout the 1980s and until 1992, and then remained deployed along the border;

Whereas the 3rd Brigade 2nd Infantry Division—

(1) was reactivated at Fort Lewis, Washington, on March 29, 1995, as part of I Corps; and

(2) became the first Stryker Brigade Combat Team in the Army in May 2000;

Whereas, in the defense of the interests of the United States, the 3rd Stryker Brigade Combat Team deployed in support of Operation Iraqi Freedom from November 2003 to November 2004;

Whereas, in August 2004, the 2nd Brigade Combat Team of the 2nd Infantry Division deployed with the Republic of Korea Army, representing the operational deployment from South Korea;

Whereas the 2nd Brigade Combat Team of the 2nd Infantry Division was given control of the Eastern half of the Ar-Ramadi under the direct command of the 1st Marine Division;

Whereas the elements of the 2nd Infantry Division were attached to the 2nd Marine Division during Operation Iraqi Freedom, in fulfillment of their respective roles during World War I, when the 5th and 6th Marine Regiment of the 1st Marine Division fought under the United States Army 2nd Infantry Division;

Whereas the 2nd Brigade Combat Team of the 2nd Infantry Division fought in the Fallujah Offensive in November 2004, which provided Iraqis the opportunity to vote in the historic national elections of January 2005;

Whereas the 2nd Brigade Combat Team of the 2nd Infantry Division provided humanitarian relief to hospitals, schools, and hundreds of Iraqi civilians who had been displaced;

Whereas the 2nd Brigade Combat Team of the 2nd Infantry Division redeployed from Iraq to Fort Carson, Colorado, in August 2005;

Whereas the 3rd Stryker Brigade Combat Team of the 2nd Infantry Division deployed from Fort Lewis, Washington, to assist the Iraqi security forces with counterinsurgency operations in the Nineawa Province in support of Operation Iraqi Freedom from June 2006 to hearing loss as a result of daily activities; and

Whereas individuals take part in activities commonly recorded work-related injuries; Whereas living or working on a farm can also expose individuals to harmful noise levels; Whereas musicians of all ages, both amateur and professional, can be regularly exposed to levels of noise that can be harmful; Whereas, over time, continued exposure to harmful noise levels can lead to permanent noise-induced hearing loss;

Whereas hearing loss from harmful noise can negatively impact communication and quality of life for an individual;

Whereas hearing loss is permanent and is not reversible, but is preventable;

Whereas individuals can protect themselves against noise-induced hearing loss through simple measures to reduce exposure to loud sounds, including turning down the volume, moving away from the source of sound, and wearing hearing protection when involved in a loud activity;

Whereas protecting the ears of children is an important measure to help prevent noise-induced hearing loss because children may be less susceptible to hearing damage and are too young to protect their own ears;

Whereas Congress can help raise awareness among the general public about the importance of protecting hearing; and

Whereas October 2017 would be an appropriate month to designate as “National Protect Your Hearing Month”: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes that all individuals in the United States should become more aware of—

(A) the potential for noise-induced hearing loss as a result of daily activities; and

(B) the measures that individuals can take to protect hearing for a lifetime.

Senate Resolution 309—Expressing Support for the Designation of October 2017 as “National Protect Your Hearing Month”

Ms. Warren (for herself and Ms. Collins) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. Res. 309

Whereas the National Institute on Deafness and Other Communication Disorders and the Centers for Disease Control and Prevention have found that up to 24 percent of adults in the United States, 40,000,000 individuals, may have noise-induced hearing loss in 1 or both ears;

Whereas individuals take part in activities every day that can contribute to increased exposure to harmful noise levels;

Whereas potential sources of noise-induced hearing loss include—

(1) portable music;

(2) movie and game systems;

(3) sporting and recreation activities, such as auto racing, hunting, and snowmobiling;

(4) athletic events;

(5) concerts;

(6) yard work, such as mowing the lawn; and

(7) hobbies, such as woodworking;

Whereas workers in the fields of mining, manufacturing, and construction and individuals serving in the military go to work each day in damaging noise conditions and operate equipment used on farms, and animals;

Whereas musicians of all ages, both amateur and professional, can be regularly exposed to levels of noise that can be harmful;

Whereas, over time, continued exposure to harmful noise levels can lead to permanent noise-induced hearing loss;

Whereas hearing loss from harmful noise can negatively impact communication and quality of life for an individual;

Whereas hearing loss is permanent and is not reversible, but is preventable;

Whereas individuals can protect themselves against noise-induced hearing loss through simple measures to reduce exposure to loud sounds, including turning down the volume, moving away from the source of sound, and wearing hearing protection when involved in a loud activity;

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Resolved, That the Senate—

(1) recognizes that all individuals in the United States should become more aware of—

(A) the potential for noise-induced hearing loss as a result of daily activities; and

(B) the measures that individuals can take to protect hearing for a lifetime.

Senate Resolution 310—Recognizing the Importance of a Continued Commitment to Ending Pediatric AIDS Worldwide

Mr. Casey (for himself, Mr. Rubio, Mr. Blumenthal, Mr. Durbin, Mr. Boozman, Mr. Van Hollen, Mr. Franken, Ms. Klobuchar, Mr. Hatch, Mr. Markey, Mr. Isakson, Mr. Nelson, Mr. King, and Mr. Coons) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. Res. 310

Whereas in 2016 approximately half of the 30,700,000 people living with human immuno-deficiency virus (referred to in this preamble as “HIV”) worldwide are women and 2,100,000 are children;

Whereas HIV is a leading cause of death worldwide among women of childbearing age;

Whereas nearly 90 percent of HIV-positive expectant mothers in need of HIV-related services worldwide live in sub-Saharan Africa;

Whereas women around the world rely on essential pre- and post-natal care to provide screening for diseases such as HIV, and to provide care for the health of women and infants;
Whereas the usage of antiretroviral drugs as prophylaxis can reduce the likelihood of mother-to-child transmission of HIV to less than 5 percent;

Whereas in 2005 only 14 percent of women received services for the prevention of mother-to-child transmission (referred to in this preamble as “PMTCT”);

Whereas as of 2016, 43 percent of women received PMTCT services;

Whereas, since 2001, the number of children born HIV-positive has decreased by more than half;

Whereas, despite increased efforts by the United States and countries around the world, over 400 children were born HIV-positive each day in 2016;

Whereas 90 percent of children with HIV live in sub-Saharan Africa;

Whereas 84 percent of children with HIV received antiretroviral therapy, far below the percentage of adults receiving antiretroviral therapy;

Whereas, without treatment, half of children with HIV will die by their second birthday, and 80 percent by their fifth birthday;

Whereas, in 2016, 120,000 children died of causes related to acquired immune deficiency syndrome (referred to in this preamble as “AIDS”);

Whereas, in 2015, 22 percent of new HIV infections occurred in young women aged 15 to 24;

Whereas, in sub-Saharan Africa, young women account for 57 percent of new annual HIV infections among adolescents;

Whereas AIDS is a leading cause of death among adolescents globally;

Whereas research efforts at the National Institutes of Health have led to extraordinary breakthroughs for children infected with and at risk for HIV;

Whereas in 2003 the United States began investing in PMTCT services by establishing the United States International Mother and Child HIV Prevention Initiative;

Whereas, since 2002, the Global Fund to Fight AIDS, Tuberculosis and Malaria has supported programs that provided 4,200,000 HIV-positive mothers with antiretroviral drug prophylaxis for PMTCT;

Whereas in fiscal year 2016, the United States President’s Emergency Plan for AIDS Relief referred to in this preamble as “PEPFAR” had the goal of reducing HIV testing and counseling for more than 11,500,000 pregnant women, and provided antiretroviral drug prophylaxis for PMTCT, allowing nearly 2,000,000 babies to be born free of HIV;

Whereas in 2014 PEPFAR announced the Accelerating Children’s Treatment Initiative, a 2-year effort that would double the number of HIV-positive children receiving treatment in 10 high burden countries;

Whereas the PEPFAR DREAMS initiative is working to reduce new HIV infections in girls and young women in 10 sub-Saharan countries;

Whereas every mother should have the opportunity to fight for the life of her child; and

Whereas every child and adolescent should have access to medicine to lead a long and healthy life; Now, therefore, be it

Resolved, That the Senate—

(1) recognizes that the prevention of mother-to-child transmission of human immunodeficiency virus (referred to in this resolution clause as “HIV”) is critical to stopping the spread of HIV worldwide;

(2) applauds the leadership of the United States for efforts to eliminate new pediatric HIV infections and to expand pediatric treatment through programs and research;

(3) recognizes that for more than 13 years, the first pediatric HIV worldwide has been a priority in the response of the United States to global acquired immune deficiency syndrome (referred to in this resolution clause as “AIDS”), and calls on the leadership of the United States in this area to continue;

(4) supports providing adolescents with the evidence-based approaches necessary to prevent new HIV infections;

(5) supports providing women and children with HIV counseling and testing services where practicable, and scaling up access to services and medicines that prevent mother-to-child transmission of HIV and ensure HIV-positive mothers survive and thrive;

(6) supports expanding treatment for HIV for children and adolescents, including providing greater access to more efficacious antiretroviral, age appropriate services, and support for the caregivers of children and adolescents; and

(7) commends the United States—

(1) to lead the world to end AIDS;

(2) to eliminate new pediatric HIV infections worldwide; and

(3) to support women, children, adolescents, and families infected and affected by HIV.

SENEATE RESOLUTION 311—HONORING THE PORTLAND THORNS FC AS THE CHAMPION OF THE NATIONAL WOMEN’S SOCCER LEAGUE IN 2017

Mr. WYDEN (for himself and Mr. MERKLEY) submitted the following resolution; which was referred to the Committee on Commerce, Science, and Transportation.

S. Res. 311

Whereas the Portland Thorns FC won the National Women’s Soccer League (referred to in this preamble as the “NWSL”) Championship on October 14, 2017;

Whereas the Portland Thorns FC won the NWSL Championship, an event that has been held for 5 years, for the second time by defeating the North Carolina Courage by a score of 1 to 0;

Whereas Portland Thorns FC midfielder Lindsey Horan scored the only goal in the 2017 NWSL Championship, which was named the Most Valuable Player of that Championship;

Whereas the head coach, Mark Parsons, and owner, Merritt Paulson, of the Portland Thorns FC accepted the NWSL Championship for the second time;

Whereas the Rose City Riveters and the fans of the Portland Thorns FC, who provide the Providence Park venue with spirit and pride, are the best fans in the NWSL;

Whereas the Portland Thorns FC holds the record for highest average game attendance in the NWSL in 2017 and has held that record in each year since the establishment of the NWSL in 2013;

Whereas the goalkeeper of the Portland Thorns FC was named the NWSL Goalkeeper of the Year for 2017;

Whereas the Portland Thorns FC adopted the official State motto of Oregon, “Alis Volat Propria”, meaning “She flies with Her Own Wings”, to capture the independent spirit of Oregon;

Whereas the Portland Thorns FC holds community service events to inspire and involve young women and men in the Portland community through science, technology, engineering, mathematics, and environmental education; and

Whereas the success of the Portland Thorns FC soccer team will broaden an appreciation of athletics in young people and encourage young people in their communities; Now, therefore, be it

Resolved, That the Senate—

(1) honors the Portland Thorns FC as the 2017 champion of the National Women’s Soccer League;

(2) recognizes the outstanding achievement of the players, ownership, and staff of the Portland Thorns FC; and

(3) respectfully requests that the Secretary of the Senate transmit an enrolled copy of this resolution to the Portland Thorns FC.

