The House met at 1 p.m. and was called to order by the Speaker pro tempore (Mr. BEYER).

DESIGNATION OF THE SPEAKER PRO TEMPORE
The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC, March 21, 2022.

I hereby appoint the Honorable DONALD S. BEYER, Jr., to act as Speaker pro tempore on this day.

NANCY PELOSI, Speaker of the House of Representatives.

PRAYER
Reverend William Gurnee, St. Joseph’s Catholic Church, Washington, D.C., offered the following prayer:

Lord of peace, we come before You, mindful of all that You have blessed us with. The Members of this Congress have been given the tremendous privilege and responsibility of considering bills that affect the lives of so many people. Give them the inventiveness of Hamurrabi, the statesmanship of Simon de Montfort, the integrity of the passing of the gentleman from Alaska (Mr. YOUNG), the whole number of the House is 432.

Amen.

THE JOURNAL
The SPEAKER pro tempore, pursuant to section 11(a) of House Resolution 188, the Journal of the last day’s proceedings is approved.

PLEDGE OF ALLEGIANCE
The SPEAKER pro tempore. The Chair will lead the House in the Pledge of Allegiance.

The SPEAKER pro tempore led the Pledge of Allegiance as follows:

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

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE
The Speaker pro tempore. Under clause 5(d) of rule XX, the Chair announces to the House that, in light of the passing of the gentleman from Alaska (Mr. YOUNG), the whole number of the House is 432.

ADJOURNMENT
The SPEAKER pro tempore. Pursuant to section 11(b) of House Resolution 188, the House stands adjourned until 1 p.m. on Thursday, March 24, 2022.

Thereupon (at 1 o’clock and 24 minutes p.m.), under its previous order, the House adjourned until Thursday, March 24, 2022, at 1 p.m.

EC-3674. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — National Priorities List (EPA-HQ-OLEM-2021-0454, 0456, 0457, 0458, 0459, 0460, 0461, 0462, 0464, 0465, 0466, and 0467; FRL-9184-01-OLEM) received March 15, 2022, 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.

EC-3677. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — National Priorities List (EPA-HQ-OLEM-2021-0454, 0456, 0457, 0458, 0459, 0460, 0461, 0462, 0464, 0465, 0466, and 0467; FRL-9184-01-OLEM) received March 15, 2022, 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.

EXECUTIVE COMMUNICATIONS, ETC.

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

EC-3674. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s direct final rule — Standards and Practices for All Appropriate Inquiries (EPA-HQ-OLEM-2021-0946 FRL-9334-02-OLEM) received March 15, 2022, 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.

EC-3675. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s final rule — Environmental Protection Agency, transmitting the Agency’s final rule — National Priorities List (EPA-HQ-OLEM-2021-0454, 0456, 0457, 0458, 0459, 0460, 0461, 0462, 0464, 0465, 0466, and 0467; FRL-9184-01-OLEM) received March 15, 2022, 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.

EC-3676. A letter from the Associate Administrator, Office of Policy, Federal Motor Carrier Safety Administration, Department of Transportation, transmitting the Department’s final rule — Record of Violations (Docket No.: FMCSA-2018-0224) (RIN: 2126-AE15) received March 15, 2022, 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.

EC-3677. A letter from the Associate Administrator, Office of Policy, Federal Motor Carrier Safety Administration, Department of Transportation, transmitting the Department’s final rule — Parts and Accessories Necessary for Safe Operation; Authorized Windshield Area for the Installation of Vehicle Safety Technology (Docket No.: FMCSA-2021-0057) (RIN: 2126-AC42) received March 15, 2022, 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.

EC-3680. A letter from the Chair, National Transportation Safety Board, transmitting the Board’s draft bill to reauthorize the National Transportation Safety Board for the next 5 years, pursuant to 49 U.S.C. 1113(c); Public Law 103-272, Sec. 1(d) (as amended by Public Law 109-443, Sec. 9(t); (120 Stat. 3301); to the Committee on Transportation and Infrastructure.
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. BERGMAN (for himself and Mr. ALLRED):
H.R. 7176. A bill to amend title 38, United States Code, to provide a burial allowance for certain veterans who die at home while in receipt of hospice care furnished by the Department of Veterans Affairs; to the Committee on Veterans’ Affairs.

By Mr. CRIST (for himself and Ms. LEE of California):
H.R. 7177. A bill to amend the Public Health Service Act to authorize a scholarship and loan repayment program to incentivize physicians to enter into the field of sickle cell disease research and treatment, and for other purposes; to the Committee on Energy and Commerce.

By Mr. CROW (for himself and Mr. ROUZI):
H.R. 7178. A bill to amend title 18, United States Code, to prohibit discrimination by abortion against an unborn child on the basis of Turner syndrome; to the Committee on the Judiciary.

By Mr. GONZALEZ of Ohio (for himself, Mr. KINZINGER, Ms. WILD, Mr. CARDENAS, Mr. MEJLIER, Mr. PETERS, Ms. JOYCE of Ohio, and Mr. GIBBS):
H.R. 7180. A bill to authorize the Director of the National Science Foundation to award grants to support research on the disruption of regular cognitive processes associated with COVID-19 infection, and for other purposes; to the Committee on Science, Space, and Technology.

By Mr. JEFFRIES (for himself, Mr. ISSA, Ms. BASS, and Ms. MACE):
H.R. 7181. A bill to amend the Trafficking Victims Protection Act of 2000 to direct the Secretary of Transportation to seek to provide for the posting of contact information of the national human trafficking hotline in the restrooms of each aircraft, airport, over-the-road truck, mass transit train, and passenger railroad station operating within the United States, and for other purposes; to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. KHANNA (for himself, Mr. NORTON, Ms. TLAIB, Mrs. LAWRENCE, Mr. COHEN of Connecticut, Mr. GARCIA of Illinois, Mr. JONES, Ms. CHAKOWSKY, Ms. OCASIO-CORTEZ, Ms. LEE of California, Mrs. HAYES, Mrs. WATSON Coleman of New Jersey, Mr. PRESSLEY, Ms. BUSH, and Ms. OMAR):
H.R. 7182. A bill to amend the Commodity Exchange Act to prohibit trading of water and water rights for future delivery, and for other purposes; to the Committee on Agriculture.

By Mr. KILDEE (for himself and Mr. EVANS):
H.R. 7183. A bill to amend the Internal Revenue Code of 1986 to provide a special rule for designated opportunity zones, and for other purposes; to the Committee on Ways and Means.

By Mr. LIEU (for himself, Ms. BROWNLEY, and Mr. SHERMAN):
H.R. 7184. A bill to amend the West Los Angeles Leasing Act of 2016 with respect to the submission of land use revenue to the Committee on Veterans’ Affairs.

By Mrs. CAROLYN B. MALONEY of New York:
H.R. 7185. A bill to prohibit Federal procurement from companies operating in the Russian Federation, and for other purposes; to the Committee on Oversight and Reform.

By Mr. MAST (for himself, Mr. BILIRIS, Mr. POSEY, Mr. GOSAR, Ms. SALAZAR, and Mr. ROSENDALE):
H.R. 7186. A bill to amend title 38, United States Code, to establish an extended deadline for the submission of applications regarding emergency treatment furnished in non-Department of Veterans Affairs medical facilities, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. MOULTON (for himself, Mr. MEJLIER, Mr. AUCHINCLOSS, and Mr. GALLAGHER):
H.R. 7187. A bill to authorize the provision of humanitarian assistance to Ukraine; to the Committee on Foreign Affairs.

By Mr. NEHLS (for himself and Mr. BOST):
H.R. 7188. A bill to require the Secretary of Veterans Affairs to make certain improvements relating to the transmission of disability beneficiary data to the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. NEWHOUSE (for himself, Mr. JACOBS of New York, Ms. STEFANIK, Mr. O’HALLERAN, Mr. MOOLENAAR, Mr. RODNEY Davis of Illinois, Mr. MCKINNEY, Mr. RUTHERFORD, and Mr. HUDSON):
H.R. 7189. A bill to amend the 21st Century Cures Act with respect to the State Opioid Response Grants program, and for other purposes; to the Committee on Energy and Commerce.

By Ms. NORTON:
H.R. 7190. A bill to permit a State to impose a sales tax on qualifying purchases at any gift shop on Federal property, and for other purposes; to the Committee on the Judiciary.

By Ms. OMAR (for herself, Mr. TLAIB, Mr. JONES, Ms. JAYAPAL, Ms. OCASIO-CORTEZ, Ms. BROWNLEY, Mr. GARCIA of Illinois, and Mr. BLUMENAUER):
H.R. 7191. A bill to establish new units of public housing and private market affordable housing to combat gentrification and neighborhood destabilization, and for other purposes; to the Committee on Financial Services.

By Ms. SCHRIER:
H.R. 7192. A bill to provide for the establishment of a panel on the real world impact of diagnostic medical devices, and for other purposes; to the Committee on Energy and Commerce.

By Mr. SMITH of New Jersey (for himself, Mr. SCOTCHARD, and Mr. TIFFANY):
H.R. 7193. A bill to withdraw normal trade relations treatment from, and apply certain provisions of title IV of the Trade Act of 1974 to, products of the People’s Republic of China, and to expand the eligibility requirements for products of the People’s Republic of China to normal trade relations treatment in the future, and for other purposes; to the Committee on Ways and Means, and in addition to the Committee on Rules, for consideration by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. TERRY of Mississippi (for herself, Mr. NORMAN, Mr. DUNCAN, and Mr. MASSIE):
H.R. 7194. A joint resolution proposing a balanced budget amendment to the Constitution of the United States; to the Committee on the Judiciary.

By Ms. MACE (for herself and Ms. LEE of California):
H. Con. Res. 81. Concurrent resolution expressing the sense of Congress that the United States representative to the United Nations Commission on Narcotic Drugs should use the voice, vote, and influence of the United States to seek to de-schedule cannabis from the Single Convention on Narcotic Drugs of 1961 and take other related actions; to the Committee on Foreign Affairs.

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. BERGMAN:
H.R. 7176. Congress has the power to enact this legislation pursuant to the following:
Article One, Section Eight of the United States Constitution.

By Mr. CRIST:
H.R. 7177. Congress has the power to enact this legislation pursuant to the following:
The constitutional authority of Congress to enact this legislation is proved by Article I, Section 8 of the United States Constitution.

By Mr. CROW:
H.R. 7178. Congress has the power to enact this legislation pursuant to the following:
Section 8 of Article I to make all laws necessary and proper for carrying into execution the powers vested by the Constitution.

By Mr. FEENSTRA:
H.R. 7179. Congress has the power to enact this legislation pursuant to the following:
Section 5 of the 14th Amendment

By Mr. GONZALEZ of Ohio:
H.R. 7180. Congress has the power to enact this legislation pursuant to the following:
To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department of Office of the United States.

By Mr. JEFFRIES:
H.R. 7181. 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 18 of the United States Constitution.

By Mr. KHANNA:
H.R. 7182. Congress has the power to enact this legislation pursuant to the following:
To make all Laws which shall be necessary and proper for carrying into execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department of Office of the United States.

By Mr. KILDEE:
H.R. 7183. Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8 of the Constitution.
By Mrs. CAROLYN B. MALONEY of New York:
H.R. 7185.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8
By Mr. MAST:
H.R. 7186.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8, Clause 18 of the United States Constitution
By Mr. MOULTON:
H.R. 7187.
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. NEHLS:
H.R. 7188.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8, Clause 4 of the United States Constitution
By Mr. NEWHOUSE
H.R. 7189.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 8, Clause 1 of U.S. Constitution
By Ms. SCHRIER:
H.R. 7190.
Congress has the power to enact this legislation pursuant to the following:
clause 18 of section 8 of article I of the Constitution.
By Ms. OMAR:
H.R. 7191.
Congress has the power to enact this legislation pursuant to the following:
Article 1, Section 7
By Mr. SCHERER:
H.R. 7192.
Congress has the power to enact this legislation pursuant to the following:
Article 1
By Mr. SMITH of New Jersey:
H.R. 7193.
Congress has the power to enact this legislation pursuant to the following:
Article 1 Section 8 of the U.S. Constitution
By Mrs. BOEBERT:
H.J. Res. 78.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions, as follows:
H.R. 72: Mr. MEUSHER.
H.R. 124: Mr. PAYNE and Ms. NORTON.
H.R. 621: Mr. RHECHTENTHALER.
H.R. 622: Mr. HIGGINS of New York.
H.R. 705: Mr. AMODEI, Mr. DAVIDSON, Mr. STAUBER, Mr. JOHNSON of Ohio, and Mr. FALLON.
H.R. 761: Mr. TONKO.
H.R. 933: Mr. MAST and Mrs. MILLER of Illinois.
H.R. 1081: Mr. GOLDEN.
H.R. 1179: Mr. BRYER, Mrs. LEE of Nevada, and Ms. BARRAGAN.
H.R. 1297: Mr. NEAL and Mr. BUTTERFIELD.
H.R. 1304: Mr. NEUSE.
H.R. 1334: Mr. CLEAVER, Mr. BROWN of Maryland, Mr. CORRERA, Mr. CASTRO of Texas, and Mrs. BUSTOS.
H.R. 1388: Mr. PAYNE.
H.R. 1481: Ms. MCCOLLUM.
H.R. 1559: Mr. DONALDSON.
H.R. 1696: Mr. EVANS.
H.R. 1911: Mr. LIU.
H.R. 1926: Mr. LESKO.
H.R. 1927: Mrs. LESKO.
H.R. 1984: Mr. KILDEE.
H.R. 2143: Mr. LEVIN of Michigan and Mrs. BUSTOS.
H.R. 2294: Mr. GOMEZ.
H.R. 2311: Mr. BACON.
H.R. 2718: Mr. STEWART.
H.R. 3089: Mrs. TRAINHAM.
H.R. 3159: Mr. HINES.
H.R. 3203: Mr. LATURNER.
H.R. 3294: Mrs. FLETCHER and Mr. GOMEZ.
H.R. 3337: Ms. BROWN of Ohio.
H.R. 3402: Mr. SWALWELL.
H.R. 3474: Ms. UNDERWOOD.
H.R. 4006: Ms. PORTER.
H.R. 4085: Mr. VAN DREW.
H.R. 4077: Mr. ALLRED.
H.R. 4085: Mr. FEENSTRA.
H.R. 4122: Mr. SIMPSON.
H.R. 4134: Mrs. WATSON COLEMAN.
H.R. 4312: Mrs. MCCAIN, Mr. MAST, Mr. WOMACK, and Mrs. MILLER of Illinois.
H.R. 4390: Ms. BARRAGAN.
H.R. 4421: Ms. SCHAKOWSKY.
H.R. 4767: Mr. JACOBS of New York.
H.R. 4801: Mr. SIBIAS.
H.R. 4949: Mr. TURNER, Mr. BACON, Ms. BROWNLEY, Mr. GILILAVA, Mr. BALKIND, and Mr. JOHNSON of Georgia.
H.R. 5129: Mr. KUSTER.
H.R. 5203: Mr. COHEN.
H.R. 5750: Mr. TONKO.
H.R. 5804: Mr. CUÉLLAR.
H.R. 5994: Mr. SAN NICOLAS and Mr. LARSEN of Washington.
H.R. 6276: Mr. DESAULNIER.
H.R. 6373: Ms. KUSTER.
H.R. 6387: Ms. SLOTKIN.
H.R. 6479: Mr. McGovern.
H.R. 6538: Ms. ESCH and Mr. MCCaul.
H.R. 6556: Ms. PORTER.
H.R. 6593: Mr. EHRLICH.
H.R. 6615: Ms. BLUNT ROCHSTER.
H.R. 6661: Mr. DESAULNIER and Mr. VALADAIO.
H.R. 6678: Mr. AUCHINCLOSS.
H.R. 6691: Mr. MAssie.
H.R. 6725: Mr. LIEU, Mr. McNERNEY, Mr. OBERNOLTZ, Ms. PORTER, Mr. RUIZ, Mr. VALADAIO, Ms. RASKIN, and Ms. DESAULNIER.
H.R. 6767: Ms. SPANBERG.
H.R. 6816: Ms. PLASKETT.
H.R. 6817: Ms. McCLAIN and Mr. MAST.
H.R. 6825: Mrs. CAROLYN B. MALONEY of New York, Mr. SAEHANES, Mr. FITZPATRICK, Mr. SUOZZI, Ms. SCHAKOWSKY, Mr. CARSON, Ms. NORTON, Mrs. BICE of Oklahoma, Mr. MORELLE, Mr. CICILINE, Ms. STYVENS, Ms. PORTER, Mr. PAPPAS, and Mr. COOPER.
H.R. 6891: Mr. SHERMAN.
H.R. 6944: Mr. MIJIER.
H.R. 6947: Mr. RONZIER and Mr. JACKSON.
H.R. 6961: Mr. PAPPAS.
H.R. 7048: Mr. CORRERA, Mr. MURPHY of North Carolina, Mr. MPUMELELO, Mr. LAMBORN, and Mr. BISHOP of Georgia.
H.R. 7053: Mr. SMITH of Nebraska.
H.R. 7058: Mrs. LESKO.
H.R. 7062: Mrs. BRATTY and Mr. CARBAJAL.
H.R. 7081: Mr. SHERMAN.
H.R. 7117: Mrs. BICE of Oklahoma.
H.R. 7139: Mr. DESJARLAIS, Mr. CHERNOHAW, and Mr. BUDD.
H.J. Res. 72: Mr. VAN DREW, Mr. BUCK, Ms. HERRELL, Mr. ROGERS of Illinois, Mr. SMITH of Missouri, Ms. STEFANIK, Mr. FERGUSON, and Mr. BANKS.
H. Con. Res. 40: Mr. AGUILAR.
H. Res. 932: Mr. SHERMAN.
H. Res. 964: Mr. LANGKIN and Mr. PAPPAS.
H. Res. 996: Mr. MOULTON, Mr. COSTA, and Mrs. LESKO.
H. Res. 998: Mrs. CHERRYLIS-Cormick, Mr. BISHOP of Georgia, Mr. MORELLE, Mr. LEVIN of Michigan, Ms. MCCOLLUM, and Ms. OCABO-Cortez.
H. Res. 999: Mr. LATURNER, Mr. JACOB of New York, Mr. STAUBER, and Mr. OWINS.
H. Res. 993: Mr. DEFAZIO, Mr. CARSON, Ms. NEWMAN, and Mr. COSTA.
H. Res. 998: Mr. SOTO, Mr. SWALWELL, Mrs. DEMINGS, Mr. ESPAILLAT, and Mr. PFLUGER.
The Senate met at 3:03 p.m. and was called to order by the Honorable TAMMY DUCKWORTH, a Senator from the State of Illinois.

PRAYER

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

Let us pray.

Most mighty and glorious God, full of incomprehensible power and majesty, You are all we have. Without Your luminous presence, we will perish.

Lord, protect the Ukrainian people as You would Your very eyes. Hide them in the shadow of Your wings from the attacks of evil. Empower these lovers of freedom to oppose and defeat their enemies.

Lord, continue to guide our lawmakers, and make them instruments of Your peace. Give them the wisdom they need to do Your will on Earth even as it is done in Heaven.

We pray in Your powerful Name. Amen.

PLEDGE OF ALLEGIANCE

The Presiding Officer led the Pledge of Allegiance, as follows:

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

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. LEAHY).

The legislative clerk read the following letter:

U.S. SENATE
PRESIDENT PRO TEMPORE

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable TAMMY DUCKWORTH, a Senator from the State of Illinois, to perform the duties of the Chair.

PRESIDENT PRO TEMPORE.

Ms. DUCKWORTH thereupon assumed the Chair as Acting President pro tempore.

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.

LEGISLATIVE SESSION

AMERICA CREATING OPPORTUNITIES FOR MANUFACTURING, PRE-EMINENCE IN TECHNOLOGY, AND ECONOMIC STRENGTH ACT OF 2022—Motion to Proceed—Resumed

The Acting President pro tempore. Under the previous order, the Senate will resume consideration of the motion to proceed to H.R. 4521, which the clerk will report.

The legislative clerk read as follows:

Motion to proceed to Calendar No. 282, H.R. 4521, a bill to provide for a coordinated Federal research initiative to ensure continued United States leadership in engineering biology.

RECOGNITION OF THE MINORITY LEADER

The Acting President pro tempore. The Republican leader is recognized.

HONORING CORPORAL JACOB M. MOORE

Mr. MCCONNELL. Madam President, over the weekend, we learned that four U.S. marines were tragically killed Friday night. Their training aircraft crashed during joint NATO exercises in Norway. One of those marines, Corporal Moore, was born and raised in Catlettsburg, KY. I want to take a moment to mourn this great loss and salute Corporal Moore’s service to our country.

Corporal Moore joined the Marines in 2018. At only 24 years old, he had spent 4 years honorably serving our country all around the world. He was serving as an MV-22B Osprey crew chief based out of New River, NC.

Corporal Moore was in Norway along with 30,000 other soldiers from 27 countries for NATO’s Cold Response exercises. Every 2 years, NATO service members travel to the edge of the Arctic Circle to train in northern Scandinavia’s frozen wilderness. This long-scheduled exercise is not directly related to Russia’s invasion of Ukraine, but the events of recent weeks have only reminded us of the incredible importance of the NATO alliance to America’s security and to world peace.

Corporal Moore’s service was hugely and directly important to our Nation, to our allies, and to the world. So we will never forget Corporal Moore’s service and sacrifice in defense of America’s safety and freedom. We are thinking of and praying for his family at this terribly, terribly difficult time.

NOMINATION OF KETANJI BROWN JACKSON

Madam President, on an entirely different matter, this week, the Senate will turn to a crucial constitutional duty: deciding whether to provide or withhold consent to a lifetime appointment to the Supreme Court of the United States.

President Biden’s nominee for this incredibly consequential position is Judge Ketanji Brown Jackson.

Judge Jackson is currently a DC Circuit judge of less than a year. In 9 months as an appellate judge, she has offered only two opinions, both after the Supreme Court vacancy opened up.

So this time, unlike Gorsuch, Kavanaugh, and Barrett, there is no meaningful sample size of appellate
opinions for Senators to consult. We know a lot about the time Judge Jackson spent applying precedent as a trial judge on the district court but very little about her independent views of larger constitutional and legal questions.

This makes the Judiciary Committee’s work this week all the more important. The country needs a respectful, dignified but vigorous and exhaustible hearing. This is especially true in light of the curious disconnect between the two candidates. Judge Jackson’s appellate record and the white-hot intensity with which our country’s fairest left activists wanted her and nobody else for this vacancy.

Fringe groups that attack the Court’s legitimacy and want Court packing spent a great deal of time and money promoting Judge Jackson for this nomination, and, once nominated, prominent, soft-on-crime activists and open-borders pressure groups quickly rallied behind her. The Senate needs to understand why.

I enjoyed meeting with Judge Jackson recently. She is a likeable person. More to the point, she has obviously reached impressive heights in the legal profession. She is a really excellent colleague. The Senate needs to understand why.

So here is what I will be especially watching at this hearing for as our colleagues question the nominee this week.

First, at the most basic level, I want to hear whether Judge Jackson agrees that the job of a judge is to follow the law as it is written. This is a simple, straightforward proposition. But the same liberals who have spent decades imploring Justices to approach their jobs as activist superlegislators are now eager to see this nominee confirm her commitment to judicial restraint.

Judge Jackson suggested to me in our meeting that she does not really view herself as having any judicial philosophy whatsoever, but meanwhile, in the press, boosters of her nomination have already argued for confirming Judge Jackson to her current post last year, and our meeting the other week did not resolve my questions and concerns.

The Supreme Court sits atop one of the three pillars of American Government. It is the ultimate backstop for the endurance of our Constitution and the rule of law. And we rightly entrust the Justices who lead it with life tenure. So any nominee to this highest Bench ought to welcome close scrutiny, tough questions, and a rigorous review of those tenures. The American people deserve nothing less, and this is what Senate Republicans will provide this week.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll. The legislative clerk proceeded to call the roll.

Mr. SCHUMER. Madam President, I am asking 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 MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The Democratic leader is recognized.

REMEMBERING DON YOUNG

Mr. SCHUMER. Madam President, in my capacity as Chairman of the Judiciary Committee, I want to offer condolences to the family of Don Young, the dean of the House and longest-serving Republican in history, who passed away last Friday at the age of 88.

The State of Alaska has lost a titan, the House of Representatives has lost a legend, and my thoughts are with his family in this difficult time.

NOMINATION OF KETANJI BROWN JACKSON

Madam President, now on SCOTUS, earlier today, the Senate Judiciary Committee commenced their hearings on Judge Ketanji Brown Jackson’s historic nomination to the U.S. Supreme Court.

The daughter of public educators, the pride of Miami Palmetto Senior High School, and a Federal judge for nearly a decade, Judge Jackson began her testimony by returning to what matters most: her family, her upbringing, her qualifications, and, most of all, her fidelity to the Constitution.

Over the past week, I expect the American people will finally see for themselves why Judge Jackson is one of the most qualified individuals ever to be nominated to the Supreme Court of the United States. They will see, for instance, why the American Bar Association rated Judge Jackson as “well qualified” for the Supreme Court, their highest rating possible.

They will see why the president of the Fraternal Order of Police said there is “little doubt that [Judge Jackson] has the temperament, intellect, legal experience, and family background to earn this appointment.”

And I also trust that Americans will see right through the misleading and desperate broadsides that a few members of the other side have launched against the judge in recent weeks. We need not pretend that wild accusations against the judge in recent weeks. We need not pretend that wild accusations from self-interested actors deserve to be taken seriously, so color me skeptical that the American people will give them much weight.

Finally, as these hearings begin, I want to thank Chairman Durbin for organizing a speedy and fair confirmation process. His work has been outstanding. Every member of the Senate Judiciary Committee has met with the judge, which will allow for thoughtful and thorough hearings, just as the chairman had promised.

I, thus, remain confident that as these hearings begin, the Senate is on track to confirm Judge Jackson as the 116th Justice of the Supreme Court by the end of this work period.
passed U.S. Innovation and Competition Act and then send it back to the House. That is what we are working toward starting today.

It is of the highest urgency we move forward on competitiveness legislation. It will be the work of our caucus—our caucus’s priorities. We need to make sure it happens. This is how we lower costs for American families.

This bill will also help ensure that the United States has a long-term and resilient supply of chips—crucial for our military, our auto industry, our tech industry, and for American families who feel the sting through price hikes and maddening delays in available goods.