SENATE CONCURRENT RESOLUTION 28—PROVIDING FOR A CORRECTION IN THE ENROLLMENT OF S. 782

Mr. CORNYN submitted the following concurrent resolution; which was considered and agreed to:

Mr. CORNYN. Mr. President, I ask unanimous consent that the text of the resolution be printed in the RECORD.

There being no objection, the text of the resolution was ordered to be printed in the RECORD.

Resolved, by the Senate, the House of Representatives concurring, That in the enrollment of the bill S. 782, the Secretary of the Senate shall make the following corrections:

(1) In section 2, strike “42 U.S.C. 17601 et seq.”, and insert “34 U.S.C. 2101 et seq.”;

(2) In section 2, strike “42 U.S.C. 1761(a)(10)” and insert “34 U.S.C. 2117(a)(10)”.

AUTHORITY FOR COMMITTEES TO MEET

Mr. McCONNELL. Mr. President, I have 9 requests for committees to meet during today’s session of the Senate. They have the approval of the Majority and Minority leaders.

Pursuant to rule XXVI paragraph 5(a), of the Standing Rules of the Senate, the following committees are authorized to meet during today’s session of the Senate:

COMMITTEE ON ARMED SERVICES

The Committee on Armed Services is authorized to meet during the special session of the Senate on Thursday, October 26, 2017, at 10 a.m., in closed session to conduct a briefing on Niger.

COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

The Committee on Banking, Housing, and Urban Affairs is authorized to meet during the special session of the Senate on Thursday, October 26, 2017, at 10 a.m., to conduct a hearing on the following nominations: Brian D. Montgomery, of Texas, Robert Hunter Kurtz, of Virginia, and Suzanne Israel Tufts, of New York, each to be an Assistant Secretary of Housing and Urban Development.

COMMITTEE ON ENERGY AND NATURAL RESOURCES

The Committee on Energy and Natural Resources is authorized to meet during the special session of the Senate on Thursday, October 26, 2017, at 9:45 a.m., in room SD–366 to conduct a hearing.

COMMITTEE ON FOREIGN RELATIONS

The Committee on Foreign Relations is authorized to meet during the special session of the Senate on Thursday, October 26, 2017, at 9:30 a.m. to hold a hearing.
COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

The Committee on Health, Education, Labor, and Pensions is authorized to meet during the session of the Senate on Thursday, October 26, 2017, at 10 a.m., in room SD–430, to conduct a hearing entitled "Exploring Free Speech on College Campuses".

COMMITTEE ON THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate on Thursday, October 26, 2017, at 10 a.m., in room SD–226, to conduct a hearing on S.807 entitled "Palestinian Ecosystem for Women".

COMMITTEE ON SMALL BUSINESS AND ENTREPRENEURSHIP

The Committee on Small Business and Entrepreneurship is authorized to meet during the session of the Senate on Thursday, October 26, 2017, at 11 a.m., in room SR–428A, to conduct a hearing entitled "Strengthening the Entrepreneurial Ecosystem for Women".

SELECT COMMITTEE ON INTELLIGENCE

The Select Committee on Intelligence is authorized to meet during the session of the Senate on Thursday, October 26, 2017, at 2 p.m., in room SH–219, to conduct a closed hearing.

SUBCOMMITTEE ON REGULATORY AFFAIRS AND FEDERAL MANAGEMENT

The Subcommittee on Regulatory Affairs and Federal Management of the Committee on Homeland Security and Governmental Affairs is authorized to meet during the session of the Senate on Thursday, October 26, 2017, at 10 a.m., to conduct a hearing entitled "Improving Oversight of the Regulatory Process: Lessons from State Legislatures".

PRIVILEGES OF THE FLOOR

Mr. FRANKEN. Mr. President, I ask unanimous consent that my health policy fellow, Laura Knudtson, be granted floor privileges for the remainder of this Congress.

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

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate proceed to executive session for consideration of the following nominations: Executive Calendar No. 386.

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

The clerk will report the nominations.

The senior assistant legislative clerk read the nomination of Gregory Ibach, of Nebraska, to be Under Secretary of Agriculture for Marketing and Regulatory Programs.

Thereupon, the Senate proceeded to consider the nomination.

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate vote on the nomination with no intervening action or debate; that if confirmed, the motion to reconsider be considered made and laid upon the table; that the President be immediately notified of the Senate's action; that no further motions be in order; and that any statements relating to the nomination be printed in the RECORD.

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

If there is no further debate, the question is, Will the Senate advise and consent to the Ibach nomination?

The nomination was confirmed.

UNANIMOUS CONSENT AGREEMENT—EXECUTIVE CALENDAR

Mr. MCCONNELL. Madam President, I ask unanimous consent that at a time to be determined by the majority leader, in consultation with the Democratic leader, the Senate proceed to the consideration of Calendar No. 247, the nomination of John Gibson to be Deputy Chief Management Officer of the Department of Defense. I further ask that there be 60 minutes of debate on the nomination, equally divided in the usual form, and that following the use or yielding back of time, the Senate vote on confirmation with no intervening action or debate, and that if confirmed, the motion to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate's action.

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

LEGISLATIVE SESSION

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate resume legislative session.

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

PROTECT OUR CHILDREN ACT OF 2017

Mr. MCCONNELL. Madam President, I ask that the Chair lay before the Senate the message to accompany S. 782.

The President pro tempore laid before the Senate the following message from the House of Representatives:

Resolved, That the bill from the Senate (S. 782) entitled "An Act to reauthorize the National Internet Crimes Against Children Task Force Program, and for other purposes.", do pass with an amendment.

Mr. MCCONNELL. Madam President, I move to concur in the House amendment, and I ask unanimous consent that the motion be agreed to and the motion to reconsider be considered made and laid upon the table.

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

PROVIDING FOR A CORRECTION IN THE ENROLLMENT OF S. 782

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Con. Res. 28.

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

The senior assistant legislative clerk read the following:

A concurrent resolution (S. Con. Res. 28) providing for a correction in the enrollment of S. 782.
There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. McCONNELL. I ask unanimous consent that the concurrent resolution be agreed to and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The concurrent resolution (S. Con. Res. 28) was agreed to.

(The concurrent resolution is printed in today’s RECORD under “Submitted Resolutions.”)

SUPPORTING LIGHTS ON AFTERSCHOOL

Mr. McCONNELL. Madam President, I ask unanimous consent that the Health, Education, Labor, and Pensions Committee be discharged from further consideration of S. Res. 297 and the Senate proceed to its immediate consideration.

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

The clerk will report the resolution by title.

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 297) supporting Lights On Afterschool, a national celebration of afterschool programs held on October 26, 2017.

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

Mr. McCONNELL. Madam President, I further ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The resolution (S. Res. 297) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in the RECORD of October 19, 2017, under “Submitted Resolutions.”)

ORDERS FOR MONDAY, OCTOBER 30, 2017

Mr. McCONNELL. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 3 p.m., Monday, October 30; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; finally, that following leader remarks, the Senate proceed to executive session and resume consideration of the McFadden nomination under the previous order.

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

ADJOURNMENT UNTIL MONDAY, OCTOBER 30, 2017, AT 3 P.M.

Mr. McCONNELL. Madam President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 4:33 p.m., adjourned until Monday, October 30, 2017, at 3 p.m.

CONFIRMATIONS

Executive nominations confirmed by the Senate October 26, 2017:

THE JUDICIARY

SCOTT L. PALK, OF OKLAHOMA, TO BE UNITED STATES DISTRICT JUDGE FOR THE WESTERN DISTRICT OF OKLAHOMA.

DEPARTMENT OF AGRICULTURE

GREGORY IBACH, OF NEBRASKA, TO BE UNDER SECRETARY OF AGRICULTURE FOR MARKETING AND REGULATORY PROGRAMS.

DEPARTMENT OF STATE

DANIEL J. KRITENBRINK, OF VIRGINIA, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER–COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE SOCIALIST REPUBLIC OF VIETNAM
Ms. SEWELL of Alabama. Mr. Speaker, I rise today to recognize the City of Birmingham’s kick-off celebrations for “Alabama 200,” a three year campaign to commemorate the people and places of Alabama in recognition of its 200 years of statehood. This week Birmingham launches its bicentennial theme, “I’m Coming Home,” at the Alabama Theatre in downtown historic district.

Alabama 200 offers the opportunity to look back at the state’s unique and diverse history. For the City of Birmingham, it’s a chance to highlight and remember contributions of the wonderful people from the City who have helped shape our great state and change this nation.

I believe it is befitting that during the 2017 Magic City Classic football weekend that we pay special tribute to the outstanding contributions of Birmingham’s musical luminaries. A few of Birmingham’s biggest musical giants, include The Blind Boys of Alabama, Lionel Hampton and the amazing talent of The Temptations, comprised of Eddie Kendricks, Dennis Edwards, Paul Williams, and Melvin Franklin. Between these Birmingham men there are a total of eight Grammys, numerous White House performances and several Hall of Fame inductions. Through the course of their careers they became regarded as some of the best in their respective genres.

Perhaps, the best known vocal group from Birmingham was The Temptations. Before The Temptations became one of Motown’s greatest singing groups they started out as a trio from the Magic City called The Cavaliers. They were led by childhood friends Eddie Kendrick and Paul Williams who grew up in the Birmingham neighborhood of Ensley.

Today, The Temptations are world renowned and considered ambassadors of soul. During their career the group has sold 16 million LPs and scored 14 number one R&B singles, including ‘My Girl’ and ‘ Ain’t Too Proud to Beg’. They received three Grammys and were inducted into the Grammy Hall of Fame.

Members of The Blind Boys of Alabama also have deep roots in the City of Birmingham. This talented group is a 5-time Grammy award-winning gospel group who first sang together in 1939. In the seven decades since the Blind Boys of Alabama first performed, America has changed tremendously—witnessing everything from a world war to the civil rights movement. But through it all, the Blind Boys’ music has not only endured, but thrived, helping both to define the sound of the American south and to push it forward through the 20th century and well on into the 21st century.

The Blind Boys of Alabama first sang together in the school chorus at the Alabama Institute for the Negro Blind in Talladega, Alabama. The group was originally called the “Happyland Jubilee Singers” and its founding members were Clarence Fountain, Jimmy Carter, George Scott, Velma Bozman Taylor, Johnny Fields, Olice Thomas, and the only sighted member, J. T. Hutton.

The Blind Boys first rose to fame in the segregated south, releasing their debut single, “I Can See Everybody’s Mother But Mine,” in 1948. Seventy years later the group continues to entertain crowds around the globe. Many do not know that great jazz musician Lionel Hampton also had his early beginnings in Birmingham, Alabama. Shortly after his birth in 1908 in Louisville, Kentucky, he and his mother moved to her hometown in Birmingham, AL.

Lionel Hampton was a musical genius who mastered so many instruments and roles. He was a jazz vibraphonist, pianist, percussionist, bandleader and actor. Lionel Hampton’s rich mastery of the vibraphone made him one of the leading figures of the swing era. He was an extremely important figure in American music, not only as an entertainer and an improvising musician in jazz, but also because his band helped usher in rock ‘n’ roll.

He performed on piano and drums and was one of the first musicians to play the vibraphone in jazz. He also played in groundbreaking recordings with Louis Armstrong, Benny Carter and Benny Goodman in the 1920’s and 30’s.