As the war in Europe reminds us, our country is vulnerable when we import too many goods from a single country, particularly semiconductors so needed in so many sectors of the economy. We need to make more of these products here in America instead of overseas to shore up our supply chains, preserve our national security. For that reason alone, I hope my Republican friends will pass this bill—no more delay.

I want to thank the Republican colleagues in the Senate for standing up for American families. This is so important because by 2030, nearly 60 percent of new jobs will be in high-paying tech industries.

The Senate Committee on Aging, the senior assistant legislative clerk, and the Federal Trade Commission have pushed for months: cutting the cost of childcare and preschool for American families.

The Senate Committee on Aging, meanwhile, will hold a hearing this week to talk about supply chain issues because we all know that supply chain issues are plaguing us on a variety of fronts, and Congress needs to act to help consumers, to help our industries, and to make sure that supply chains work very well.

I want to start by thanking the Biden administration for their fast action, working with Secretary Vilsack, creating popup space at our ports to make sure that U.S. growers and shippers can get their products to market.

We have seen exorbitant rates now charged in shipping—rates that used to be $1,300 a container have now gone up to either $5,000 a container or $11,000 a container, just depending on where you are talking about products being shipped. So agricultural products are being left on the docks because ships are actually returning empty and not taking our products with them.

Tomorrow, we will try to address this issue in the Senate Commerce Committee, but for now, as I said, last Friday, the administration announced a very innovative plan to make sure that there was dock space at U.S. ports to make sure that U.S. shipments—agriculture specifically—can be waiting and ready on the docks and get out the door. This is so important because we need industry leaders there from the lentil association, from the dairy association—they said they had lost billions last year from the impact of not being able to get their products to market.

We know for a fact that there were 24 percent fewer containers that left last year, and some people say that number has risen to 30 percent this year as we mean to be doing everything we can to make sure that these containers are being filled with our U.S. exports to Asia, these containers are being left empty, and they are hurrying back to be filled up with more imports and then running back here to the United States. This will allow the imports to impact our growers. Not only does it impact them in not getting the product to market, but what happens is, they actually lose shelf space. No one is going to wait forever for the U.S. product to come; they will just go to another country and give them the shelf space.

So the Biden administration is taking quick action to create this space at our ports to make sure that U.S. products are well positioned to get back to these markets as quickly as possible.

The administration has shown that we can solve the problem. We have seen a huge increase in imports coming into the United States. That has caused uncertainty and congestion at these ports, and we need to do—that is why many of us supported the infrastructure bill, to also build more capacity at our ports.

We know that we are going to continue to do everything we can in this area of shipping reform to make sure that U.S. farm agricultural products get to their destination in a timely fashion.

I will have more to say about that tomorrow after we get legislation through our committee, but today, I really wanted to speak to our colleagues and ask them to support moving forward on going to conference on the United States Innovation and Competition Act.

It has been 256 days since the U.S. Senate passed this legislation, and we can’t do that if we don’t get legislation passed, and we can’t continue to wait for people who don’t want to go to conference. Our colleagues on the other side of the aisle have to help us get to conference.

This is so important because by 2030, there could be more than 10 million new jobs in clean energy, advanced manufacturing, communication, and in computing. All of those—guess what—depend on us making sure we do the right amount of R&D and making sure that we help bring U.S. manufacturing back to the United States.

This is so critical as Americans are feeling the pinch from products that they can’t get. We all know that we have to help small manufacturers who struggle with the supply chain. That is why this bill invests in the National Institute for Technology to help companies strengthen their supply chain and fend off the threats of...
Let’s not take another 3½, 4 weeks to vote to help us proceed to conference. Shortage. Yet our colleagues don’t—let’s go to conference to get that done.

We know right now depending on one country largely for chip fabrication is not the best scenario particularly when there are numerous issues. It has just been over 18 months since security researchers found a hacking campaign that compromised at least seven Taiwanese chip manufacturers to steal semiconductor designs. So do we want to continue to rely on these other countries or do we want to manufacture here in the United States? America something so critical to what is critical to the industries of the future and help us by making sure that we have a plan never to have these kinds of price spikes impact us because of shortages?

So I ask my colleagues this. These R&D bills are going to help us with U.S. manufacturing. They are so important. In addition to the semiconductor manufacturing incentives that are in these bills, it specifically has resources for the Department of Defense to secure U.S. supply chains and help our national security mission. That is what is at stake here. Why are we delaying? If you don’t like these ideas, at least let’s get on the bill and offer some ideas in conference that you would like to see. We are more than happy to have that discussion.

Industry is taking action to try to resolve the shortages, but investing in semiconductor manufacturing technology will actually help us increase the productivity that is so essential and needed for our foundries.

Our current shortages—some people might think: Well, in a few years, we will catch up, and it will be a thing of the past. I will tell you, if we don’t act, more shortages are to follow. The world needed 1 trillion chips per year by 2018. In 2021, it was nearly 1.2 trillion chips per year. The economy has changed, and everything relies on these semiconductors. In 2031, if total sales match the revenue projection, we will need 2 trillion chips per year. That is why we need to act quickly on something that is impacting, practically every day, parts of our lives. Current projections show that demand for chips will grow in all sectors—especially the automotive sector, where semiconductor content in vehicles could double.

Now, I don’t know—I heard a lot of talk as I went home to hear about these issues. Some people are saying that maybe people are even taking semiconductors out of the current demand for mobility just so they can get the product ready, so they can get it to ship. Now, why do we want that? We don’t want that. We want America to have a full supply of semiconductors, produce the best intelligent products that the market wants, and compete internationally. But to do that, we have to get this bill moving, and we have to get support.
The clerk will call the roll. The legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from New Hampshire (Mrs. SHAHEEN) is necessarily absent.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Missouri (Mr. BLUNT), the Senator from Alaska (Ms. MURKOWSKI), the Senator from Alaska (Mr. SULLIVAN), and the Senator from Pennsylvania (Mr. TOOMEY).

The yeas and nays resulted—yeas 66, nays 29, as follows:

[Roll Call Vote No. 97 Leg.]

YEAS—66

Baldwin Grasley Portman
Bennet Kennedy Reed
Blumenthal Heitrich Risch
Booker Hickenlooper Romney
Brown Hirono Rosen
Cantwell Kaine Rounds
Capito Kelly Sasse
Cardin King Schatz
Carter Klobuchar Schumer
Casey Leahy Sinema
Cassidy Louie Smith
Collins Manchin Stabenow
Coons Manley Tester
Cornyn McSally Tillis
Cortez Masto Menendez Van Hollen
Crapo Merkley Warner
Daines Murray Warnock
Duckworth Murphy Warren
Durbin Murray Whitehouse
Feinstein Ossoff Wicker
Gillibrand Padilla Wyden
Graham Peters Young

NAYS—29

Barrasso Hagerty Marshall
Blackburn Hawley Paul
Boozman Hoeven Rubio
Brown Roy, Smith Sanders
Burr Inhofe Scott (FL)
Cotton Johnson Scott (SC)
Cranley Kennedy Tester
Cruz Lankford Shelby
Ernst Lee Thune
Fischer Loeﬄon Tuberville

NOT VOTING—5

Blunt Shaheen Toomey
Markowski Sullivan

The PRESIDING OFFICER. On this vote, the yeas are 66, the nays are 29.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

The Senator from Illinois.

UNANIMOUS CONSENT REQUEST—EXECUTIVE CALENDAR

Ms. DUCKWORTH. Mr. President, I ask unanimous consent that the Senate proceed to executive session to consider the following nomination: Nani A. Coloroetti, of California, to be Deputy Director of the Office of Management and Budget, and to confirm the Director last week.

The PRESIDING OFFICER. Proceed, Mr. LANKFORD. Mr. President, I do object to this nomination moving at this point to be able to do a unanimous consent on this. The reason for that is, at OMB, we have consistently gone back to OMB for further basic information, and OMB continues to be the spot where things are held up, and they are not turning the information over to us.

We have been exceptionally patient with OMB. I think I give you a couple of examples on this.

We worked with DHS to try to get some additional information on some of the detention beds and to be able to ask about this. We submitted specific questions for the record to DHS in July of last year and then again in November of last year. We still do not have the answers to those.

It is our understanding DHS has turned those over to OMB to be able to evaluate. OMB still is not turning those over to anyone else so they are locked up into the system.

I have had numerous conversations with OMB and with the White House on trying to get the information on how they are handling religious exemptions and other accommodations for the vaccine mandates. This is an entirely new process that they have created for all of the Agencies and an entirely different process that is running through the U.S. military right now.

There are around 23,000 people who have made a request in the military for religious accommodation, about 23 of them have actually been given an answer. Most of them are just getting no answer. Across the Federal Agencies and all the Federal families, they are asking the questions about what do we do on a religious accommodation. They are just not getting an answer at all or they are getting answers that are different.

We have asked OMB specifically for the information, just how are you handling it? How are decisions being made? What is the timing on it? We are not getting answers on that.

We have gone to the task force. We have gone to OMB. We have gone to the White House. We have gone to Agencies. They all point back to OMB, saying they are the ones that are going to actually release that. We are not getting it, basic clarity of information. I can only say from OMB’s impression in the public and private sectors, including serving as a program examiner at OMB.

During her time in public service, Ms. Coloretti dedicated herself to making serving as a program examiner at the public and private sectors, including serving as a program examiner at the Department of Housing and Urban Development, where she spent over 10 years working on the most critical issues of the day. Ms. Coloretti’s expertise in managing and administering federal programs and her strong commitment to improving the delivery of government services make her a strong candidate for this position.

Ms. Coloretti’s dedication to public service and her extensive experience in housing and urban development make her well-suited to lead OMB. Her nomination should not be confirmed.

Her nomination should not be confirmed. After all, a bipartisan super-majority coalition of Senators already confirmed her to serve as Deputy Secretary of Housing and Urban Development. Of course, this overwhelming support was not surprising, given Ms. Coloretti’s impressive and unparalleled leadership experience in the public and private sectors, including serving as a program examiner at OMB.

During her time in public service, Ms. Coloretti dedicated herself to making government work better for the people it serves. At the U.S. Department of Housing and Urban Development, where she served as a Chief Operating Officer of a Department with a $45 billion budget and approximately 8,000 employees, Ms.

Ms. DUCKWORTH. Mr. President.

The PRESIDING OFFICER. The objection is heard.

The Senator from Illinois.

Ms. DUCKWORTH. Mr. President, it makes no sense to say that we are not getting answers so we are not going to confirm anybody to this position of Deputy Director of OMB. We only just confirmed the Director last week.

Mr. President, it is like saying I am going to the emergency room because I have an emergency, and there are no doctors working there to solve my problem so we are not going to let any more doctors in to work there. It makes no sense.

I am deeply disappointed the Republicans are objecting to the swift confirmation of the Honorable Nani Coloretti to be Deputy Director of the Office of Management and Budget.

She came through the confirmation process with flying colors, she was reported out of committee; and if there were any questions of her, they should have been in asked in committee.

But, again, we are holding up the nomination of someone to lead an Agency that you are absolutely not answering your questions. Well, there is no leadership there to make sure that those questions get answered. So this is a circular logic that does not make any sense.

In fact, Ms. Coloretti is eminently qualified to hold this position of Deputy Director of OMB. Like many members of our Nation’s diverse Asian-American, Native Hawaiian, and Pacific Islander community, Ms. Coloretti and her family lived the American dream of countless immigrants who came to the Nation in search of a better life. Her late parents instilled in her the value of education and hard work, and perhaps more importantly, fostered a sense of empathy and curiosity that helped lead Ms. Coloretti to choose a life of public service. And make no mistake, she is a true public servant who is devoted to serving her country.

Her nomination should not be controversial. After all, a bipartisan super-majority coalition of Senators already confirmed her to serve as Deputy Secretary of Housing and Urban Development. Of course, this overwhelming support was not surprising, given Ms. Coloretti’s impressive leadership experience in the public and private sectors, including serving as a program examiner at OMB.

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Coloretti focused on strengthening management practices to improve program delivery and ultimately achieve better results.

Look, there is no question that Nani Coloretti is eminently qualified to be OMB Director. It’s not about any question that the President deserves to have his full leadership slate in place to formulate and finalize his fiscal year 2023 budget proposal.

As the President often notes, a budget that commands one, and that is why it was so important that the Senate confirmed the Honorable Shalanda Young to be OMB Director last week.

Now, my question is, If you want to fix the problem and get answers, let’s get somebody like Nani Coloretti in there who has got a background and a track record of getting Departments and Agencies working correctly, working again efficiently for the American people. That is why it is critical that we swiftly confirm Nani Coloretti now.

I yield the floor.

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

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

UKRAINE

Mr. PORTMAN. Mr. President, I come to the Senate floor today to stand in solidarity with the people of Ukraine as they suffer through the brutal and cowardly Russian assault.

I have spoken on the floor each of the last 6 weeks about the horrific events we have all watched unfold and what role the United States should play. Simply put, we need to do more, and we need to do it more quickly, as do our allies.

As we talk this evening, the shelling and killing of innocent civilians continues in the dark of night in places like Kyiv and Kharkiv and Mariupol, a beautiful port city being reduced to rubble by a frustrated Vladimir Putin. He seems intent on destroying what he can’t have because of the brave, outgunned Ukrainians, who refuse to surrender and refuse to live under his despicable rule.

Those heroic Ukrainian defenders of their homeland deserve our support. Even if they didn’t, this bloody war launched by an authoritarian regime against a peaceful, democratic neighbor matters to world freedom, to our own national security. It must not stand, or else all of us in freedom-loving countries are at risk.

As we talk this evening, the ruthless bombing continues. Something else is happening. President Biden is getting ready to meet with his NATO partners to talk about next steps. Although nothing has done more to solidify the West than the ruthless Russian attacks, I commend President Biden for the important role he has played in helping keep the alliance together. Now, I call on him to lead that alliance to redouble their efforts to stop the madness, to ensure that Putin is held accountable for his crimes. It is one thing to keep the alliance together; it is another to lead the alliance out of its comfort zone to a more aggressive stance to actually win this war.

I believe moving leaders to do more is possible because of all the deadly Russian escalation that we have seen but also because free citizens all around the world are shocked by the death and destruction that they see online and on TV every day, and they are speaking up. I see this at home in Ohio, but I see it all around the globe. I think leaders can be persuaded to do more. Over the past month, the administration reversed itself, approved the Nord Stream 2 sanctions, to allow the Nord Stream 2 sanctions, to allow U.S. Stinger missiles to go to Ukraine directly from us, to impose the SWIFT ban on Russian financial assets, to ban oil from Russia, and to take away Russia’s most favored nation status. Now, with Russia ramping up its brutal assault, targeting and killing thousands of innocent civilians, America and the free world must do more—as they bomb hospitals and schools and a shopping center in Kyiv last night and bomb shelters filled with children.

Last week, I led a bipartisan group of Senators to Poland and to the Ukrainian border, where we witnessed firsthand the pain that Russia is inflicting on innocent civilians. We talked to dozens of refugees—almost always Ukrainian women and children, sometimes grandmothers and grandchildren. They came to the U.S. with only a back-pack or a suitcase and nothing else, leaving everything else behind. In tears, they begged us to close the skies so the bombing would stop. They told of apartments or homes being destroyed, of the heartbreak of losing their husbands or sons or fathers behind to fight the invaders.

So what more can we and our allies do to help Ukraine win this war? Note, I say “we.” I think we can still defeat the Russians and keep Ukraine as a viable democracy. If we do too little, thousands will die, as will the dream of Ukrainian democracy. The forces of evil will win, and all of us will pay a price.

Let me talk about five areas where I think we could do more to assist Ukraine. First, on the military side, we must redouble our efforts with urgency to provide Ukraine with the equipment and munitions and, where necessary, the immediate training to improve their air defenses and give them better offensive air capabilities.

The decision whether to facilitate providing more MIG-29s from Poland and perhaps other allies in the region who have these Soviet-era airplanes has been hotly debated. In my view, we should have done it a long time ago, when we got the initial green light from the administration a few weeks ago.

The Ukrainians have asked for them, and I do not believe they are any more escalatory than, certainly, the escalation that Russians are engaged in virtually every single day. We now have reports of cluster bombs being used. We have reports of vacuum bombs being used against civilians. It is also no different than what we have done and continue to do with other weapon transfers, whether it is Stingers or Javelins or others.

Remember, the Ukrainians are on defense here. They are just trying to protect their country. Give them what they say they need to defend themselves. We would have done it a long time ago if we could immediately facilitate spare parts and other assistance to keep the current Ukrainian planes flying.

The Ukrainians have made it desperately clear that they need more air defense. We just learned from public sources that the United States is providing SA8s, an older Soviet-era defense system, to Ukraine. Apparently, this is equipment that we got years ago—because it was the Soviet system to be able to supply. Now, we have that system, and as of today, we have decided to send it to Ukraine. However, the same reporting also said that the more capable S-300 system that we have are not being sent.

Look, I am very glad these systems are going to protect innocent civilians, but, to me, this shows the lack of urgency that I was talking about earlier. Here we are on day 25 of this all-out war. People dying every single day—and, finally, we have looked into the closet, and we have in the inventory these incredibly important air defense systems, and we are providing them? Where were they on day 5 or day 10 or day 15 or even day 20, with people dying every one of those 25 days?

And why are we not sending the A300s? I don’t know the answer to that. There may be an answer. There may be a reason I can’t know what that answer is. But again, to me, this is an example of the thinking that has to pay the price. We just have to do more. We need to respond and doing more and doing it more quickly.

The United States can and should facilitate the transfer of former Warsaw bloc anti-aircraft systems that Ukrainians know how to operate, like the S-300, like the SA8s, the SA10s, and others. There are regional partners in the area, Eastern European countries, that have these systems, without going into detail.

We should also provide extra munitions to replenish existing anti-air batteries. Our partners in the region say they are willing. Let’s facilitate. Let’s
make it happen. Let’s get the NATO countries that can help to help more.

Over the weekend, there were reports, as an example, that Slovakia and Turkey were willing to take such action. We have got to be sure that we are ensuring these transfers take place immediately. Of course, we must also keep sending Stinger missiles, which are effective in shooting down Russian helicopters and the lower-flying jets.

We need to quickly provide Ukraine with more armed drones, such as the Turkish TB2, which has been very effective, apparently, and even one-use loitering munitions, which the Ukrainians know how to use and have been very effective with on the battlefront.

Last week, it was announced that the United States was sending 100 of these loitering munitions, one-use munitions, called the Switchblade. One hundred will go very quickly. We should increase that number. Let’s get the hundred there first, and let’s increase that number to give the Ukrainians more to be able to defend themselves.

To the Israeli friends—I know this is controversial, but I would ask the West to consider selling us or other countries—and we should agree to buy—their Harop drones, which Ukraine could use right now. The bottom line is we need to flood the zone when it comes to providing Ukraine with military assistance.

We are not being asked to fight this fight for them. They just want the tools to be able to defend themselves and be able to fight back, to be able to win. There should be no gaps in our weapon transfers, and we need to lead our NATO allies and others when it comes to providing and coordinating support.

Second, we must cut more sanctions. We need to implement them faster. The sanctions have to bite now, not 2 weeks from now or 2 months from now. We need to remove all Russian banks’ access to the global financial system. Russia must be cut off from the rest of the world if we are to have the effect that we want to have. Even without using our full sanctions authority, we have already seen some of the pain that we can inflict.

However, there are loopholes in these sanctions. It is not enough to go after individual banks, such as VTB and Sberbank. We are told that the Kremlin has already transitioned payments from these through banks such as UniCredit, and Raiffeisen. We need blocking sanctions on all of Russia’s finance and defense industry as long as Russian forces are in Ukraine.

We need to exert maximum pressure to ensure the full blocking sanctions on all Russian banks and ensure energy transactions are not exempt from these transactions. Russia should not be allowed to use its oil and gas profits to kill innocent Ukrainians.

We can also target the way Russia, including individuals close to President Putin, currently evade sanctions. In 2020, when I was chair of the Permanent Subcommittee on Investigations, we published a bipartisan report showing how sanctioned oligarchs continued to have access to the U.S. financial system and the purchase of high-value art. The two oligarchs we investigated were sanctioned in 2014 following Russia’s invasion of Crimea.

You should have heard that those sanctions weren’t particularly effective. This is one reason. They laundered their money through art. They continued to purchase millions in art through auction houses and dealers in New York after they were sanctioned.

In that report, we recommended Congress should amend the Bank Secrecy Act to require art dealers to confirm the identity of buyers and sellers in transactions to ensure they are not not launder money or evade sanctions. These are the same requirements we place on financial institutions. Those changes are now more urgently needed than ever.

The European Union and the United Kingdom have already required art dealers by requiring businesses handling art transactions valued at 10,000 pounds or more to comply with anti-money laundering laws, including verifying the identity of the seller, buyer, and ultimate beneficial owner of the art, that the purchase isn’t being used to evade sanctions.

Since the EU and UK have tightened sanctions, the United States, which has the largest art market in the world, becomes now the main target for sanctioned Russians to continue to evade sanctions and launder money through high-value art purchases. If the administration doesn’t move on this, we will simply delay legislation to close this loophole in the U.S. Senate.

Third, on tax treatment, we should suspend our tax treaty with Moscow and explore options to remove other tax havens from the list. The United States has income tax treaties with a number of foreign countries to facilitate investment and prevent double taxation of residents and businesses which operate in both countries. Under these tax treaties, residents, not necessarily citizens, of foreign countries are generally taxed at a reduced rate or exempt on certain items of income. It is important to note that these treaties reduce U.S. taxes on Russian entities and businesses, but they generally don’t reduce the taxes of U.S. citizens or U.S. treaty residents. Instead, they would reduce Russian taxes for U.S. citizens.

President Biden can be in coordination with the constitutional authority to suspend our tax treaty between the United States and the Russian Federation. We need to pursue all options to isolate Russia and make it clear that there are consequences for their actions. The tax treaty is one more way to do that.

We should also follow the UK and suspend the exchange and sharing of tax information with Russia and Belarus. With Russia’s hostile actions toward Ukraine, we should no longer incentivize U.S. investment in Russia or provide preferential tax treatment for Russian investment in the United States.

Fourth, on trade, there are two additional things we can do to bring pressure on President Putin and his allies. Access to our market is a privilege, not a right, and we should not give Russia the normal access. The House passed a law to suspend what is called “most favored nation,” or PNTR, for Russia last week, which some in the Senate oppose because it does not contain a statutory ban on Russian energy imports.

Currently, the energy import ban can be undone at the whim of a President, rather than the legislative criteria about the restoration of Ukrainian sovereignty and the cessation of hostilities. So I agree with putting it in statute. I think that would be a good idea because it’s putting the urgency of the moment means that we have to find a way to stop preferred access to our market. Let’s do it this week.

The International Trade Commission should also bring the full might of U.S. trade remedy law to bear on Russian companies which trade unfairly, similar to how we treat Chinese companies. Last week, I sent a bipartisan letter with Senator Brown to the ITC on this topic. The Commission is required by law to consider “all relevant economic factors which have a bearing on the state of the industry in the United States.” Given Russia’s behavior, including its manipulation of trade flows in pursuit of malign strategic objectives and exceptional involvement of the state in the domestic economy, we ask the Commission to take these into account in cases involving Russia when they violate our trade laws.

Commerce Department should reclassify Russia as a nonmarket economy, making it easier to bring unfair trade cases against them. It is appropriate to reclassify them because up to 77 percent of their economy is now run by the government. Commerce was asked to reclassify in the fall but retained Russia as a market economy, allegedly after a Russian delegation pressured the Biden administration. In light of the invasion, Commerce should reconsider that decision and ensure that Russia is reclassified as a nonmarket economy.

Now a handful of countries, like China and Belarus, are in that category. This means these countries don’t have a free market. Instead, they have policies that restrict the flow of capital, involve government in the running of the economy, and don’t allow wages to be set by free bargaining between labor and management. When a country is a nonmarket economy, it means our trade remedy laws are on easer-er time of being tougher on those countries when they sell products here that are unfairly priced. It is time to do it.
Fifth, and maybe most important and most difficult, we need to lead our European allies on fully sanctioning Russia’s energy sector. Russia’s war machine is funded primarily through energy sales, including natural gas and oil to Europe. Probably the best way to persuade Russia is to cut off those resources, as we are doing here in the United States. It is going to be a lot more difficult for our allies in Europe to do that because many are dependent on Russian energy. Many steps in the United States and other allies, like Qatar, can take to expand energy production here at home and help our allies abroad. LNG export contracts need to be finalized now and the export and import terminals quickly expanded. And that can be done.

Further, the Treasury Department’s announcement that sanctions against Russia’s biggest banks, including VTB Bank, do not apply to energy transactions until June 24—June 24 may be too late. That is unacceptable. We need to change that Treasury Department approach to sanctions against those biggest banks and ensure that we are applying them to energy transactions as soon as possible.

I would advocate for a similar approach in how we designate Iranian entities in 2018 when we left JCPOA. We did not issue sanctions waivers to European companies that continued to do business with Tehran’s economy and that forced those companies to leave Iran’s market, even though European governments weren’t particularly supportive of that. That is what happened. Some countries in Europe have not done enough to diversify their energy future in light of this invasion, which they are now financing, again, through the purchase of Russian gas. It can’t be business as usual. We need to figure out a way to stop that revenue.

By the way, there is a connection between the Iran deal and Ukraine. Under the new Iran deal, secondary sanctions will be lifted on the Central Bank of Iran and all other Iranian financial institutions, enabling transactions between Russia and Iran, to include the Central Bank of Russia, Sberbank, and others. In other words, the Iran nuclear deal guarantees that Russia can use a sanctions-free Iran as a sanctions-evasion oasis. This should not stand.

Then there is a reverse course here. Sanctioning Russia because of the barbaric war in Ukraine and then giving them a pass when it comes to the Iran nuclear deal is contradictory to our foreign policy interests. At the very least, this proposed treaty needs to be submitted to Congress as is required by law so that we can analyze that issue and make a decision.

We need to do more, and we need to do it quickly. I have outlined some of the actions we can take, and we should act fast to let the people of Ukraine know we stand with them. The popular Ukrainian rallying cry “Slava Ukraini,” when translated into English, is “Glory to Ukraine.” “Slava Ukraini,” to which the response is “Glory to the Heroes,” “Heroyam Slavy.”

In the midst of this atrocity, there are so many steps the people of Ukraine: the soldiers, professionals, and civilians, alike, doctors and nurses and firefighters and the volunteers who are providing food and water and blankets. We pray for them all. We pray for their families.