The exceptional talent of Lionel Hampton, the Blind Boys of Alabama and the Temptations has made the City of Birmingham proud. While these musical giants will be honored during Magic City Classic, the contributions of other Birmingham notables will also be celebrated by the City during the three-year campaign leading up to Alabama’s 200 anniversary of statehood. Future Birmingham honorees will include: Dr. James Andrews, Dr. Richard Arrington, Jr., Charles Barkley, Williamb Bell, Sr., Bobby Bowden, Courtney Cox, Dr. Larry DeLucas, Fannie Flagg, Dr. Herschell Lee Hamilton, Emmylou Harris, Bo Jackson, Carl Lewis, Rebecca Luker, Dr. Charles McCracken, Dr. Kitty McDonald, Dr. Michael McCracken and Odessa Woolfolk. Special recognition to the illustrious Dr. Henry Panion III for his outstanding efforts in arranging, directing and performing the tributes to Birmingham’s musical giants during the Magic City Classic weekend.

Alabama’s bicentennial celebration offers citizens and visitors of all ages the chance to share and explore our state’s history as we share our colorful past and imagine a more progressive future.

I ask my colleagues to join me in recognizing “Alabama 200”—the three-year bicentennial campaign—and the very special role the people of Birmingham played in shaping this state and our nation. May the State of Alabama, the City of Birmingham and their rich traditions continue to grow and prosper for many more years to come.
COMMENDING THE PEOPLE OF DOUGLAS COUNTY AND THE DOUGLAS COUNTY BOARD OF COMMISSIONERS

HON. DAVID SCOTT
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. DAVID SCOTT of Georgia. Mr. Speaker, I rise today to commend the people of Douglas County and the Douglas County Board of Commissioners for designating October as Douglas County Behavioral Health Month. Millions of Americans have behavioral health challenges. Unfortunately, many go without needed behavioral health treatment. The goal of Behavioral Health Month is to "Stomp the Stigma," the negative attitudes and behaviors toward individuals with behavioral health challenges. Stigma can lead to a lack of understanding by friends, family, and coworkers. It can also lead to bullying, harassment, or physical violence. As a result, many individuals are reluctant to seek behavioral health care, isolate themselves, or have feelings of shame and insecurity. Together, Douglas County is working to increase awareness and understanding of challenges, reduce stigma and discrimination, and promote accessible services for individuals with behavioral health challenges.

Please join me in commending the people of Douglas County and the Douglas County Board of Commissioners for their efforts to increase awareness about behavioral health challenges and "Stomp the Stigma."

IN RECOGNITION OF PATRICIA AND PETER GORES

HON. LOUISE McINTOSH SLAUGHTER
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Ms. SLAUGHTER. Mr. Speaker, I rise today to honor Patricia and Peter Gores of Mumford, New York. They recently donated a more than 100-year-old clock which had been a centerpiece in the Gores’ family home for more than 40 years. The clock was manufactured in New York State by the Self-Winding Clock Company, built with casing made from Quarter Sawn Oak, and remains in good working condition to this day. This clock was formerly located in Rochester, New York, at the Claude Bragdon train station where it served as the New York Central Railroad’s Master Clock to enable train crews to synchronize the clocks around the station. The donation of this clock will allow it to be proudly displayed in Rochester’s new train station.

The Claude Bragdon station opened its doors in 1914 and was a paragon of design. This station was where our community bid farewell to local soldiers as they were sent to serve our nation. It was a gathering place for suffragettes organizing for the right to vote. It was also where our community welcomed dignitaries, including Presidents. This clock represents that era and the importance rail travel has played in our nation’s history.

While the Claude Bragdon station is no longer standing, Rochester opened the doors to its brand new train station this fall which borrows heavily from the design of the old station. The new state-of-the-art, ADA compliant station will dramatically improve service for more than 130,000 passengers that utilize passenger rail in Upstate New York. Whether you’re a student traveling to Rochester to attend one of the great colleges or universities or an entrepreneur visiting the city for the first time, this Master Clock will stand as a reminder of Rochester’s proud history.

On behalf of the Rochester community, I want to thank Patricia and Peter Gores for their generous donation and commitment to returning the Master Clock to its former home.

HONORING CHASE KELSEN

HON. JIMMY PANETTA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. PANETTA. Mr. Speaker, I rise today to recognize Chase Kelsen for his attainment of the rank of Eagle Scout in Troop 614 of the Boy Scouts of America on the central coast of California.

At the age of just 16, Chase represents a personification of our nation and its values. He has demonstrated this through his service as First Sergeant with the Civil Air Patrol’s Squadron 36 and his graduation from Non-Commissioned Officers School. These are difficult tasks and are a testament to Chase’s fortitude and leadership capabilities. His sense of duty also goes beyond our nation’s borders. He has spent considerable time teaching sustainable farming techniques and building orphanages abroad in places such as Mexico and Nicaragua.

Chase’s tireless work and dedication to go far beyond what is expected of an Eagle Scout Service Project. The task required to be awarded the rank of Eagle Scout. His Eagle Project included building a crosstie and wash station for horses used in hippotherapy at the Pediatric Therapy Center in Aptos, California. During hippotherapy, the rider uses the movement of a horse as a type of physical therapy. With these new additions, the center will be better able to help children with disorders such as cerebral palsy develop greater posture, coordination, and a stronger sense of control over their bodies. The crosstie and washroom took over eight hundred and sixty-five hours to construct and cost over $20,000. Chase was able to acquire the cost of the project solely through donations, an impressive feat at any age. Facilities like these are deeply needed in the central coast of California and each improvement or addition to existing facilities serves to make our community much stronger. Through his efforts, Chase has produced a positive, tangible impact on the place he calls home.

It is young women and men like Chase that will become leaders in our communities. His commitment to serving others and his sense of duty to our country and the world is something that deserves the highest recognition and praise. Mr. Speaker, I ask that my colleagues in the House join me in congratulating Chase Kelsen.

HONORING THE WEEK OF OCTOBER 22ND, 2017 AS NATIONAL CHEMISTRY WEEK

HON. DANIEL LIPINSKI
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. LIPINSKI. Mr. Speaker, I rise today in recognition of National Chemistry Week.

As co-chair of the Congressional Chemistry Caucus, along with my friend Congressman Moolenaar, I am pleased to take this opportunity to draw attention to the chemical sciences. This year marks the 30th anniversary of National Chemistry Week, an initiative of the American Chemical Society that highlights the contributions that chemistry makes to science, education, and the economy. The theme of this year’s Chemistry Week is “Chemistry Rocks,” celebrating geochemistry, which is the study of the chemical makeup of rocks, gems, and minerals. Geochemists do the underlying science that drives our oil, gas, and mining industries, and they are active in diverse fields such as water quality, public health, space exploration, and materials research.

I want to recognize the nation’s chemists for their service to the country and their critical role in the economy.

HONORING THE SAN BENITO COUNTY LEAGUE OF UNITED LATIN AMERICAN CITIZENS

HON. JIMMY PANETTA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. PANETTA. Mr. Speaker, I rise today to recognize the San Benito County League of United Latin American Citizens (LULAC) on the occasion of its thirty-year anniversary. For three decades, San Benito County LULAC has worked to advance civil and political rights and open economic opportunity to the Latino population of San Benito County. Founded in 1987, LULAC was the first organization whose primary objective was the advancement of civil and political rights for the Latino community. Since its founding, San Benito County’s LULAC chapter has regularly mobilized its members to defend the rights of Latinos and to establish a forum for discussing community issues. They have made great progress in achieving these goals.

At the core of LULAC’s mission is the belief that education is the foundation for the growth and success of the Latino community. San Benito County LULAC sponsors numerous educational initiatives in support of its mission to advance the academic opportunities of the Latino community. One such initiative is the Young Adult Council. Since its formation in 1989, San Benito County LULAC’s Young
indeed, Lilly walked across the glaciers of Patagonia, rode camels through the Moroccan wilderness. I had not seen her much since she was a child, but by all accounts, she had more than an adventurer’s spirit and the merit badges to show for it. She has made me think about how I might add in living more richly the years I have before me.

Two, she was all heart. I have on more than a few occasions tied myself in knots over-analyzing some situation before me; but again by all accounts, this was not her nature. She listened to that voice that we all have inside and ran with it. I think the old saying is “people don’t care about how much you know, until they know about how much you care.” As humans, we ultimately respond to the heart in each other much more than the technicalities of debate talking points. In thinking about her death, I have considered more than a few times about how I might live with a bit more heart and passion the task that’s now before me in this chamber. And I think this idea would be worth a bit of focus and collective soul-searching, given the enormity of the issues that face this body.

I point these things out not only because I believe they’re worth our shared examination and thought but because I wish so much I could be with the Chace family today in Providence. That’s not possible due to this vote we’re taking on the budget, but I rise to honor Buff and Johnnie and to say farewell and Godspeed to their daughter Lily.

IN HONOR OF DENNY ZANE’S 70TH BIRTHDAY

HON. JULIA BROWNLEY
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Ms. BROWNLEY of California. Mr. Speaker, I rise to recognize a true visionary leader and my dear friend, Denny Zane, on the momentous occasion of his 70th birthday. Over his career which spans more than four decades, Denny has been a tremendously effective and tireless advocate for the critical investments necessary to meet our region’s infrastructure and transportation needs that indispensably keep our communities and its residents moving and thriving.

Denny has been a true public servant with an unwavering commitment to serving others. He has served as a city councilmember and well-regarded mayor of the City of Santa Monica, as the director of the Coalition for Clean Air, as a local teacher, and perhaps his most profound impact has been made as the founder and executive director of Move LA.

In conjunction with his 70th birthday, this year also marks the 10th anniversary of Move LA. The organization was founded to provide adequate funding sources to develop a clean, efficient, and robust transportation system for Los Angeles County. The formation and establishment of Move LA was no easy task, but Denny provided the right vision and leadership to coalesce a cohort of influential and adept stakeholders from the business, labor, environmental, and political leadership from throughout Los Angeles. There are very few individuals in this world that could bring this movement together, but Denny did and did so successfully.

Most recently, with extraordinary foresight and initiative, Denny led the campaign and was instrumental in the passage of Measure M, which will generate billions of dollars and one day erect the world’s most modern transportation system for Los Angeles. This “smart growth” will enhance the city’s global competitiveness, significantly increase the region’s economy, and improve air quality and traffic congestion as well as promote environmental sustainability.

Additionally, through Denny’s unwavering passion and the powerful advocacy of his organization, Los Angeles voters passed local measures that will raise $350 million per year to fund essential services and resources and housing opportunities for the county’s most vulnerable and homeless populations.

Denny’s notable leadership and unfailing hard work has strengthened our community as a whole, and for that we owe him our ardent gratitude.

For these reasons, it is with great enthusiasm that I offer Denny my heartfelt appreciation for his many years of remarkable service. I would also like to express my most sincere congratulations on the occasion of his 70th birthday. I am so happy to join his family, friends, and colleagues in celebrating this milestone with him. I wish him many more happy years to come.
State owes a tremendous debt to Commissioner Merrill. She has been an excellent steward of the Agriculture Department, guiding our state through the economic recession of 2008 and a devastating drought in 2016—two of the greatest challenges our agriculture community has faced. She has been a tireless supporter and advocate for farmers, producers, and foresters in New Hampshire. From dairy and produce to ornamental horticulture and maple syrup, ours is an incredibly diverse state for agriculture and she has represented everyone so well.

Lorraine’s service as commissioner was only the latest in a remarkable career of service both to agriculture and her community. She has been a teacher, author, founding member of the New Hampshire Coalition for Sustaining Agriculture, director of the New Hampshire Dairy and Food Council, and chair of the U.S. Department of Agriculture Farm Service Agency State Committee. She continues to own and run a dairy farm with her family in Stratham, New Hampshire, where they have been honored by the American Farmland Trust for their leadership in conservation and environmental management best practices.