God bless the people of Ukraine in their simple and profound quest, a battle for a free and independent Ukraine. We must show the world that America supports that simple quest, that we stand with Ukraine.

I yield the floor.

MORNING BUSINESS

REMEMBERING GARRY J. AUGUSTINE

Mr. TESTER. Mr. President, today I wish to honor the life and service of a decorated veteran, fierce advocate, and great man, Garry Augustine.

As the executive director of the Disabled American Veterans, DAV, from 2013 to 2018 and a 50-year life member, Garry helped shape the legislative landscape for disabled veterans and their families nationwide by advocating before Congress, the White House, and Department of Veterans Affairs.

While Garry is no longer with us, his legacy lives on. On behalf of myself, Congress and my fellow Americans, I would like to extend our deepest gratitude for his life and service to this Nation.

A native son of Cleveland, OH, Garry enlisted in the U.S. Army in August 1969. As a member of the 196th Infantry Brigade in South Vietnam, he served on the Batangan Peninsula. During a combat patrol operation on April 9, 1970, he was severely wounded by a landmine explosion.

After 18 months and multiple surgeries at Walter Reed Medical Army Hospital, Garry returned home to Cleveland, where he continued physical rehabilitation.

Following his time in uniform, Garry’s commitment to serving others never faded. In 1978, Garry went on to earn a bachelor’s degree with honors from Ohio University and a master’s degree in sociology from Cleveland State University in 1983. That same year, he became a life member of DAV.

In Mentor, OH, Garry served in various positions, including chapter commander and adjutant, and on statewide committees, as well as director of service for the DAV Department of Ohio. He was also selected as one of the Outstanding Young Men of America in 1989.

Along the way, Garry met and married his loving wife Kelly Lambing and raised two children, Chelsea and Kyle. He was rightfully proud of them, and spoke of them often.

He began his tenure with DAV in 1988 as a hospital service coordinator for the Department of Ohio at the Cleveland Wade Park VA Hospital. That same year, he joined DAV’s professional staff as a national service officer apprentice and went on to serve as assistant supervisor and supervisor at the national service office in Cleveland.

Eventually, Garry left this role to help lead DAV’s efforts nationwide. He was appointed to assistant national service director at DAV’s Washington headquarters in 2002 and then deputy national service director in 2004 and national service director in 2010.

He was named as Washington headquarters executive director in 2013, where he was tasked with overseeing DAV’s service and legislative programs and leading DAV’s advocacy efforts on behalf of more than 1 million DAV members.

As executive director of DAV, Garry was in charge of a program that has always been at the forefront of advocating for veterans and securing the resources, healthcare, and benefits veterans have earned. In the position, he was a tireless and successful advocate for VA healthcare reform, expanding caregiver benefits, securing critical resources for veterans’ initiatives, modernizing the disability appeals system, and improving VA care and services for women veterans.

As the top Democrat on the Senate Veterans’ Affairs Committee and Committee member since 2007, it was a great honor of mine to work with Garry and DAV on countless important pieces of legislation like the Deborah Sampson Act, the Legislative Appropriations Improvement and Modernization Act, and the VA MISSION Act.

These bipartisan efforts, many of which were signed into law, serve as a testament to Garry’s leadership on behalf of all veterans. Future generations of veterans will look at these bipartisan reforms and feel the reach of his mission to serve veterans in their communities.

Garry’s enduring legacy lives on at DAV, which—thanks to his leadership—continues to be a cornerstone for communities across the Nation.

After three decades of service to DAV, Garry retired as executive director December 17, 2018, and moved to Maryland’s Eastern Shore. Even in his retirement, he continued to use his experience to serve as a strategic adviser on veterans’ healthcare technology.

On March 14, 2022, Garry passed away in Arlington, VA. He was the proud father of 71 years old. He is survived by his wife Kelly, daughter Chelsea, son Kyle, and grandson Austin, and will be laid to rest at Arlington National Cemetery.

And may God rest Garry’s lifetime of service as a soldier, veteran, and leader of DAV—but also as a loving husband and father. On behalf of myself and a grateful nation, I extend my
The President pro tempore (Mr. Leahy) announced that on today, March 21, 2022, he has signed the following enrolled bill, which was previously signed by the Speaker of the House:

**H.R. 3076. An act to prohibit discrimination based on an individual’s texture or style of hair.**

MESSAGES FROM THE HOUSE

At 3:05 p.m., a message from the House of Representatives delivered by Mrs. Alli, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

- **H.R. 2116. An act to prohibit discrimination based on an individual’s texture or style of hair.**
- **H.R. 963. An act to amend title 9 of the United States Code with respect to arbitration.**
- **H.R. 2116. An act to provide stability and enhance the services of the United States Postal Service, and for other purposes.**

EXECUTIVE MESSAGES REFERRED

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

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

MESSAGE FROM THE HOUSE RECEIVED DURING ADJOURNMENT

ENROLLED BILL SIGNED

Under the authority of the order of the Senate of January 3, 2021, the Secretary of the Senate, on March 17, 2022, during the adjournment of the Senate, received a message from the House of Representatives announcing that the Speaker had signed the following enrolled bill:

**H.R. 3076. An act to provide stability and enhance the services of the United States Postal Service, and for other purposes.**

MESSAGES FROM THE PRESIDENT

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

ADDITIONAL STATEMENTS

**RECOGNIZING T. ROWE PRICE GLOBAL HEADQUARTERS**

- **Mr. CARDIN.** Mr. President, I would like to take this opportunity to congratulate T. Rowe Price and its development team on moving forward on building its new global headquarters in my home State of Maryland. T. Rowe Price has offices in 16 countries, but continues its long-standing commitment to Maryland by building its new global headquarters, with its thousands of employees, in Baltimore—what a wonderful testament to Baltimore.

I am proud that T. Rowe Price has been a great partner in the areas of retirement security policy and innovation as I advance legislation to create a more robust retirement system for all Americans. This is no surprise given the founding mission of the company. In 1937, Thomas Rowe Price sought to create an organization “with a reputation for the highest character and soundest investment strategy.” In the 1960s, T. Rowe Price focused on growing their research in the area and greatly expanded their associate ranks in the 1960s. From the beginning, T. Rowe Price has been client-centered and collaborative in its research. T. Rowe Price grew from a five-person firm serving local clients to a 300-person firm serving clients nationwide. This is the type of entrepreneurship we strive to support and encourage at the Small Business Committee. In 1979, T. Rowe Price entered an international joint venture with Robert Fleming, which expanded T. Rowe Price into several locations around the world.

It is an honor that even through the phases of expansion, T. Rowe Price has maintained its long tenure in Maryland, starting with its headquarters in Baltimore at 10 Light Street in the 1930s and continuing its presence in Baltimore by investing in a new global headquarters at Harbor Point as part of the historic redevelopment of the area. The building’s contribution to developing a long unoccupied space in downtown Baltimore, the headquarters will be LEED-certified with high environmental standards, contributing to a sustainable Baltimore.

As T. Rowe Price continues to help clients reach long-term financial goals, including a stable and dignified retirement, it utilizes technological advancements to ensure the firm reaches as many people as possible. In 2017, T. Rowe Price added its 80th anniversary celebration of serving Marylanders and people across the globe. I have heard from countless Marylanders about the positive impact this company has had on their communities. Not only through their intentional presence in the State and their sound financial strategy, but also through their charitable giving and initiatives. John Brother, president of the T. Rowe Price Foundation and T. Rowe Price Program for Charitable Giving, stated that, “The communities we support all have great assets and needs. To ensure our resources are channeled to create the best possible outcomes, we consult with local leaders and organizations to get an informed perspective. We emphasize three pillars—education and youth development, human services, and arts and culture.”

To that end, T. Rowe Price has provided charitable giving to a range of projects with a strong focus on financial literacy. T. Rowe Price has published its Parents, Kids, and Money Survey for more than 10 years in order to help families work together to improve their money management skills. The survey explores the basic financial knowledge, attitudes, and behavior of both parents and their children to promote better spending and saving habits. Maryland is grateful for the company’s continued commitment to investing in Baltimore and Marylanders alike.

I look forward to seeing T. Rowe Price’s continued impact in Maryland for decades to come, both in ensuring a strong retirement system and through ongoing and new projects that support Baltimore and Maryland communities. Congratulations to T. Rowe Price on moving forward on building its new global headquarters.

**RECOGNIZING JACOBSEN CONSTRUCTION**

- **Mr. ROMNEY.** Mr. President, I rise today to congratulate the entire Jacobson Construction team on celebrating their centennial of successful operations, an incredible milestone and culmination of their sustained hard work and ingenuity.

As an employee-owned enterprise, each and every member of the Jacobson community should feel a sense of pride in Jacobson’s legacy of building up communities here in Utah and around the world. Teamwork is the key ingredient of the company’s success.

Utah is one of the fastest growing States in the Nation, and Jacobson has been consistently reliable in helping our State accommodate its growth and remain prepared for major projects and improvements. Jacobson’s presence is felt throughout the State. Its logo displays prominently on a myriad of projects, evidence of the deep and far-reaching impact the company has on Utah’s economic strength.

From humble beginnings at the dawn of the 20th century, Jacobson now holds its head high over our skylines and in our communities, providing us places of work, worship, health, and recreation. As the Jacobsen team reflects on its past century of prosperity, may they continue to build on their success for the next 100 years and many more.

CONGRESSIONAL RECORD — SENATE

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greatest appreciation for Garry’s enduring sacrifices, service, and advocacy on behalf of all veterans. His work will be felt by veterans nationwide for years to come, and he will be sorely missed.

**EXECUTIVE MESSAGES REFERRED**

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

(Statements received today are printed at the end of the Senate proceedings.)
INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. OSSOFF:
S. 3860, a bill to authorize the construction of the project for navigation, Brunswick Harbor, Georgia; to the Committee on Environment and Public Works.

By Mr. PETERS (for himself and Ms. STEINBERG):
S. 3861. A bill to designate the facility of the United States Postal Service located at 404 U.S. Highway 41 North in Baraga, Michigan, as the “Cora Reynolds Anderson Post Office”; to the Committee on Homeland Security and Governmental Affairs.

By Mr. HAGERTY (for himself, Mrs. BLACKBURN, and Mr. KENNEDY):
S. 3885. A bill to prohibit contracts with persons who have disclosed non-public United States Government information to unauthorized persons; to the Committee on Homeland Security and Governmental Affairs.

By Ms. WARREN (for herself, Mr. MERKLEY, Mr. WHITEHOUSE, Mr. MARKY, and Mr. SANDERS):
S. 3886. A bill to amend the Commodity Exchange Act to require the trading of water and water rights for future delivery, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Mrs. FEINSTEIN (for herself and Mr. PADILLA):
S. 3887. A bill to amend the West Los Angeles Leasing Act of 2016 with respect to the definition of land use revenue; to the Committee on Veterans’ Affairs.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. DAINES (for himself and Mr. HICKENLOOPER):
S. Res. 554. A resolution designating March 2022 as “World Down Syndrome Month” and supporting the goals and ideals of World Down Syndrome Month; to the Committee on the Judiciary.

ADDITIONAL COSPONSORS

At the request of Mr. BOOKER, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 79, a bill to eliminate the disparity in sentencing for cocaine offenses, and for other purposes.

At the request of Mr. CASEY, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 331, a bill to amend the Internal Revenue Code of 1986 to increase the requirement with respect to eligibility for qualified ABLE programs.

At the request of Mr. HAGERTY, the name of the Senator from South Carolina (Mr. GRAHAM) was added as a cosponsor of S. 488, a bill to provide for congressional review of actions to terminate or waive sanctions imposed with respect to Iran.

At the request of Mr. MARSHALL, the name of the Senator from Arkansas (Mr. BOOZMAN) was added as a cosponsor of S. 803, a bill to amend the Internal Revenue Code of 1986 to remove short-term rental from the definition of firearms for purposes of the National Firearms Act, and for other purposes.

At the request of Mr. DURBIN, the name of the Senator from Massachusetts (Mr. MARKEY) was added as a cosponsor of S. 1013, a bill to focus limited Federal resources on the most serious offenders.

At the request of Mr. BROWN, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 1068, a bill to direct Occupational Safety and Health Administration to issue an occupational safety and health standard to protect workers from heat-related injuries and illnesses.

At the request of Mrs. BLACKBURN, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 1134, a bill to award a Congressional Gold Medal to Sergeant Rodrick “Roddie” Edmonds in recognition of his heroic actions during World War II.

At the request of Mr. MARKY, the name of the Senator from Georgia (Mr. WARNock) was added as a cosponsor of S. 1408, a bill to posthumously award the Congressional Gold Medal, collectively, to Glen Doherty, Tyrone Woods, J. Christopher Stevens, and Sean Smith, in recognition of their contributions to the Nation.

At the request of Mr. ROUNDS, the names of the Senator from Alaska (Ms. MURKOWSKI) and the Senator from Tennessee (Mr. MARKEY) were added as cosponsors of S. 1596, a bill to require the Secretary of the Treasury to mint coins in commemoration of the National World War II Memorial in Washington, DC, and for other purposes.

At the request of Mr. PORTMAN, the names of the Senator from Utah (Mr. ROMNEY) and the Senator from New Hampshire (Ms. HASSAN) were added as cosponsors of S. 1949, a bill to direct the Secretary of Homeland Security to establish a plan to respond to irregular migration at the border, to establish an irregular migration border response fund, and for other purposes.

At the request of Mr. RUBIO, the name of the Senator from Oregon (Mr. MERKLEY) was added as a cosponsor of S. 2003, a bill to authorize appropriation to the Department of State for fiscal years 2021 through 2023 to provide assistance to El Salvador, Guatemala, and Honduras through bilateral compacts to increase protection of women and children in their homes and communities and reduce female homicides, domestic violence, and sexual assault.

At the request of Mr. CASEY, the name of the Senator from Colorado (Mr. PADILLA) was added as a cosponsor of S. 2073, a bill to provide for the coverage of medically necessary food and vitamins and individual amino acids for digestive and inherited metabolic disorder under Federal health programs and private health insurance, to ensure State and Federal protection for existing coverage, and for other purposes.

At the request of Mr. CARDIN, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 2675, a bill to amend the American Rescue Plan Act of 2021 to increase appropriations to Restaurant Revitalization Fund, and for other purposes.

At the request of Ms. KLOBUCAR, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 2921, a bill to protect our democracy by ensuring presidential power, restoring checks and balances and accountability and transparency in government, and defending elections against foreign interference, and for other purposes.

At the request of Mr. MENENDEZ, the name of the Senator from Indiana (Mr. BRAUN) was added as a cosponsor of S. 3386, a bill to prevent, treat, and cure tuberculosis globally.

At the request of Ms. WARREN, the name of the Senator from Arizona (Ms. SINEMA) was added as a cosponsor of S. 3444, a bill to ensure that facilities of the Indian Health Service, facilities operated by an Indian Tribe, Tribal organization, or inter-Tribal consortium, and facilities operated by an urban Indian organization receive items from the strategic national stockpile and qualified pandemic or epidemic products directly from the Department of Health and Human Services.

At the request of Mr. RUBIO, the name of the Senator from Oklahoma (Mr. LANKFORD) was added as a cosponsor of S. 3567, a bill to modify the limitation on military-to-military exchanges and contacts with the People’s Liberation Army to cover all logistical operations and remove the exception for search-and-rescue and humanitarian operations and exercises.

At the request of Mr. RUBIO, the name of the Senator from Oregon (Mr. MERKLEY) was added as a cosponsor of S. 3573, a bill to direct the Secretary of State to seek to enter into negotiations with the Taipei Economic and Cultural Representative Office to rename its office the “Taiwan Representative Office”, and for other purposes.
At the request of Mr. Casey, the name of the Senator from Michigan (Ms. Stabenow) was added as a cosponsor of S. 3575, a bill to amend titles II and XVIII of the Social Security Act to eliminate the disability insurance benefits waiting period for individuals with disabilities, and for other purposes.

At the request of Ms. Klobuchar, the name of the Senator from Tennessee (Mr. Hagerty) was withdrawn as a cosponsor of S. 3580, a bill to amend title 46, United States Code, with respect to prohibited acts by ocean common carriers or marine terminal operators, and for other purposes.

At the request of Mr. Menendez, the name of the Senator from Delaware (Mr. Coons) was added as a cosponsor of S. 3693, a bill to authorize the Secretary of the Interior to continue to implement endangered fish recovery programs for the Upper Colorado and San Juan River Basins, and for other purposes.

At the request of Mr. Cornyn, the name of the Senator from Texas (Mr. Cruz) was added as a cosponsor of S. 3826, a bill to designate the facility of the United States Postal Service located at 3903 Melear Drive in Arlington, Texas, as the “Ron Wright Post Office Building”.

At the request of Mr. Cornyn, the name of the Senator from Texas (Mr. Cruz) was added as a cosponsor of S. 3825, a bill to designate the facility of the United States Postal Service located at 1304 4th Avenue in Canyon, Texas, as the “Gary James Fletcher Post Office Building”.

At the request of Mr. Barraso, the name of the Senator from North Dakota (Mr. Hoeven) was added as a cosponsor of S. 3856, a bill to prohibit the importation of uranium from the Russian Federation.

At the request of Mr. Rubio, the name of the Senator from Missouri (Mr. Hawley) was added as a cosponsor of S. 3877, a bill to require the imposition of sanctions with respect to Chinese financial institutions that clear, verify, or settle transactions with Russian or Russian-controlled financial institutions.

At the request of Mr. Kaine, the name of the Senator from Maryland (Mr. Cardin) was added as a cosponsor of S.J. Res. 17, a joint resolution requiring the advice and consent of the Senate to suspend, terminate, or withdraw the United States from the North Atlantic Treaty and authorizing related litigation, and for other purposes.

At the request of Mr. Rubio, the name of the Senator from Kentucky (Mr. McConnell) was added as a cosponsor of S.J. Res. 41, a joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Department of Health and Human Services relating to “Ensuring Access to Equitable, Affordable, Client-Centered, Quality Family Planning Services”.

At the request of Mr. Menendez, the name of the Senator from Maryland (Mr. Cardin) was added as a cosponsor of S. Con. Res. 20, a concurrent resolution condemning the October 25, 2021, military coup in Sudan and standing with the people of Sudan.

At the request of Mr. Markey, the name of the Senator from Maryland (Mr. Cardin) was added as a cosponsor of S. Res. 427, a resolution to commemorate the 30-year anniversary of the 1991 Paris Peace Accords with Cambodia and to call upon all signatories to those Agreements to fulfill their commitments to secure a peaceful, prosperous, democratic, and sovereign Cambodia.

At the request of Mr. Rounds, the name of the Senator from Maryland (Mr. Cardin) was added as a cosponsor of S. Res. 473, a resolution expressing the sense of the Senate on the necessity of maintaining the United Nations arms embargo on South Sudan until conditions for peace, stability, democracy, and development exist.

At the request of Mr. Menendez, the names of the Senator from Illinois (Mr. Durbin), the Senator from Maryland (Mr. Van Hollen), the Senator from Massachusetts (Mr. Markey), the Senator from Michigan (Ms. Stabenow), the Senator from Delaware (Mr. Coons), the Senator from Indiana (Mr. Young), the Senator from New Jersey (Mr. Booker), the Senator from Texas (Mr. Cruz), the Senator from Massachusetts (Ms. Warren), the Senator from Michigan (Mr. Peters), the Senator from New Hampshire (Ms. Hassan), the Senator from South Carolina (Mr. Scott), the Senator from Maine (Mr. King), the Senator from Maryland (Mr. Cardin), the Senator from Wyoming (Ms. Lummis), the Senator from Oregon (Mr. Wyden), the Senator from California (Mrs. Feinstein), the Senator from Ohio (Mr. Brown), the Senator from Georgia (Mr. Warnock), the Senator from Arkansas (Mr. Boozman), the Senator from New Hampshire (Mrs. Shaheen) and the Senator from Indiana (Mr. Braun) were added as cosponsors of S. Res. 547, a resolution recognizing the 201st anniversary of Greek Independence and celebrating democracy in Greece and the United States.

S. CON. RES. 20

At the request of Mr. M. Daines (for himself and Mr. Hickenlooper) submitted the following resolution; which was referred to the Committee on the Judiciary:

**SIGNED RESOLUTIONS**

**SENATE RESOLUTION 554—DESIGNATING MARCH 2022 AS “WORLD DOWN SYNDROME MONTH” AND SUPPORTING THE GOALS AND IDEALS OF WORLD DOWN SYNDROME MONTH**

Mr. Daines (for himself and Mr. Hickenlooper) submitted the following resolution; which was referred to the Committee on the Judiciary:
Whereas 1 in every 691 babies born in the United States has Down syndrome, and only 1 in every 1,100 worldwide; Whereas Down syndrome is the most frequent chromosomal condition and occurs in all racial, ethnic, and economic groups; Whereas individuals with Down syndrome attend school, work, make their own life decisions, have meaningful relationships, vote, and contribute to society; Whereas advancements in education, medical care, research, and advocacy and positive support from family, friends, and the community contribute to individuals with Down syndrome living healthy and fulfilling lives; Whereas promoting inclusive education, competitive integrated employment, and home and community-based services for individuals with Down syndrome is vital to individuals with Down syndrome achieving independence, economic self-sufficiency, and full participation in society; Whereas the life expectancy of individuals with Down syndrome in the United States has increased dramatically in recent decades, from 25 years of age in 1983 to 60 years of age in 2012; Whereas racial and ethnic minorities with Down syndrome experience life expectancy and health care disparities, which should be understood and addressed; Whereas individuals with Down syndrome have different health profiles than other individuals, as individuals with Down syndrome are predisposed to develop certain major diseases, such as autoimmune disorders, leukemia, and Alzheimer’s disease, and may not experience other major diseases, such as solid tumor cancers, certain heart attacks, and stroke; Whereas individuals with Down syndrome should have access to health care providers who have easy access to updated, evidence-based medical care guidelines for children and adults with Down syndrome; Whereas parents of babies and children with Down syndrome should receive the education and support they need to understand Down Syndrome; Whereas, on October 8, 2008, the Prenatally and Postnatally Diagnosed Conditions Awareness Act (Public Law 110–374; 122 Stat. 4651) was enacted to increase referrals in the United States to providers of key support services for mothers who have received a positive prenatal diagnosis for Down syndrome or a positive diagnosis for other prenatally or postnatally diagnosed conditions; Whereas States, along with over 100 other countries, officially observe the date March 21 as World Down Syndrome Day, because Down syndrome occurs when an individual is born with 3 copies of chromosome 21; and Whereas the inherent dignity and worth of individuals with Down syndrome, the valuable contributions of individuals with Down syndrome as promoters of well-being and diversity within their communities, and the importance of their individual freedom and independence of individuals with Down syndrome should be recognized: Now, therefore, be it

Resolved, That the Senate—

(1) designates March 2022 as “World Down Syndrome Month”;

(2) supports the goals and ideals of World Down Syndrome Month;

(3) celebrates the significant contributions that individuals with Down syndrome make to their families, their communities, the United States, and the world;

(4) is committed to promoting the health, education, employment, well-being, community inclusion and support, and inherent dignity of all children and adults with Down syndrome;

(5) supports the advancement of scientific and medical research benefitting individuals with Down syndrome through the national and international endeavors of the National Institutes of Health, including through the INCLUDE project, focused on improving health outcomes for individuals with Down Syndrome; and

(6) encourages awareness and education regarding Down syndrome, including for new and expectant parents.

AUTHORITY FOR COMMITTEES TO MEET

Ms. DUCKWORTH. Mr. President, I have one request 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 THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate on Monday, March 21, 2022, at 11 a.m., to conduct a hearing.

The PRESIDING OFFICER. The majority leader.

ORDERS FOR TUESDAY, MARCH 22, 2022

Mr. SCHUMER. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m. on Tuesday, March 22, that following the prayer and the 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; that upon the conclusion of morning business, the Senate resume consideration of the motion to proceed to Calendar No. 292, H.R. 4521, the America COMPETES Act postcloture; further, that all time during adjournment, recess, leader remarks, and morning business count postcloture; that the Senate recess from 12:30 to 2:15 to allow for the weekly caucus meetings; finally, that if any nominations are confirmed during Tuesday’s session of the Senate, the motions to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate’s actions.

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

ADJOURNMENT UNTIL 10 A.M. TOMORROW

Mr. SCHUMER. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 6:58 p.m., adjourned until Tuesday, March 22, 2022, at 10 a.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF DEFENSE

R. RUSSELL SUMBAGH, OF NEBRASKA, TO BE AN ASSISTANT SECRETARY OF THE NAVY, VICE THOMAS HARRIS.

MORRIS K. UDALL AND STEWART L. UDALL FOUNDATION


THERESA ABINGTON FOX UDALL, OF COLORADO, TO BE A MEMBER OF THE BOARD OF TRUSTEES OF THE MORRIS K. UDALL AND STEWART L. UDALL FOUNDATION FOR A TERM EXPIRING OCTOBER 6, 2022. (REAPPOINTMENT)

INTERNATIONAL BROADCASTING ADVISORY BOARD

LUIZ MANUEL BOTRELLO, OF MARYLAND, TO BE A MEMBER OF THE INTERNATIONAL BROADCASTING ADVISORY BOARD FOR A TERM EXPIRING JANUARY 1, 2023. (NEW POSITION)

KENNETH M. JARD, OF PENNSYLVANIA, TO BE CHAIR OF THE INTERNATIONAL BROADCASTING ADVISORY BOARD. (NEW POSITION)

KENNETH M. JARD, OF PENNSYLVANIA, TO BE A MEMBER OF THE INTERNATIONAL BROADCASTING ADVISORY BOARD FOR A TERM EXPIRING JANUARY 1, 2027. (NEW POSITION)

DEPARTMENT OF VETERANS AFFAIRS

RAYMOND M. JEPSON, OF HAWAII, TO BE UNDER SECRETARY FOR BENEFITS OF THE DEPARTMENT OF VETERANS AFFAIRS, VICE PAUL R. LAWRENCE.

ASSET AND INFRASTRUCTURE REVIEW COMMITTEE

LUCRETTIA MARIE MCCLENNEY, OF VIRGINIA, TO BE A MEMBER OF THE ASSET AND INFRASTRUCTURE REVIEW COMMITTEE. (NEW POSITION)

WITHDRAWALS

Executive Message transmitted by the President to the Senate on March 21, 2022 withdrawing from further Senate consideration the following nominations:

ELAINE TREVINO, OF CALIFORNIA, TO BE CHIEF AGRICULTURAL NEGOTIATOR, OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE, WITH THE RANK OF AMBASSADOR, VICE GREGORY DOUG, WHICH WAS SENT TO THE SENATE ON OCTOBER 1, 2021.