On behalf of my constituents in New Hampshire’s Second Congressional District, I thank Lorraine for her many years of dedicated service to the Granite State. Her achievements will continue to benefit our state and agricultural industry. I am honored to recognize and congratulate Lorraine on her retirement and wish her the best of luck in the years ahead.

HONORING VALLEY SCREEN ON RECEIVING THE INDIANA GOVERNOR’S HALF-CENTURY BUSINESS AWARD

HON. JACKIE WALORSKI OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mrs. WALORSKI. Mr. Speaker, I rise today to congratulate Valley Screen of Mishawaka on receiving the Indiana Governor’s Half-Century Business Award. The Half-Century Business Award is a special recognition of a local company’s service to its employees, our community, and the State of Indiana. Fifty years of growth and success is an incredible accomplishment, and I applaud the entire Valley Screen team for staying at the cutting edge of innovation in a highly competitive world.

Valley Screen employs more than 60 people in our community and provides quality services to some of northern Indiana’s key industries. It is an excellent example of the high-quality customer service, business ingenuity, and potential for growth that American entrepreneurs and workers strive to achieve. I am grateful for the good jobs Valley Screen continues to provide the hardworking families in our community.

I also want to thank Karen Barnett, Valley Screen’s president and CEO, for her exceptional leadership and for providing so much of the vision, perseverance, and innovation that has contributed to the success of this business in Indiana and beyond. For the past 20 years, she has played a crucial role in building our state’s positive business climate. I am confident that with leaders like Karen, Indiana’s economy can continue to flourish.

Mr. Speaker, on behalf of Indiana’s 2nd District, I want to thank Valley Screen and all its hardworking employees, past and present, for their commitment to innovation and service to the Hoosier community for 50 years. Congratulations to Valley Screen on a half-century of excellence. I am excited to see what the future holds for you and your customers.

PERSONAL EXPLANATION

HON. JOHN B. LARSON OF CONNECTICUT
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. LARSON of Connecticut. Mr. Speaker, on Wednesday, October 25, 2017, I missed Roll Call votes 582 through 584 on the Rule providing for Consideration of the Senate Amendment to H. Con. Res. 71—Establishing the congressional budget for the United States Government for fiscal year 2018 and setting forth the appropriate budgetary levels for fiscal years 2019 through 2027. Had I been present for these votes, I would have voted: Nay on Roll Call vote 582 on the motion on ordering the previous question on the rule; Nay on Roll Call vote 583 on agreeing to H. Res. 580; and Yea on Roll Call vote 584 on the journal vote.

IN HONOR OF DANIEL CURRY

HON. BRETT GUTHRIE OF KENTUCKY
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. GUTHRIE. Mr. Speaker, I rise today to honor the memory of Daniel T. Curry, a constituent of mine who tragically passed away on September 6, 2017. Daniel was born in Green County in my district and later moved to my hometown of Bowling Green, where he was the director of the Kentucky Legal Aid Benefits Counseling Program.

Daniel was a friend to everyone. As director of the Benefits Counseling Program, he helped countless Kentuckians receive their federal and state benefits. He worked with my office on several occasions, assisting with many casework inquiries that my office received. There was no constituent he would not try to help. In addition to his work at the Kentucky Legal Aid Benefits Counseling Program, he served as an adjunct professor at Western Kentucky University, served as a docent for Riverview at Hobson Grove, presented at the Bowling Green-Warren County Bar Association, was an advocate for elder abuse prevention, and participated in community theater.

Daniel touched many lives in Bowling Green and the surrounding counties. I send my prayers to Daniel’s family and community during this time.

HIZBALLAH INTERNATIONAL FINANCING PREVENTION AMENDMENTS ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR. OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, October 25, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise to support H.R. 3329, the Hizballah International Financing Prevention Amendments Act of 2017. This is an important piece of legislation strengthening economic and financial sanctions on Hizballah and its enablers, and I am pleased to support it.

Hizballah is an organization based in Lebanon that plays a major role in regional tensions in the Middle East. Based on existing intelligence, it is believed that Hizballah is simply being used as a proxy by foreign governments to fight against Israel and other western influences in the area. In order to prevent the situation from escalating, the first step is to prevent the group from being able to fund further military actions. H.R. 3329 would direct the President to apply sanctions that would freeze Hizballah’s assets, prevent fundraising, and prevent financial institutions from working with the group. Furthermore, this legislation would extend financial sanctions to any foreign entity that provides funding to the group. The bill would also authorize the proper congressional committees to create reports on Hizballah’s racketeering and international narcotics trafficking.

This legislation requires the President to report valuable information to Congress regarding the relationships among Iran, other foreign countries, and the Hizballah organization. Opening up this line of communication will help Congress better decide how to apply future sanctions against these state sponsors of terrorism.

With as many military bases as Georgia accommodates, I understand how conflict affects not only our nation, but also the young men and women who will be thrust into a needless international conflict. It is important that we take the necessary steps to prevent an escalation to prevent losing American lives in any conflict, which is why I support H.R. 3329.

HONORING MR. DAVID HARDIT

HON. ELIZABETH H. ESTY OF CONNECTICUT
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Ms. ESTY of Connecticut. Mr. Speaker, I rise today to honor Deputy Fire Chief David Hardit upon his retirement from the Watertown Fire Department in Watertown, Connecticut after 32 years of service. Deputy Chief Hardit has been an instrumental leader in our state’s firefighting community, and his legacy will contribute to the work of future generations of firefighters.

Deputy Chief Hardit first volunteered for the department in 1985, and in 1997, he became the Deputy Chief. Throughout his long tenure, his leadership skills and experience have been tremendous assets to the town. Deputy Chief Hardit has been willing to take on additional duties when necessary and to step up to oversee the department’s work in the Chief’s absence.

The Watertown Fire Department and surrounding communities have benefitted greatly from Deputy Chief Hardit’s work over the past decades. His work was critical to the opening of the Cheshire Fire School to train future generations of firefighters. Never one to shy away from helping out his neighbors, Deputy Chief Hardit also served as a dispatcher for Naugatuck firefighters and as a fire marshal in Bethlehem and Morris. His dedication to helping others is an inspiration to all of us and
show us how we can look for ways to serve our community and country.

Mr. Speaker, Deputy Chief Hardt has been a true community servant in our Watertown for over three impressive decades of service. Therefore, it is fitting and proper that we honor him here today, and I wish him a restful retirement with plenty of time to spend with his family and friends.

PERSONAL EXPLANATION

HON. DANIEL WEBSTER
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. WEBSTER of Florida. Mr. Speaker, due to a family medical emergency, I had to return to my district in the early afternoon of Wednesday October 25.

Had I been present, I would have voted NAY on Roll Call No. 585, NAY on Roll Call No. 586, NAY on Roll Call No. 587, and YEA on Roll Call No. 588.

RECOGNIZING PREVENT CHILD ABUSE AMERICA’S 45TH ANNIVERSARY

HON. DARIN LaHOOD
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. LAHOOD. Mr. Speaker, today, I would like to recognize a critical organization that supports residents of Illinois’ 18th Congressional District, Prevent Child Abuse America, as they celebrate their 45th anniversary.

In 1972, Donna J. Stone founded Prevent Child Abuse America in Chicago, Illinois. Over the years, Prevent Child Abuse America has been a leader in promoting healthy development of children through prevention of child abuse. While the organization has expanded to chapters in all 50 states, the mission of Prevent Child Abuse America has continued to remain the same.

Prevent Child Abuse America is committed to preventing the neglect and abuse of children across our nation. Their Healthy Families America program makes services easily accessible to children across our country and allows Prevent Child Abuse America to reach nearly 100,000 families each year. With their state headquarters located in Springfield, Illinois, I am grateful for the services they provide to families in the 18th District and across Illinois.

I extend my sincere congratulations to Prevent Child Abuse America on their 45th Anniversary, and I wish them much success as they continue to provide essential services to families, in Illinois and across our country, for years to come.
On behalf of my constituents across New Hampshire’s Second Congressional District, I thank Patricia Clark for more than half a century of dedicated service to the Granite State. Her achievements will continue to benefit our state and industry. I am honored to recognize and congratulate Patty on her retirement and wish her the best of luck in the years ahead.

CONGRATULATING COLLEGE WOOD ELEMENTARY SCHOOL, A BLUE RIBBON SCHOOL

HON. SUSAN W. BROOKS
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mrs. BROOKS of Indiana. Mr. Speaker, I rise today to congratulate an outstanding school in my district that is being honored as a 2017 National Blue Ribbon School. It is a pleasure to congratulate College Wood Elementary School in Carmel, Indiana in celebration of this special occasion.

The National Blue Ribbon designation, given by the United States Department of Education, is awarded to both public and private schools across our great nation. Started by President Reagan and given annually since 1982, the award celebrates great American schools that achieve very high learning standards or are making significant improvements in the academic achievements of their students. In my district and across the country, the award recognizes the great educators, students, and parents who have worked so hard to ensure our children reach their full potential and achieve academic success.

For all of these reasons and many more, I am so proud that College Wood Elementary School is receiving this prestigious designation. It is a wonderful acknowledgement of the school’s commitment to providing young Hoosiers an exceptional education. While hundreds of schools nationwide were nominated, only 342 schools were designated as 2017 National Blue Ribbon Schools. Of the 342 schools, College Wood Elementary School was one of seven Indiana schools to receive recognition, making this recognition all the more impressive.

All College Wood Elementary students are supported by a host of staff members in addition to the classroom teacher. Because of this, students are able to received personalized instruction in several subjects. College Wood Elementary strives to challenge each and every student to reach their fullest potential. With the help of this dedicated staff, academic teams representing College Wood have consistently scored in the top twenty-five percent of participating schools. Their hard work is deservedly rewarded with this Blue Ribbon Award.

As an advocate for education and youth, I also want to acknowledge how important it is to our nation’s future to encourage and raise a new generation of Americans who have the skills and knowledge to succeed both in and out of the classroom. Students like those at College Wood Elementary School give me hope that we will accomplish this vital mission. Once again, congratulations to College Wood Elementary School. I am very proud of you.

COMMENDING DANIA E. RODRIGUEZ FOR 20 YEARS OF SERVICE WITH THE ASSOCIATION OF STATE AND TERRITORIAL SOLID WASTE MANAGEMENT OFFICIALS

HON. MADELEINE Z. BORDALLO
OF GUAM
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Ms. BORDALLO. Mr. Speaker, I rise today to commend Dania E. Rodriguez for her 20 years of service with the Association of State and Territorial Solid Waste Management Officials (ASTSWMO).

Dania has been serving in the capacity of Executive Director of the Association of State and Territorial Waste Management Officials in Washington, D.C. since July 2013. She previously served as the Deputy Executive Director of ASTSWMO for six years. During her time at ASTSWMO, she served as the liaison between the states and numerous federal agencies to work on policy issues.

Dania keeps the ASTSWMO running smoothly by providing support to the ASTSWMO staff and Board of Directors. She manages the day-to-day operations to include the association’s budget, cooperative agreements, and contracts.

Dania graduated from Hood College in Frederick, Maryland where she received a B.A. in Political Science. She also holds an Executive Certificate in Nonprofit Management from the McCourt School of Public Policy at Georgetown University. She worked for the American Petroleum Institute before starting her career at ASTSWMO.