SARAH BLOOM RASKIN, OF MARYLAND, TO BE VICE CHAIRMAN FOR SUPERVISION OF THE BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM FOR A TERM OF FOUR YEARS, VICE RANDAL QUARLES, REIGNED, WHICH WAS SENT TO THE SENATE ON JANUARY 13, 2022.

LUCRETTIA MARIE MCCLENNEY, OF VIRGINIA, TO BE A MEMBER OF THE ASSET AND INFRASTRUCTURE REVIEW COMMITTEE. (NEW POSITION), WHICH WAS SENT TO THE SENATE ON MARCH 10, 2022.
INTRODUCTION OF THE FEDERAL GIFT SHOP TAX ACT

HON. ELEANOR HOLMES NORTON
OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Monday, March 21, 2022

Ms. NORTON. Madam Speaker, today, I rise to introduce the Federal Gift Shop Tax Act, which would allow state and local governments to impose a sales tax at gift shops on federal property. These governments would be able to generate millions of dollars in new tax revenue.

When the federal government engages in activity that is not inherently governmental, such as operating a gift shop, there is no reason to exempt customer purchases from a sales tax. The items sold at federal gift shops, such as jewelry, apparel, accessories, games and books, would be subject to sales tax if sold on private property. Customers are often unaware of the exemption from sales tax at gift shops on federal property, so the introduction of a sales tax is unlikely to have a significant impact on gift shop sales. It would, however, create a valuable revenue stream for state and local governments. In addition, state and local governments often provide uncompensated services for federal property, such as fire service, and allowing them to impose a sales tax at gift shops on federal property would allow them to recoup some of these costs.

This bill is of particular importance to the District of Columbia, which is home to a number of gift shops on federal property, such as at the Smithsonian Institution, the National Gallery of Art and the John F. Kennedy Center for the Performing Arts.

I strongly urge my colleagues to support this bill.

RECOGNIZING THE WELLINGTON-NAPOLeon LADY TIGERS STATE BASKETBALL CHAMPIONSHIP

HON. EMANUEL CLEAVER
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Monday, March 21, 2022

Mr. CLEAVER. Madam Speaker, I rise today to commemorate Class 2 State Championship won by the Wellington-Napoleon Lady Tigers basketball team. Such an achievement is the result of strong leadership and years of dedication from players and coaches alike, and it is truly an honor to recognize this exemplary group of athletes from the Fifth District of Missouri.

After falling just 7 points short of a state championship 1 year ago, the motto for the entire team all year long has been "unfinished business." This sense of drive and determination to not only return to the state championship game, but to cut down the nets this time around, was reflected in the team's dominant season, with 28 victories and a mere two losses. Winning their last 19 games in a row, the Lady Tigers earned a reputation as one of the most fiercely competitive teams throughout the State of Missouri. Led by Head Coach Andy Hampton, the Wellington-Napoleon girls basketball team faced off against the Ellington Whippets in a rematch of last year's title game on Saturday, March 12, at the JQH Arena in Springfield, Missouri. This year, however, the Lady Tigers prevailed.

Playing exceptional defense for the duration of the game, Wellington-Napoleon kept the Whippets from scoring a single field goal throughout the third quarter while only allowing three baskets in the entire second half. The Lady Tigers' seven blocks and nine steals were backed up by outstanding offensive performances from Ayden Shannon, Bree Shannon, and Kaylin Ellensohn, who scored 46 of their team's 52 points. Fulfilling their ultimate goal for the season, the Wellington-Napoleon girls basketball team won the Class 2 State Championship in decisive fashion, with a 52–31 victory over Ellington. With the state trophy making its way home to Wellington-Napoleon, it brings me great joy in saying that hard work and dedication once again played a role in this success. This victory marks the first state championship this program has won, but I have no doubt that more will follow.

The Lady Tigers' tremendous success this season is just one of many achievements to come for the players and the coaching staff. One of the remarkable aspects of competitive athletics is that it opens up a wide range of opportunities in other walks of life. Some of these young women will continue their basketball careers at colleges and universities; all of them will hold and cherish memories from their time at Wellington-Napoleon, where they learned what it meant to work as a team in pursuit of a common goal. Indeed, these life lessons will only prove more valuable as time goes on. I am proud of everyone who made this season possible—from the players and their parents, to the coaches and the loyal fans—and I look forward to seeing where life takes each of these promising student-athletes. I wish all of these young women the best of luck going forward, and once again, I want to express how extraordinarily proud I am of this team and their achievements. On behalf of Missouri's Fifth Congressional District, congratulations on such a successful season.

Madam Speaker, please join with me in celebrating the Wellington-Napoleon Lady Tigers basketball team and the State Championship they have brought home. Here’s to taking care of business.

PERSONAL EXPLANATION

HON. RICHARD HUDSON
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Monday, March 21, 2022

Mr. HUDSON. Madam Speaker, I was unavoidably detained and missed a vote. Had I been present, I would have voted Nay on Roll Call No. 74.

COMMEMORATING THE 50TH ANNIVERSARY OF U.S.-BANGLADESH BILATERAL RELATIONS

HON. PAUL A. GOSAR
OF ARIZONA
IN THE HOUSE OF REPRESENTATIVES
Monday, March 21, 2022

Mr. GOSAR. Madam Speaker, I rise today to celebrate the upcoming Independence and National Day of Bangladesh and the 50th Anniversary of U.S.-Bangladesh bilateral relations.

Bangladesh is a beacon in a region which has historically and even currently today been marred with conflict. Despite these challenges, Bangladesh has held firm as a democracy which is why our countries cooperate so closely on a range of issues, including economic development, security, and governance. As our countries progress and meet new challenges, our bond remains strong as evidenced by our collaboration as the world confronts the challenges of COVID-19, counter-terrorism, and more.

Madam Speaker, I ask my colleagues to join me in celebrating this remarkable milestone between our two countries and the independence and achievements of Bangladesh. Our nations have accomplished a great deal together for the advancement of freedom, and as our relationship proves its strength as we confront new challenges in the 21st century, I am excited for what the future holds for our two great nations.

SENATE COMMITTEE MEETINGS

Title IV of Senate Resolution 4, agreed to by the Senate of February 4, 1977, calls for establishment of a system for a computerized schedule of all meetings, when scheduled and any cancellations or changes in the meetings, when scheduled and any cancellations or changes in the meetings as they occur.

As an additional procedure along with the computerization of this information, the Office of the Senate Daily Digest will prepare this information for printing in the Extensions of Remarks section of the CONGRESSIONAL RECORD on Monday and Wednesday of each week.

Meetings scheduled for Tuesday, March 22, 2022 may be found in the Daily Digest of today's RECORD.

Mr. HUDSON. Madam Speaker, I was unavoidably detained and missed a vote. Had I been present, I would have voted Nay on Roll Call No. 74.

COMMEMORATING THE 50TH ANNIVERSARY OF U.S.-BANGLADESH BILATERAL RELATIONS

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Committee on the Judiciary
To continue hearings to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States.
SH–216

10 a.m.
Committee on Commerce, Science, and Transportation
To hold hearings to examine developing next generation technology for innovation.
SR–253

Committee on Environment and Public Works
To hold hearings to examine promoting American energy security by facilitating investments and innovation in climate solutions.
SD–406

Committee on Foreign Relations
Business meeting to consider S. 3966, to require reports on the adoption of a cryptocurrency as legal tender in El Salvador, S. 816, to amend the Diplomatic Security Act of 1986 to provide for improved serious security incident investigations, S. 3199, to promote peace and democracy in Ethiopia, S. 3491, to establish a commission to reform and modernize the Department of State, S. 3492, to address the importance of foreign affairs training in national security, S. 3591, to strengthen the bilateral partnership between the United States and Ecuador in support of democratic institutions and rule of law, sustainable and inclusive economic growth, and conservation, S. J.Res. 17, requiring the advice and consent of the Senate or an Act of Congress to suspend, terminate, or withdraw the United States from the North Atlantic Treaty and authorizing related litigation, S. Res. 427, to commemorate the 30-year anniversary of the 1991 Paris Peace Agreements with Cambodia and to call upon all signatories to those Agreements to fulfill their commitments to secure a peaceful, prosperous, democratic, and sovereign Cambodia, S. Res. 446, commending the Government of Lithuania for its resolve in increasing ties with Taiwan and supporting its firm stance against coercion by the Chinese Communist Party, S. Res. 456, expressing support for a free, fair, and peaceful December 4, 2021, election in The Gambia, S. Res. 734, expressing the sense of the Senate on the necessity of maintaining the United Nations arms embargo on South Sudan until conditions for peace, stability, democracy, and development exist, S. Res. 503, expressing the sense of the Senate that the Government of the People’s Republic of China should immediately guarantee the safety and freedom of tennis star Peng Shuai, S. Res. 547, recognizing the 201st anniversary of Greek Independence and celebrating that country’s freedom in Greece and the United States, S. Con. Res. 20, condemning the October 25, 2021, military coup in Sudan and standing with the people of Sudan, Treaty Doc. 112–8, the Convention between the Government of the United States of America and the Government of the Republic of Chile for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income and Capital, signed in Washington on February 4, 2010, with a Protocol signed the same day, as corrected by exchange of notes effected February 25, 2011, and February 10 and 21, 2012, and a related agreement effected by exchange of notes (the “related Agreement”) on February 4, 2010, the nominations of Deborah E. Lipstadt, of Georgia, to be Special Envoy to Monitor and Combat Anti-Semitism, with the rank of Ambassador, Barbara A. Leaf, of Virginia, to be an Assistant Secretary (Near Eastern Affairs), and Douglas T. Hickey, of Idaho, to be Ambassador to the Republic of Finland, all of the Department of State, and Maria Fabiana Jorge, of the District of Columbia, to be United States Alternate Executive Director, and Leopoldo Martínez Nacete, of Virginia, to be United States Executive Director, both of the Inter-American Development Bank.
S–116

Committee on Health, Education, Labor, and Pensions
To hold hearings to examine strengthening Federal mental health and substance use disorder programs, focusing on opportunities, challenges, and emerging issues.
SD–430

Special Committee on Aging
To hold hearings to examine the importance of home-based services, focusing on an economy that cares.
SD–562

2:30 p.m.
Committee on Armed Services
Subcommittee on Emerging Threats and Capabilities
To hold hearings to examine strategic competition and security cooperation in the Western Hemisphere.
SR–222

Committee on Indian Affairs
To hold hearings to examine S. 1387, to amend the Public Health Service Act with respect to the collection and availability of health data with respect to Indian Tribes and Tribal organizations, S. 3188, to amend the White Mountain Apache Tribe Water Rights Quantification Act of 2010 to modify the enforceability date for certain provisions, S. 3306, to authorize the Colorado River Indian Tribes to enter into lease or exchange agreements and storage agreements relating to water of the Colorado River allocated to the Colorado River Indian Tribes, S. 3443, to extend Federal recognition to the MOWA Band of Choctaw Indians, S. 3773, to authorize the leases of up to 99 years for land held in trust for the Confederated Tribes of the Chehalis Reservation, and S. 3789, to amend the Native American Tourism and Improving Visitor Experience Act to authorize grants to Indian tribes, tribal organizations, and Native Hawaiian organizations.
SD–628

Select Committee on Intelligence
To receive a closed briefing on certain intelligence matters.
SVC–217

Commission on Security and Cooperation in Europe
To hold hearings to examine Russian imperialism in Ukraine and beyond.
SD–562/VTC

3 p.m.
Committee on Veterans’ Affairs
To hold hearings to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States.
SH–216

9 a.m.
Committee on the Judiciary
To continue hearings to examine the nominations of Deborah E. Lipstadt, of Georgia, to be an Assistant Secretary (Near Eastern Affairs), and Douglas T. Hickey, of Idaho, to be Ambassador to the Republic of Finland, all of the Department of State, and Maria Fabiana Jorge, of the District of Columbia, to be United States Alternate Executive Director, and Leopoldo Martínez Nacete, of Virginia, to be United States Executive Director, both of the Inter-American Development Bank.
S–116

Committee on Appropriations
Subcommittee on Defense
To hold hearings to examine the Defense Health Program.
SD–192

Committee on Energy and Natural Resources
To hold hearings to examine the strategic importance of the Freely Associated States to the United States and our allies in the Indo-Pacific region, including the Compacts of Free Association with the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau.
SD–366

10 a.m.
Committee on Foreign Relations
To hold hearings to examine the nominations of Caroline Kennedy, of New York, to be Ambassador to the Commonwealth of Australia, Philip S. Goldberg, of the District of Columbia, to be Ambassador to the Republic of Korea, MaryKay Loss Carlson, of Arkansas, to be Ambassador to the Republic of the Philippines, and Marc B. Nathanson, of California, to be Ambassador to the Kingdom of Norway, all of the Department of State, and other pending nominations.
SD–419

9 a.m.
Committee on Appropriations
Subcommittee on Defense
To hold hearings to examine the VA’s Program of Comprehensive Assistance for Family Caregivers.
SR–418

9:30 a.m.
Committee on Armed Services
To hold hearings to examine the posture of United States Northern Command and United States Southern Command; to be immediately followed by a closed session in SVC–217.
SD–G50

10 a.m.
Committee on Banking, Housing, and Urban Affairs
To hold hearings to examine strengthening oversight and equity in the appraisal process.
SD–538

11 a.m.
Committee on Foreign Relations
To receive a briefing on U.S.–Taiwan policy.
TBA

10 a.m.
Committee on Appropriations
Subcommittee on Defense
To hold hearings to examine the Defense Health Program.
SD–192

Committee on Energy and Natural Resources
To hold hearings to examine the strategic importance of the Freely Associated States to the United States and our allies in the Indo-Pacific region, including the Compacts of Free Association with the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau.
SD–366

APRIL 7

10 a.m.
Committee on Foreign Relations
To hold hearings to examine the nominations of Caroline Kennedy, of New York, to be Ambassador to the Commonwealth of Australia, Philip S. Goldberg, of the District of Columbia, to be Ambassador to the Republic of Korea, MaryKay Loss Carlson, of Arkansas, to be Ambassador to the Republic of the Philippines, and Marc B. Nathanson, of California, to be Ambassador to the Kingdom of Norway, all of the Department of State, and other pending nominations.
SD–419
**Senate**

**Chamber Action**

*Routine Proceedings, pages S1261–S1272*

**Measures Introduced:** Five bills and one resolution were introduced, as follows: S. 3883–3887, and S. Res. 554.

**Measures Considered:**

**America Competes Act—Agreement:** Senate resumed consideration of the motion to proceed to consideration of H.R. 4521, to provide for a coordinated Federal research initiative to ensure continued United States leadership in engineering biology.