Dania has an impressive record of experience and expertise in technical, financial and policy development in environmental work. She holds comprehensive knowledge of state and territorial environmental programs. Dania has been a true friend and advocate of Guam and the region.

She was the first Executive Director of ASTSWMO to directly collaborate with Guam and assist with the development of the first Zero Waste Conference held in Micronesia. She also played a key role in making the first EPA Pacific Islands Environment Conference come to life for Guam, the CNMI and America Samoa.

On behalf of the people of Guam, I commend Dania for her outstanding service to our community throughout her career. I extend a sincere Si Yu ‘us Ma ‘a˚se’ (thank you) and look forward to her continued contributions to our island and nation.

OTTO WARMBIER NORTH KOREA NUCLEAR SANCTIONS ACT

SPREECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, October 24, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 3898, the Otto Warmbier North Korea Nuclear Sanctions Act of 2017. This legislation imposes heavy economic sanctions on North Korea.

These sanctions will signal to North Korea and its enablers that the United States continues to stand firmly against North Korea's continued nuclear and long-range missile programs. Specifically, the bill would impose conditions and oversight of foreign banks that seek to open American accounts for any North Korean or any agent of North Korea.

As United Nations Ambassador Nikki Haley stated, “[c]ountless innocent men and women have died at the hands of North Korea, but the singular case of Otto Warmbier touches the American heart like no other.” In remembrance of Otto Warmbier, this bill demonstrates to North Korea that its human rights violations and military actions are unacceptable. North Korea's nuclear and long-range missile programs have been a noted threat to our security for many years and its frequent missile testing in the past year demonstrates the even greater risk they now pose. By supporting H.R. 3898, we are showing North Korea that there are consequences to its pursuit of nuclear warfare and we intend to increase economic pressure on it each time they show willingness to use force against us or our allies.

We have a responsibility to do all that we can to protect American citizens. H.R. 3898 will discourage North Korea from further developing their nuclear weapons program and take a much-needed step towards the goal of international peace, and this is why I support this legislation.

OTTO WARMBIER NORTH KOREA NUCLEAR SANCTIONS ACT SPEECH OF
HON. ANDY HARRIS
OF MARYLAND
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. HARRIS. Mr. Speaker, I rise today to express my gratitude for the bravery of Maryland and Delaware’s law enforcement officers and the officers of the Bureau of Alcohol, Tobacco, Firearms, and Explosives. On October 18, a deranged gunman opened fire at Emmorton Business Park in Edgewood, Maryland and a used car dealership in Wilmington, Delaware. Three victims were killed and three more were wounded that day.

I pray for the families of the fallen victims and for the recovery of the injured. Thankfully, our state and local law enforcement and our ATF officers responded quickly to the crisis, and apprehended the shooter after he fled the scene.
I am perpetually grateful for the brave men and women who place themselves in the line of fire to protect others. Thank you all for your service and sacrifice, and may God bless America.

STRENGTHENING CYBERSECURITY INFORMATION SHARING AND COORDINATION IN OUR PORTS ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, October 24, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise today to support H.R. 3101, the Strengthening Cybersecurity Information Sharing and Coordination in Our Ports Act of 2017. This legislation would increase cybersecurity measures at ports.

As we have seen in the last couple months, all sectors of our government are in danger of being compromised due to our outdated cybersecurity standards. This past June, the Port of Los Angeles and businesses were compromised by hackers, shutting down essential structures of our economy. The security firm Symantec warned that hackers may have even gained access to parts of our energy grid.

H.R. 3101 authorizes the Department of Homeland Security (DHS) to more freely share information regarding the cybersecurity threats to our national interests. As a part of this bill, the DHS would continuously assess current and future cybersecurity risks, seek input from the National Cybersecurity and Communications Integration Center, create guidelines to encourage the reporting of cybersecurity risks, and implement recommendations from other agencies to enhance the security for emergency response agencies, law enforcement, ports, and our maritime border. The bill would also direct the Coast Guard to share information regarding port-specific vulnerabilities and enact security plans to prevent and respond to cyber threats. Because of today’s constant cybersecurity risks, it is imperative that we have proper contingency plans in place to respond to any threats that may appear. We must actively take steps to ensure the safety and security of our maritime infrastructure to better prepare ourselves for the threats of the 21st century.

As a Representative of Atlanta, I was shocked to see how hackers were able to infiltrate Equifax and so easily compromise the privacy of millions of Americans. By being proactive, this body has the chance to prevent other similar cybersecurity attacks that would target our government and infrastructure. I have previously supported other cybersecurity-related legislation that would secure the integrity of our elections and now I believe that we should extend this security to other vital infrastructure, which is why I am pleased to support H.R. 3101.

RECOGNIZING THE QUAD CITIES STUDENT HUNGER DRIVE

HON. CHERI BUSTOS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mrs. BUSTOS. Mr. Speaker, I rise today to recognize the Quad Cities Student Hunger Drive for its long-time commitment to collecting food for those in need. This annual fall fundraising event promotes volunteerism, raises awareness for hunger, and collects food and monetary donations for River Bend Foodbank.

The Quad Cities Student Hunger Drive is a local branch of the national Student Hunger Drive, and has been dedicated to collecting and donating food for the hungry for over 3 decades. In 2016 alone, a total of 378,461 pounds of food was collected through the combined efforts of 16 high schools from the Quad Cities and surrounding areas. Since 1986, the Student Hunger Drive has collected over 17 million pounds of food, and its efforts have provided 14 million meals for residents of the Quad Cities and surrounding communities in need. The 32nd annual Student Hunger Drive kicked off on October 2nd, with 17 schools in the area participating. I am proud there are such caring, determined youth in our community, and that our community schools’ staff and administrators have continued to stay committed to this important effort year after year.

The generous and ambitious participants of the Student Hunger Drive make me especially proud to serve Illinois’ 17th Congressional District. Mr. Speaker, I would like to again formally recognize all who organize and contribute to the Quad Cities Student Hunger Drive for their outstanding efforts and accomplishments.

CONGRATULATING ZIONSVILLE PLEASANT VIEW ELEMENTARY SCHOOL, A BLUE RIBBON SCHOOL

HON. SUSAN W. BROOKS
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mrs. BROOKS of Indiana. Mr. Speaker, I rise today to congratulate an outstanding school in my district that is being honored as a 2017 National Blue Ribbon School. It is a pleasure to congratulate Zionsville Pleasant View Elementary School in celebration of this special occasion.

The National Blue Ribbon designation, given by the United States Department of Education, is awarded to both public and private schools across our great nation. Started by President Reagan and given annually since 1982, the award celebrates great American schools that have achieved, maintained, or are making significant improvements in the academic achievements of their students. In my district and across the country, the award recognizes the great educators, students, and parents who have worked so hard to ensure our children reach their full potential and achieve academic success.

For all of these reasons and many more, I am so proud that Zionsville Pleasant View Elementary School is receiving this prestigious designation. It is a wonderful acknowledgment of the school’s commitment to providing young Hoosiers an exceptional education. While hundreds of schools nationwide were nominated, only 342 schools were designated as 2017 National Blue Ribbon Schools. Of the 342 schools, Zionsville Pleasant View Elementary School was one of seven Indiana schools to receive recognition, making this recognition all the more impressive.

Zionsville Pleasant View Elementary is committed to providing a nurturing environment for the intellectual, physical, and social development of each child. A wide variety of assessment opportunities and formats are used to determine student knowledge and growth. From there, the dedicated staff at Zionsville Pleasant View Elementary engage students in meaningful educational tasks that promote thinking and reasoning. Their hard work is deservedly rewarded with this Blue Ribbon Award.

As an advocate for education and youth, I also want to acknowledge how important it is to our nation’s future to encourage and raise a new generation of Americans who have the skills and knowledge to succeed both in and out of the classroom. Students like those at Zionsville Pleasant View Elementary School give me hope that we will accomplish this vital mission. Their outstanding work is an inspiration to students, educators, and parents across the nation. Once again, congratulations to Zionsville Pleasant View Elementary School. I am very proud of you.

DHS ACCOUNTABILITY ENHANCEMENT ACT

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Monday, October 23, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 4038, the Department of Homeland Security Accountability Enhancement Act. This legislation works to ensure stability in our nation’s Department of Homeland Security (DHS) by requiring the Secretary to submit organizational changes for congressional approval.

Our government is built upon a balance of power; arrangement has helped sustain our country for hundreds of years and is one of the most fundamental properties of our nation. H.R. 4038 ensures oversight of the DHS to guarantee that an appropriate balance of power is maintained. The DHS, the third largest department in the federal government, has already absorbed the Immigration and Naturalization Service and reorganized three new agencies since its creation in 2002. If the Secretary of DHS has the power to make extensive changes, he/she should be held accountable for them and should be required to obtain approval from Congress.

Furthermore, the current administration has been defined by unprecedented instability in the White House, with an extremely large turnover rate in President Trump’s cabinet and administration. The DHS currently has no Secretary and is being run by an acting head who did not obtain congressional approval through the nomination process. This legislation would
prevent a Secretary that was not confirmed by the Senate from making changes without approval from the American people.

I support H.R. 4038 and I support demanding accountability from the cabinet departments. I urge my colleagues to do the same.

HONORING RAUL QUEZADA

HON. J. LUIS CORREA
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. CORREA. Mr. Speaker, I would like to honor a public servant in my community, Raul Quezada. Mr. Quezada is the first Latino to be named the Chief of Police in the city of Anaheim. Prior to transferring to Anaheim in 1996, Mr. Quezada worked at the Los Angeles Police Department for three years. Mr. Quezada took over as the Acting Police Chief in May of 2013 and was then named Police Chief in December 2013 with his appointment taking place after a time of civil unrest and riots following a series of fatal police shootings in 2012. He served as the Police Chief of Anaheim for nearly four years.

While actively participating in community engagement, he prioritized maintaining safety standards and keeping law and order. He worked relentlessly to improve the way of life in Anaheim and to have a positive influence in the community of Anaheim. Mr. Quezada created a youth program named the Public Safety Career Pipeline. This was an elective class held at Sycamore High, that encouraged young people to take a more active role in the community.

Mr. Quezada has recently retired as the Anaheim Police Chief. The Mayor of Anaheim, Tom Tait, who strongly supports Mr. Quezada, said in a statement that Quezada had “overseen critical cultural and operational changes that have brought the department closer to those it serves.” As a community leader, he helped rebuild community trust and is committed to implementing positive approaches to the law for the betterment of the community.

HONORING THE FIFTIETH ANNIVERSARY OF THE WOODBERRY FOREST SCHOOL SPORTS CAMP

HON. THOMAS A. GARRETT, JR.
OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. GARRETT. Mr. Speaker, invested in developing young men of sterling character who played by the rules and exhibited good sportsmanship, the Woodberry Forest School’s Head Football Coach and Athletics Director Red Caughron and his wife Cathy founded the Woodberry Forest School Sports Camp, in 1967, on the philosophy, “that a man must build himself mentally, physically, and socially each day to be well-rounded... by one philosophy, the conviction that the primary value of sports is their contribution to a boy’s moral and physical growth.”

Under the direction of Mr. and Mrs. Caughron and eight counselors, the first session of the Woodberry Forest School Sports Camp had forty-two campers who practiced and competed in a wide range of team sports. In the twenty-five years successive years, Mr. and Mrs. Caughron and the camp’s staff developed a series of programs that instilled the value of teamwork in young men age eleven to fourteen, and provided specialized instruction in the sports in which each camper excelled at individually.

Following Mr. and Mrs. Caughron’s retirement from the day-to-day operations of the Woodberry Forest School Sports Camp, each of the succeeding camp directors; Richard “Dick” Glover; Bill and Debbie Davis; Richard Wright; Clint and Elaine Alexander; Amy Blundin, Matt Blundin, and Frazier Stowers; have worked with hundreds of camp counselors; nearly all of whom have been students, alumni, or faculty members of Woodberry Forest School to grow the program while maintaining the camp’s standard of excellence.

During the Woodberry Forest School Sports Camp’s fifty-year history, hundreds of campers have gone on to become students and then graduates of the Woodberry Forest School, and today, I would like to pay tribute to, and show my gratitude for Red and Cathy Caughron, the Woodberry Forest School Sports Camp’s directors, counselors and the thousands of campers whose lives have been enriched by the selfless dedication that Mr. and Mrs. Caughron exhibited by founding Woodberry Forest School Sports Camp, fifty years ago, this year.

IN RECOGNITION OF EASTSIDE BABY CORNER

HON. DAVID G. REICHERT
OF WASHINGTON

IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. REICHERT. Mr. Speaker, for over two decades, Eastside Baby Corner (EBC) in Issaquah, Washington has provided invaluable services to families in need throughout the surrounding community. EBC founder, Karen Ridlon, first saw the need for a nonprofit committed to providing families with resources for babies through her work as a local nurse practitioner. Countless newborn babies in her practice left the hospital to go to homes that did not have adequate food, clothing, sanitary care products, and safety equipment.

What began as a small collection of resources collected in Ms. Ridlon’s dining room has grown into an organization that serves over 800 children each week and has filled over 500,000 orders of baby essentials. Non-profits similar to EBC have filled important needs within communities across America. In 2016 alone, nonprofit diaper banks and diaper pantries that are members of the National Diaper Bank Network across 46 States distributed over 52,000,000 donated diapers, helping ensure that more than 278,000 children had the diapers they needed. In light of Diaper Awareness Week last month, I visited EBC, toured the warehouse, and met with some of its committed volunteers. I applaud EBC and other members of the National Diaper Bank Network for the critical work they do to provide families with the infant essentials they need and better ensure that babies have a healthy start.

H. R. 4010 CREATES A CLEAR SET OF ENFORCEMENT MEASURES SURROUNDING THE CONGRESSIONAL SUBPOENA POWER

HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES
Monday, October 23, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 4010, the Congressional Subpoena Compliance and Enforcement Act. This legislation allows the House of Representatives to enforce congressional subpoenas in federal court. Too often, congressional subpoenas are flouted because they lack enforcement mechanisms. Under current law, Congress must refer subpoenas to the appropriate United States attorney for enforcement. Typically, this United States attorney is appointed by the same administration over which Congress seeks to exert its oversight authority.

H.R. 4010 creates a clear set of enforcement mechanisms surrounding the congressional subpoena power. Although congressional subpoenas have been used by Congress and its committees for many years, there is currently no law requiring compliance. This legislation requires that recipients of congressional subpoenas either comply or provide the committee with an explanation of the legal privilege that allows them to resist. This bill would also provide enforcement cases with an expedited review at the federal court level. Alternatively, committees can request that the enforcement case be heard by a district court panel of three judges with the option to appeal to the Supreme Court. Codifying these enforcement measures will provide Congress and its committees with a clear set of expectations for how to present and enforce subpoenas.

In these especially political times, checks and balances have never been more important. Congress must fully utilize its constitutional right to hold hearings and investigate members of the federal government, and we need tools to enforce these investigations if people refuse to comply. As a member of the Judiciary Committee, I stand for transparency and honesty in our government, and as a Congress we have the duty to seek out both for our constituents. H.R. 4010 gives Congress the tools it needs to demand that people attempting to shroud and hide the truth reveal it, and I urge my fellow members to stand with me and support the Congressional Subpoena Compliance and Enforcement Act.
HONORING THE MEMORIAL OF MRS. DIXIE BIGGER

HON. CHERI BUSTOS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mrs. BUSTOS. Mr. Speaker, I rise today to honor the memory of Mrs. Dixie Bigger, who left us on October 20th of this year. She will be greatly missed by all of her family and friends, her community, and her union, United Auto Workers Local 1237.

Mrs. Bigger was born on August 22, 1940 in Oquawka, Illinois, to Harold Wilson and Velma Mea Henshaw. She grew up in Oquawka and attended G&O High School. In 1956, she married Richard “Dick” Bigger, who sadly passed away in July of 2009. Mrs. Bigger worked at Champion Spark Plug in Burlington, Iowa for 33 years, and was a dedicated member of U.A.W. Local 1237 and the Champion Council.

Mr. Speaker, I am grateful for Mrs. Bigger’s contributions to our community, and my condolences are with her loved ones at this difficult time.

HONORING CHERYL SEIDNER

HON. JARED HUFFMAN
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. HUFFMAN. Mr. Speaker, I rise today in recognition of Cheryl Seidner, who will be honored as Humboldt County Citizen of the Year on October 27, 2017, an award she richly deserves.

Cheryl Seidner’s contributions to the Wiyot Tribe and advocacy for American Indian rights are exemplary. As Chairwoman of the Wiyot Tribe from 1996–2008, Ms. Seidner was essential to the establishment of the Table Bluff Reservation, now home to permanent housing for tribal members and a community center. She was instrumental to the repatriation of Indian Island in Humboldt Bay, the site of a terrible massacre in 1860 that nearly exterminated the Wiyot Tribe. And, as an author and poet, Ms. Seidner also organized an annual vigil commemorating this massacre and brought back the Wiyot young women’s coming-of-age ceremony.

Cheryl Seidner has served on the executive committee of the National Congress of American Indians and the Northern California Indian Development Council. She worked as a mentor for students during her 28 years in the Humboldt State University Educational Opportunity Program and was an advisor to the American Indian Alliance, which supports American Indian students’ academic efforts. In 2008, Ms. Seidner was granted an Honorary Doctor of Humanities from Humboldt State University for her activism on behalf of American Indians at the local, state and national levels.

Mr. Speaker, please join me in expressing deep appreciation for Cheryl Seidner’s extraordinary leadership and devotion to American Indian activism and achievement and congratulating her on decades of service to the North Coast’s Indian communities.

C–TPAT REAUTHORIZATION ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Monday, October 23, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 3551, the C–TPAT Reauthorization Act of 2017. This legislation reauthorizes the Customs-Trade Partnership Against Terrorism Program (C–TPAT).

The C–TPAT program works to improve United States border security and the security of our international supply partners by providing a voluntary public-private sector partnership focused on bolstering trade while keeping Americans safe. Since its creation in 2001, this program has allowed trade partners and American businesses to opt into increased security measures and make corrective actions in order to streamline their entry into our country. The program simplifies the process of suppliers bringing products into our country and allows our country to broaden security trade measures without discouraging trade with those who do not opt in.

In the United States, more than 41 million jobs depend on international trade, and my home state of Georgia boasts the largest single-terminal container facility of its kind in North America, based in Savannah. This industry supports over 360,000 jobs statewide and is vitally important in our local and national economy.

The C–TPAT program is good for trade and promotes the safety of our citizens, and I urge my fellow members to support H.R. 3551 to reauthorize funding for this program.

IN HONOR OF SERGEANT FIRST CLASS JEREMIAH W. JOHNSON

HON. GEORGE HOLDING
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. HOLDING. Mr. Speaker, I rise today to honor the life and legacy of Sergeant First Class Jeremiah Wayne Johnson, who gave his life while serving our nation on October 4, 2017, in Ouallam, Niger. SFC Johnson was one of four servicemen killed in the hostile attack in southwest Niger.

As a Member of the 3rd Special Forces Group, SFC Johnson proudly served our Nation for ten years as a Chemical, Biological, Radiological and Nuclear Specialist (74D). At home, he enjoyed fixing and riding motorcycles, forging and customizing knives, and most importantly, spending time with his family.

During his tenure in the Army, SFC Johnson received numerous awards and commendations, including the Army Commendation Medal, Army Achievement Medal, Army Good Conduct Medal, National Defense Service Medal, Global War on Terrorism Service Medal and the Armed Forces Service Medal. Posthumously, SFC Johnson was awarded the Purple Heart Medal, Meritorious Service Medal and the Combat Action Badge.

SFC Johnson was laid to rest in North Carolina on October 16, 2017. His sacrifice was met by hundreds of community members, including many uniformed veterans and active duty soldiers, who gathered to honor his life and pay their respects.

Mr. Speaker, please join me today in commemorating the life of SFC Jeremiah “JW” Wayne Johnson and in offering our condolences and prayers to his wife Crystal, their two daughters, Addie and Elisa, and to his many family members, friends and comrades as they mourn the loss of this brave hero.

IN RECOGNITION OF DR. NEIL CAPRETTO

HON. KEITH J. ROTHFUS
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. ROTHFUS. Mr. Speaker, I rise today to recognize Dr. Neil Capretto, Medical Director of Gateway Rehabilitation, for his 30 years of service to the Beaver County community.

Dr. Capretto graduated from the Philadelphia College of Osteopathic Medicine and went on to serve as chief resident in psychiatry at St. Francis General Hospital before settling in Western Pennsylvania.

As an expert in the field of addiction, he has written scholarly articles and served as a medical commentator and consultant to both local and national media networks.

Today, he serves as an innovator in the field of pain management and a leader in the fight against the opioid epidemic.

Not only is Dr. Capretto incredibly knowledgeable, but he continues to display exemplary patience and kindness, even amidst his battle with cancer.

I’d like to thank him for his 30 years of service and let him and his family know that we are praying for speedy recovery in this difficult time. God bless.

INTERNATIONAL NARCOTICS TRAFFICKING EMERGENCY RESPONSE BY DETECTING INCOMING CONTRABAND WITH TECHNOLOGY ACT

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Monday, October 23, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise today to support H.R. 2142, the International Narcotics Trafficking Emergency Response by Detecting Incoming Contraband with Technology (INTERDICT) Act, to aid U.S. Customs and Border Protection officers with narcotics screenings.

In 2016, the Centers for Disease Control and Prevention (CDC) determined that fentanyl and synthetic opioids took the lives of 64,070 people, a 21 percent increase from the previous year. In my home state, the Georgia
Department of Public Health found that the number of deaths due to opioid overdoses is now nearly equal to the deaths from motor vehicle crashes. In the 4th District alone, over 200 lives were tragically lost due to this horrible epidemic. As a country, we can no longer afford this. The opioid crisis has turned into an epidemic under our watch.

H.R. 2142 requires the U.S. Customs and Border Protection (CBP) to increase the amount of chemical screenings to prevent the smuggling of fentanyl, opioids, and other narcotics into the country, either through mailing services or through a carrier. The bill also mandates that sufficient funds and employees, including scientists, are available to ensure thorough screenings and resources available at all operational hours. By giving our CBP officers a better chance of detecting these illicit drugs at the border, we may be able to save the lives of hundreds, if not thousands of Americans. Only with our action can we, as members of Congress, start to make a meaningful difference in this fight that is ravaging our country.

This is why I have strongly favored more funding to prevent the spread of the opioid crisis in the past, and will continue to fight for more resources that will end the opioid addiction crisis. For this reason, I am pleased to support H.R. 2142.

HONORING THE LIFE OF PHILLIP V. SANCHEZ

HON. JIM COSTA
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. COSTA. Mr. Speaker, I rise today to honor and pay tribute to the life of U.S. Ambassador Phillip V. Sanchez. Mr. Sanchez, who served under Presidents Richard Nixon and Gerald Ford in Honduras and Colombia, was a distinguished and influential leader serving the San Joaquin Valley. He was one of the first Latinos to hold public office and was known for his charitable nature, diplomatic character, and perseverance. The San Joaquin Valley will forever be indebted to Ambassador Sanchez for his tireless efforts on behalf of the community.

Phillip V. Sanchez was born on July 28, 1929. He was raised in Pinedale, California. At just six years old he would join his mother in the fields to pick fruit and cotton. His mother heavily influenced him to pursue an education. Mr. Sanchez graduated from Clovis High School in 1946 and continued his education at Fresno State in political science. While in college, Mr. Sanchez joined the Army National Guard and advanced to the rank of colonel in the Army Reserve. He had over 40 years of military service.

In the 1960s, he began his career in public service as the Chief Administrative Officer of Fresno County. Ambassador Sanchez became a board member for Clovis Unified School District before being appointed by Governor Ronald Reagan to the California Community Colleges Board of Governors and the California State University and Colleges Board of Trustees. He was also a trustee of the National Hispanic University. In the 1970s, Mr. Sanchez was appointed by President Nixon as the Assistant Director of the Office of Economic Opportunity.

After the Office of Economic Opportunity was dismantled in 1973, Mr. Sanchez was appointed Ambassador to Honduras. While in Honduras, he and wife Juanita adopted a child and began to help Americans adopt orphans. They had a love of children and later founded an orphanage in Mexico that they oversaw for 25 years. Under President Ford, Mr. Sanchez was transferred to Ambassador of Colombia.

In his life, Ambassador Sanchez worked as publisher of the New York Tribune and Noticias del Mundo, and was president of CAUSA USA, a faith-based anti-communist organization. After 9/11, Mr. Sanchez decided to return to the Fresno area to retire. He was honored at the 2008 Top Dog Alumni Awards Gala and in 2010 was named Chicano Alumni Legacy Builder by Fresno State. Mr. Sanchez made a positive difference in many lives and inspired people to follow their dreams.

Mr. Speaker, I ask my colleagues to join me in honoring the life of U.S. Ambassador Phillip V. Sanchez, whose generosity and undying dedication to the community will be greatly missed. On through the contributions he made to our Valley and throughout the world. It is my honor to join his family and many friends in celebrating his impactful life, which will never be forgotten.

HONORING THE BIRTHDAY OF SENATOR DENNIS J. JACOBS

HON. CHERI BUSTOS
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mrs. BUSTOS. Mr. Speaker, I rise today to honor Senator Dennis “Denny” J. Jacobs of East Moline, Illinois on the occasion of his 80th birthday.

Denny was born in Rock Island County, Illinois on November 8, 1937 to parents Oral “Jake” and Shirley Jacobs. Denny graduated from United Township High School in 1955 and married his high school sweetheart, Mary Ellen Duffey, shortly after. He is a graduate of Augustana College in Rock Island, Illinois. Denny and Mary Ellen raised six children.

Following in his father’s footsteps, Denny dedicated nearly 30 years of his life to public service. He was elected Mayor of East Moline in 1973, a position he held for 14 years. In 1986 Denny was appointed to serve as Senator for Illinois’ 36th District. He served his community in this capacity until his retirement in 2004. Denny not only made a deep impact on his district, but also on the State of Illinois. One of his biggest legislative accomplishments was expanding 9-1-1 service statewide. Denny worked tirelessly to advocate for his community and to bring investment to this region.

I join with his family and friends in congratulating him on this special occasion and wishing him a very happy 80th birthday.

IN MEMORY OF ATTORNEY THEODORE ROOSEVELT BOWERS

HON. AL LAWSON, JR.
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 26, 2017

Mr. LAWSON of Florida. Mr. Speaker, I rise today to pay tribute to a veteran, educator, civic leader, dedicated citizen and a great American, Attorney Theodore Roosevelt Bowers, who served his community, state and country well.

Attorney Bowers was raised in Bascom, Florida. After graduating from Rosenwald High School, Mr. Bowers attended Florida A and M University (FAMU) in 1950. He was drafted into the United States Army but volunteered to serve in the U.S. Air Force instead from 1951 to 1954. After being honorably discharged in 1955, Attorney Bowers returned to FAMU and completed his Bachelor’s Degree in Political Science in 1958. He later earned a Bachelor of Laws in 1961 from Howard University Law School.

Attorney Bowers started his legal career clerking at the International Monetary Fund in Washington, D.C. In 1962, he was admitted to the Florida Bar and remained a member for more than fifty years. He became the first African American to practice law in Bay County. Since that time, he has engaged in the private practice of law in the 1st, 2nd, and 14th Judicial Circuits of Florida. From 1982 to 1994, Bowers was an instructor of Political Science at FAMU. He served as a cooperating attorney with the NAACP Legal Defense Fund for five years (1965–1970). In standing tall for equality, he worked to integrate the schools so Black children in Bay County and surrounding counties would have access to equal education opportunities. His legal work was also instrumental in integrating the Bay Medical Maternity Ward and several local businesses in Bay County. His goal was always to “change the system and try to make America what it should be.” Attorney Bowers received many opportunities to practice law in Washington, D.C.; however, he was committed to the cause of Civil Rights and felt his services were better served at home in Northwest Florida.

With this decision, he paid a high price both financially and personally including several attempts at bombing his car after leaving civil rights meetings in Marianna, Florida in the 1960’s.

He served on numerous boards and commissions including the Board of Trustees for Gulf Coast Community College (1973–77) and the Governor’s Commission on the Status of Women (1979–1982). He was also elected and served as the first Black member of the Bay County School Board.

In June 2009, he was honored by the Florida Chapter of the National Bar Association as one of Florida’s First Black Lawyers. In June 2012, the Florida Bar honored him for fifty years of practicing law in Florida.

Attorney Bowers was recommended to become a U.S. Attorney by President Jimmy Carter but his recommendation was blocked by the power structure of Florida which was instrumental in President Nixon withdrawing the name of Federal Judge G. Harrold Carswell, a southern, strict constructionist conservative as a nominee to the Supreme Court. The stigma attached to being a Black lawyer in his life and career he fashioned a powerful place in the public discourse on race and influenced the thinking of generations of young attorneys. Driven by an enormous heart and keen intellect, Attorney Bowers worked his entire life to “level the playing field” for all Americans.

Speaker, with an unwavering dedication, strong values, and an avid pursuit of civil and human rights, Attorney Bowers made a tremendous impact in his community, the state of
Florida, and in our country. He will be remembered by a grateful nation.

ASIA-PACIFIC ECONOMIC COOPERATION BUSINESS TRAVEL CARDS ACT OF 2017

SPEECH OF
HON. HENRY C. "HANK" JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Monday, October 23, 2017

Mr. JOHNSON of Georgia. Mr. Speaker, I rise to support S. 504, the Asia-Pacific Economic Cooperation Business Travel Cards Act of 2017. S. 504 would permanently authorize the Asia-Pacific Economic Cooperation Business Travel Card program, an initiative that provides expedited airport processing to those who are eligible.

The program, originally created for business travelers from Asia-Pacific Economic Cooperation (APEC) countries, expanded to include United States citizens after the passage of the Asia-Pacific Economic Cooperation Business Travel Cards Act of 2011. Without reauthorization, the program is set to expire on September 30, 2018.

Georgia is home to one of the world's busiest airports, Hartsfield-Jackson Atlanta International Airport. Atlanta residents witness firsthand the chaos of international travel and the need for streamlined processing in international airports. S. 504 would permanently authorize designated lanes at airports in participating countries, encouraging companies to continue international trade operations and business transactions. Ensuring smooth and efficient modes of transportation is critical for Americans to expand our economy overseas.

As a member of the Transportation & Infrastructure Committee and member of the Aviation Subcommittee, I look for legislation that will streamline aviation safety, innovation, consumer service, and airport infrastructure. S. 504 achieves many of these goals, and that is why I support this legislation.
Chamber Action

Routine Proceedings, pages S6825–S6860

Measures Introduced: Seventeen bills and five resolutions were introduced, as follows: S. 2013–2029, S. Res. 308–311, and S. Con. Res. 28. Pages S6853–54

Measures Passed:

Enrollment Correction: Senate agreed to S. Con. Res. 28, providing for a correction in the enrollment of S. 782. Pages S6859–60

Lights On Afterschool: Committee on Health, Education, Labor, and Pensions was discharged from further consideration of S. Res. 297, supporting Lights On Afterschool, a national celebration of afterschool programs held on October 26, 2017, and the resolution was then agreed to. Page S6860

House Messages:

PROTECT Our Children Act: Senate concurred in the amendment of the House to S. 782, to reauthorize the National Internet Crimes Against Children Task Force Program. Page S6859

McFadden Nomination—Agreement: Senate resumed consideration of the nomination of Trevor N. McFadden, of Virginia, to be United States District Judge for the District of Columbia. Pages S6836–38

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

By 85 yeas to 12 nays (Vote No. 252), Senate agreed to the motion to close further debate on the nomination. Page S6836

A unanimous-consent agreement was reached providing that notwithstanding Rule XXII, at 5:30 p.m., on Monday, October 30, 2017, all post-cloture time on the nomination be considered expired and Senate vote on confirmation of the nomination with no intervening action or debate. Page S6838

A unanimous-consent agreement was reached providing that at approximately 3 p.m., on Monday, October 30, 2017, Senate resume consideration of the nomination, post-cloture. Page S6860

Barrett Nomination—Cloture: Senate began consideration of the nomination of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit. Page S6838

A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Trevor N. McFadden, of Virginia, to be United States District Judge for the District of Columbia. Page S6838

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

Senate agreed to the motion to proceed to Legislative Session. Page S6838

Senate agreed to the motion to proceed to Executive Session to consider the nomination. Page S6838

Larsen Nomination—Cloture: Senate began consideration of the nomination of Joan Louise Larsen, of Michigan, to be United States Circuit Judge for the Sixth Circuit. Page S6838

A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit. Page S6838

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

Senate agreed to the motion to proceed to Legislative Session. Page S6838

Senate agreed to the motion to proceed to Executive Session to consider the nomination. Page S6838

Eid Nomination—Cloture: Senate began consideration of the nomination of Allison H. Eid, of Colorado, to be United States Circuit Judge for the Tenth Circuit. Page S6839

A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Joan Louise Larsen, of Michigan, to be United States Circuit Judge for the Sixth Circuit. Page S6838

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

Senate agreed to the motion to proceed to Legislative Session. Page S6838

Senate agreed to the motion to proceed to Executive Session to consider the nomination. Page S6838

Senate agreed to the motion to proceed to Legislative Session. Page S6838

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Senate agreed to the motion to proceed to Executive Session to consider the nomination. Page S6838
Senate agreed to the motion to proceed to Legislative Session.
Senate agreed to the motion to proceed to Executive Session to consider the nomination.

Bibas Nomination—Cloture: Senate began consideration of the nomination of Stephanos Bibas, of Pennsylvania, to be United States Circuit Judge for the Third Circuit.

A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Allison H. Eid, of Colorado, to be United States Circuit Judge for the Tenth Circuit.

Prior to the consideration of this nomination, Senate took the following action:
Senate agreed to the motion to proceed to Legislative Session.
Senate agreed to the motion to proceed to Executive Session to consider the nomination.

Nominations—Agreement: A unanimous-consent agreement was reached providing that notwithstanding Rule XXII, the pending cloture motions ripen following disposition of the nomination of Trevor N. McFadden, of Virginia, to be United States District Judge for the District of Columbia.

Gibson Nomination—Agreement: A unanimous-consent-time agreement was reached providing that at a time to be determined by the Majority Leader in consultation with the Democratic Leader, Senate begin consideration of the nomination of John H. Gibson II, of Texas, to be Deputy Chief Management Officer of the Department of Defense; that there be 60 minutes of debate on confirmation of the nomination, equally divided in the usual form; and that following the use or yielding back of time, Senate vote on confirmation of the nomination, with no intervening action or debate.

Nominations Confirmed: Senate confirmed the following nominations:
By 79 yeas to 16 nays (Vote No. EX. 251), Scott L. Palk, of Oklahoma, to be United States District Judge for the Western District of Oklahoma.

Gregory Ibach, of Nebraska, to be Under Secretary of Agriculture for Marketing and Regulatory Programs.
Daniel J. Kritenbrink, of Virginia, to be Ambassador to the Socialist Republic of Vietnam.

Messages from the House:

Measures Placed on the Calendar: Page S6839
Enrolled Bills Presented: Page S6839
Executive Communications: Page S6839
Petitions and Memorials: Pages S6847–48
Executive Reports of Committees: Pages S6848–53
Additional Cosponsors: Page S6854
Statements on Introduced Bills/Resolutions: Pages S6855–56
Additional Statements: Pages S6856–59
Authorities for Committees to Meet: Pages S6858–59
Privileges of the Floor: Page S6859
Record Votes: Two record votes were taken today. (Total—252) Pages S6835–36
Adjournment: Senate convened at 10 a.m. and adjourned at 4:33 p.m., until 3 p.m. on Monday, October 30, 2017. (For Senate’s program, see the remarks of the Majority Leader in today’s Record on page S6860.)

Committee Meetings
(Committees not listed did not meet)

NIger
Committee on Armed Services: Committee received a closed briefing on Niger from Robert S. Karem, Assistant Secretary for International Security Affairs, and Major General Albert M. Elton II, USAF, Deputy Director for Special Operations and Counterterrorism, Joint Staff, both of the Department of Defense.

NOMINATIONS
Committee on Banking, Housing, and Urban Affairs: Committee concluded a hearing to examine the nominations of Brian D. Montgomery, of Texas, Robert Hunter Kurtz, of Virginia, and Suzanne Israel Tufts, of New York, each to be an Assistant Secretary of Housing and Urban Development, after the nominees testified and answered questions in their own behalf.

Advanced Cyber Technologies
Committee on Energy and Natural Resources: Committee concluded a hearing to examine advanced cyber technologies that could be used to help protect electric grids and other energy infrastructure from cyberattacks, after receiving testimony from Carl Imhoff, Manager, Electricity Market Sector, Pacific Northwest National Laboratory, Richard Raines, Director of Electrical and Electronics Systems Research, Oak Ridge National Laboratory, and Zachary D.
Tudor, Associate Laboratory Director, National and Homeland Security, Idaho National Laboratory, all of the Department of Energy; Duncan Earl, Qubitekk, Inc., Vista, California; and Daniel Riedel, New Context Services, Inc., San Francisco, California.

BUSINESS MEETING

Committee on Foreign Relations: Committee ordered favorably reported the following business items:

S. Res. 279, reaffirming the commitment of the United States to promote democracy, human rights, and the rule of law in Cambodia, with an amendment in the nature of a substitute; and

The nominations of Michele Jeanne Sison, of Maryland, to be Ambassador to the Republic of Haiti, Peter Hoekstra, of Michigan, to be Ambassador to the Kingdom of the Netherlands, Kenneth Ian Juster, of New York, to be Ambassador to the Republic of India, Larry Edward Andre, Jr., of Texas, to be Ambassador to the Republic of Djibouti, Daniel J. Kritenbrink, of Virginia, to be Ambassador to the Socialist Republic of Vietnam, Kathleen M. Fitzpatrick, of the District of Columbia, to be Ambassador to the Democratic Republic of Timor-Leste, Richard Duke Buchan III, of Florida, to be Ambassador to the Kingdom of Spain, and to serve concurrently and without additional compensation as Ambassador to Andorra, Richard Grenell, of California, to be Ambassador to the Federal Republic of Germany, Jamie McCourt, of California, to be Ambassador to the French Republic, and to serve concurrently and without additional compensation as Ambassador to the Principality of Monaco, 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, Peter Henry Barlerin, of Colorado, to be Ambassador to the Republic of Cameroon, Michael James Dodman, of New York, to be Ambassador to the Islamic Republic of Mauritania, 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, 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, Eric P. Whitaker, of Illinois, to be Ambassador to the Republic of Niger, W. Robert Kohorst, of California, to be Ambassador to the Republic of Croatia, Carla Sands, of California, to be Ambassador to the Kingdom of Denmark, 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 (Diplomatic Security), Manisha Singh, of Florida, to be an Assistant Secretary (Economic and Business Affairs), Samuel Dale Brownback, of Kansas, to be Ambassador at Large for International Religious Freedom, Jennifer Gillian Newstead, of New York, to be Legal Adviser, and a routine list in the Foreign Service, all of the Department of State.

IMPROVING OVERSIGHT OF THE REGULATORY PROCESS

Committee on Homeland Security and Governmental Affairs: Subcommittee on Regulatory Affairs and Federal Management concluded a hearing to examine improving oversight of the regulatory process, focusing on lessons from state legislatures, after receiving testimony from Scott Bedke, Idaho House of Representatives, Oakley; Joshua A. Boschee, North Dakota Legislative Assembly, Fargo; and Arthur J. O’Neill, Connecticut General Assembly, Southbury.

FREE SPEECH ON COLLEGE CAMPUSES


BUSINESS MEETING

Committee on the Judiciary: Committee ordered favorably reported the nominations of Allison H. Eid, of Colorado, to be United States Circuit Judge for the Tenth Circuit, Stephanos Bibas, of Pennsylvania, to be United States Circuit Judge for the Third Circuit, Liles Clifton Burke, to be United States District Judge for the Northern District of Alabama, Walter David Counts III, to be United States District Judge for the Western District of Texas, Michael Joseph Juneau, to be United States District Judge for the Western District of Louisiana, A. Marvin Quattlebaum, Jr., to be United States District Judge for the District of South Carolina, Karen Gren Scholer, to be United States District Judge for the Northern District of Texas, Tilman Eugene SIII, to be United States District Judge for the Middle District of Georgia, and John F. Bash, to be United States Attorney for the Western District of Texas, Erin Angela Nealy Cox, to be United States Attorney for the Northern District of Texas, and R. Andrew Murray, to be United States Attorney for the Western District of North Carolina, all of the Department of Justice.
ENTREPRENEURIAL ECOSYSTEM FOR WOMEN

Committee on Small Business and Entrepreneurship: Committee concluded a hearing to examine strengthening the entrepreneurial ecosystem for women, including an original bill entitled, “Prove It Act”, after receiving testimony from Michelle Richards, Great Lakes Women’s Business Council, Livonia, Michigan; Tracy Killoren Chadwell, 1843 Capital, Greenwich, Connecticut; and Elizabeth Gore, Dell, Sonoma, California.

INTELLIGENCE

Select Committee on Intelligence: Committee held closed hearings on intelligence matters, receiving testimony from officials of the intelligence community.

Committee recessed subject to the call.

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House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 23 public bills, H.R. 4138–4160; and 5 resolutions, H. Res. 589–593 were introduced. Pages H8269–70

Additional Cosponsors: Pages H8271–72

Report Filed: A report was filed today as follows:

H.R. 3567, to authorize the purchase of a small parcel of Natural Resources Conservation Service property in Riverside, California, by the Riverside Corona Resource Conservation District, and for other purposes (H. Rept. 115–372). Page H8269

Establishing the congressional budget for the United States Government for fiscal year 2018 and setting forth the appropriate budgetary levels for fiscal years 2019 through 2027: The House concurred in the Senate amendment to H. Con. Res. 71, establishing the congressional budget for the United States Government for fiscal year 2018 and setting forth the appropriate budgetary levels for fiscal years 2019 through 2027, by a yea-and-nay vote of 216 yeas to 212 nays, Roll No. 589. Pages H8230–54

H. Res. 580, the rule providing for consideration of the Senate amendment to the concurrent resolution (H. Con. Res. 71) was agreed to yesterday, October 25th.

Suspension—Proceedings Resumed: The House agreed to suspend the rules and pass the following measure. Consideration began Wednesday, October 25th.

Iran Ballistic Missiles and International Sanctions Enforcement Act: H.R. 1698, amended, to expand sanctions against Iran with respect to the ballistic missile program of Iran, by a 2/3 yea-and-nay vote of 423 yeas to 2 nays, Roll No. 590. Page H8254

Meeting Hour: Agreed by unanimous consent that when the House adjourns today, it adjourn to meet at 10 a.m. tomorrow, October 27th and further, when the House adjourns on that day, it adjourn to meet at 12 noon on Tuesday, October 31st for Morning Hour debate. Page H8257

Senate Message: Message received from the Senate today appears on page H8258.

Quorum Calls—Votes: Two yea-and-nay votes developed during the proceedings of today and appear on pages H8253–54 and H8254. There were no quorum calls.

Adjournment: The House met at 9 a.m. and adjourned at 1:21 p.m.

Committee Meetings

MISCELLANEOUS MEASURES

Committee on Energy and Commerce: Full Committee held a markup on H.R. 1733, to direct the Secretary of Energy to review and update a report on the energy and environmental benefits of the re-refining of used lubricating oil; H.R. 2872, the “Promoting Hydropower Development at Existing Nonpowered Dams Act”; and H.R. 2880, the “Promoting Closed-Loop Pumped Storage Hydropower Act”. H.R. 1733, H.R. 2872, and H.R. 2880 were ordered reported, without amendment.

OVERSIGHT OF THE UNITED STATES REFUGEE ADMISSIONS PROGRAM

Committee on the Judiciary: Subcommittee on Immigration and Border Security held a hearing entitled “Oversight of the United States Refugee Admissions Program”. Testimony was heard from Simon Henshaw, Acting Assistant Secretary, Bureau of Population, Refugees, and Migration, Department of State; L. Francis Cissna, Director, United States Citizenship and Immigration Services, Department of Homeland Security; Scott Lloyd, Director, Office of Refugee Resettlement, Department of Health and Human Services; and Rebecca Gambler, Director,

FINANCING THROUGH FINTECH: ONLINE LENDING’S ROLE IN IMPROVING SMALL BUSINESS CAPITAL ACCESS

Committee on Small Business: Subcommittee on Economic Growth, Tax, and Capital Access held a hearing entitled “Financing Through Fintech: Online Lending’s Role in Improving Small Business Capital Access”. Testimony was heard from public witnesses.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR FRIDAY, OCTOBER 27, 2017

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

No hearings are scheduled.
Next Meeting of the SENATE
3 p.m., Monday, October 30

Senate Chamber

Program for Monday: Senate will resume consideration of the nomination of Trevor N. McFadden, of Virginia, to be United States District Judge for the District of Columbia, post-cloture, and vote on confirmation of the nomination at 5:30 p.m.

Following disposition of the nomination of Trevor N. McFadden, Senate will vote on the motion to invoke cloture on the nomination of Amy Coney Barrett, of Indiana, to be United States Circuit Judge for the Seventh Circuit.

Next Meeting of the HOUSE OF REPRESENTATIVES

10 a.m., Friday, October 27

House Chamber

Program for Friday: House will meet in Pro Forma session at 10 a.m.

Extensions of Remarks, as inserted in this issue

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