During consideration of this measure today, Senate also took the following action:

By 66 yeas to 29 nays (Vote No. 97), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate agreed to the motion to close further debate on the motion to proceed to consideration of the bill.

A unanimous-consent agreement was reached providing for further consideration of the motion to proceed to consideration of the bill, post-cloture, at approximately 10 a.m., on Tuesday, March 22, 2022; and that all time during adjournment, recess, Leader remarks, and morning business count post-cloture on the motion to proceed.

**Nominations Received:** Senate received the following nominations:

- R. Russell Rumbaugh, of Nebraska, to be an Assistant Secretary of the Navy.
- Denis Udall, of California, to be a Member of the Board of Trustees of the Morris K. Udall and Stewart L. Udall Foundation for a term expiring April 15, 2029.
- Teresa Arrington Fox Udall, of Colorado, to be a Member of the Board of Trustees of the Morris K. Udall and Stewart L. Udall Foundation for a term expiring October 6, 2028.
- Luis Manuel Botello, of Maryland, to be a Member of the International Broadcasting Advisory Board for a term expiring January 1, 2025.
- Kenneth M. Jarin, of Pennsylvania, to be Chair of the International Broadcasting Advisory Board.

Kenneth M. Jarin, of Pennsylvania, to be a Member of the International Broadcasting Advisory Board for a term expiring January 1, 2027.

Raymond M. Jefferson, of Hawaii, to be Under Secretary for Benefits of the Department of Veterans Affairs.

Lucretia Marie McClenny, of Virginia, to be a Member of the Asset and Infrastructure Review Commission.

**Nominations Withdrawn:** Senate received notification of withdrawal of the following nominations:

- Lucretia Maria McClenny, of Virginia, to be a Member of the Asset and Infrastructure Review Commission, which was sent to the Senate on March 10, 2022.
- Sarah Bloom Raskin, of Maryland, to be Vice Chairman for Supervision of the Board of Governors of the Federal Reserve System for a term of four years, which was sent to the Senate on January 13, 2022.
- Elaine Trevino, of California, to be Chief Agricultural Negotiator, Office of the United States Trade Representative, with the rank of Ambassador, which was sent to the Senate on October 7, 2021.

**Messages from the House:**

**Measures Referred:**

**Additional Cosponsors:**

**Statements on Introduced Bills/Resolutions:**

**Additional Statements:**

**Authorities for Committees to Meet:**

**Record Votes:** One record vote was taken today. (Total—97)

**Adjournment:** Senate convened at 3:03 p.m. and adjourned at 6:58 p.m., until 10 a.m. on Tuesday, March 22, 2022. (For Senate’s program, see the remarks of the Majority Leader in today’s Record on page S1272.)
Committee Meetings

(Committees not listed did not meet)

NOMINATION

Committee on the Judiciary: Committee held a hearing to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States, the nominee, who was introduced by Thomas B. Griffith, Judge (Ret.), U.S. Court of Appeals for the District of Columbia Circuit, Washington, D.C., and Lisa M. Fairfax, University of Pennsylvania Carey Law School, Philadelphia, testified in her own behalf. Hearing recessed subject to the call and will meet again on Tuesday, March 22, 2022.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 18 public bills, H.R. 7176–7193; and 2 resolutions, H.J. Res. 78; and H. Con. Res. 81, were introduced.

Additional Cosponsors:

Reports Filed: There were no reports filed today.

Speaker: Read a letter from the Speaker wherein she appointed Representative Beyer to act as Speaker pro tempore for today.

Guest Chaplain: The prayer was offered by the Guest Chaplain, Rev. William Gurnee, St. Joseph’s Catholic Church, Washington, DC.

Whole Number of the House: The Speaker announced to the House that, in light of the passing of the gentleman from Alaska, Mr. Young, the whole number of the House is 432.

Quorum Calls—Votes: There were no Yea and Nay votes, and there were no Recorded votes. There were no quorum calls.

Adjournment: The House met at 1 p.m. and adjourned at 1:24 p.m.

Committee Meetings

No hearings were held.

Joint Meetings

UKRAINE'S DEFENSIVE NEEDS

Commission on Security and Cooperation in Europe: On Friday, March 18, 2022, Commission received a briefing on Ukraine's defensive needs from General Wesley Clark, USA (Ret.), UCLA Burke Center for International Relations; Stacie Pettyjohn, Center for a New American Security; and Matthew Kroenig, Georgetown University.

NEW PUBLIC LAWS

(For last listing of Public Laws, see DAILY DIGEST, p. D285)

H.R. 189, to amend the Public Health Service Act to provide that the authority of the Director of the National Institute on Minority Health and Health Disparities to make certain research endowments applies with respect to both current and former centers of excellence. Signed on March 18, 2022. (Public Law 117–104)


H.R. 2497, to establish the Amache National Historic Site in the State of Colorado as a Unit of the National Park System. Signed on March 18, 2022. (Public Law 117–106)

COMMITTEE MEETINGS FOR TUESDAY, MARCH 22, 2022

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Agriculture, Nutrition, and Forestry: to hold hearings to examine rural quality of life, focusing on opportunities and challenges for the rural care economy, 10 a.m., SD–562/VTC.

Committee on Armed Services: to hold hearings to examine the nominations of William A. LaPlante, Jr., of Massachusetts, to be Under Secretary for Acquisition and Sustainment, and Erik Kristopher Raven, of the District of Columbia, to be Under Secretary of the Navy, both of the Department of Defense, Musetta Tia Johnson, of Virginia, to be a Judge of the United States Court of Appeals for the Armed Forces, and Marvin L. Adams, of Texas, to be Deputy Administrator for Defense Programs, National Nuclear Security Administration, Department of Energy, 9:30 a.m., SD–G50.

Committee on Banking, Housing, and Urban Affairs: to hold hearings to examine building a resilient economy, focusing on shoring up supply, 10:15 a.m., SD–538.
Committee on Commerce, Science, and Transportation: business meeting to consider S. 1541, to amend the Communications Act of 1934 to require the Federal Communications Commission to ensure just and reasonable charges for telephone and advanced communications services in correctional and detention facilities, S. 3014, to establish the Next Generation Telecommunications Council, S. 3262, to improve the efficient movement of freight at ports in the United States, S. 3278, to protect children and other consumers against hazards associated with the accidental ingestion of button cell or coin batteries by requiring the Consumer Product Safety Commission to promulgate a consumer product safety standard to require child-resistant closures on consumer products that use such batteries, S. 3296, to require the TSA to develop a plan to ensure that TSA material disseminated in major airports can be better understood by more people accessing such airports, S. 3405, to require the Federal Communications Commission to issue a rule providing that certain low power television stations may be accorded primary status as Class A television licensees, S. 3434, to commission a study relating to the manufacturing programs of the Department of Commerce, S. 3580, to amend title 46, United States Code, with respect to prohibited acts by ocean common carriers or marine terminal operators, S. 3662, to temporarily increase the cost share authority for aqueous film forming foam input-based testing equipment, S. 3664, to assist in the conservation of the North Atlantic right whale by supporting and providing financial resources for North Atlantic right whale conservation programs and projects of persons with expertise required for the conservation of North Atlantic right whales, S. 3785, to amend title 49, United States Code, to eliminate the restriction on veterans concurrently serving in the Offices of Administrator and Deputy Administrator of the Federal Aviation Administration, S. 3817, to improve the forecasting and understanding of tornadoes and other hazardous weather, and routine lists in the Coast Guard, 10 a.m., SR–253.

Committee on Foreign Relations: to receive a closed briefing on the Iran nuclear negotiations, 2:15 p.m., SVC–217.

Committee on Health, Education, Labor, and Pensions: to hold hearings to examine child care and preschool, focusing on cutting costs for working families, 10 a.m., SD–106.

Committee on the Judiciary: to continue hearings to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States, 9 a.m., SH–216.

Select Committee on Intelligence: to receive a closed briefing on certain intelligence matters, 2:30 p.m., SH–219.

House

No hearings are scheduled.

CONGRESSIONAL PROGRAM AHEAD
Week of March 22 through March 25, 2022

Senate Chamber

On Tuesday, Senate will continue consideration of the motion to proceed to consideration of H.R. 4521, America COMPETES Act, post-cloture.

During the balance of the week, Senate may consider any cleared legislative and executive business.

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Agriculture, Nutrition, and Forestry: March 22, to hold hearings to examine rural quality of life, focusing on opportunities and challenges for the rural care economy, 10 a.m., SD–562/VTC.

Committee on Armed Services: March 22, to hold hearings to examine the nominations of William A. LaPlante, Jr., of Massachusetts, to be Under Secretary for Acquisition and Sustainment, and Erik Kristopher Raven, of the District of Columbia, to be Under Secretary of the Navy, both of the Department of Defense, Musetta Tia Johnson, of Virginia, to be a Judge of the United States Court of Appeals for the Armed Forces, and Marvin L. Adams, of Texas, to be Deputy Administrator for Defense Programs, National Nuclear Security Administration, Department of Energy, 9:30 a.m., SD–G50.

March 23, Subcommittee on Emerging Threats and Capabilities, to hold hearings to examine strategic competition and security cooperation in the Western Hemisphere, 2:30 p.m., SR–222.

March 24, Full Committee, to hold hearings to examine the posture of United States Northern Command and United States Southern Command; to be immediately followed by a closed session in SVC–217, 9:30 a.m., SD–G50.

Committee on Banking, Housing, and Urban Affairs: March 22, to hold hearings to examine building a resilient economy, focusing on shoring up supply, 10:15 a.m., SD–538.

March 24, Full Committee, to hold hearings to examine strengthening oversight and equity in the appraisal process, 10 a.m., SD–538.

Committee on Commerce, Science, and Transportation: March 22, business meeting to consider S. 1541, to amend the Communications Act of 1934 to require the Federal Communications Commission to ensure just and reasonable charges for telephone and advanced communications services in correctional and detention facilities, S. 3014, to establish the Next Generation Telecommunications Council, S. 3262, to improve the efficient movement of freight at ports in the United States, S. 3278, to protect children and other consumers against hazards associated with the accidental ingestion of button cell or coin batteries by requiring the Consumer Product Safety Commission to promulgate a consumer product safety standard to require child-resistant closures on consumer products that use such batteries, S. 3296, to require the TSA to develop a plan to ensure that TSA material disseminated in major
airports can be better understood by more people accessing such airports, S. 3405, to require the Federal Communications Commission to issue a rule providing that certain low power television stations may be accorded primary status as Class A television licensees, S. 3434, to commission a study relating to the manufacturing programs of the Department of Commerce, S. 3580, to amend title 46, United States Code, with respect to prohibited acts by ocean common carriers or marine terminal operators, S. 3662, to temporarily increase the cost share authority for aqueous film forming foam input-based testing equipment, S. 3664, to assist in the conservation of the North Atlantic right whale by supporting and providing financial resources for North Atlantic right whale conservation programs and projects of persons with expertise required for the conservation of North Atlantic right whales, S. 3785, to amend title 49, United States Code, to eliminate the restriction on veterans concurrently serving in the Offices of Administrator and Deputy Administrator of the Federal Aviation Administration, S. 3817, to improve the forecasting and understanding of tornadoes and other hazardous weather, and routine lists in the Coast Guard, 10 a.m., SR–253.

March 23, Full Committee, to hold hearings to examine developing next generation technology for innovation, 10 a.m., SR–253.

Committee on Environment and Public Works: March 23, to hold hearings to examine promoting American energy security by facilitating investments and innovation in climate solutions, 10 a.m., SD–406.

Committee on Foreign Relations: March 22, to receive a closed briefing on the Iran nuclear negotiations, 2:15 p.m., SVC–217.

March 23, Full Committee, business meeting to consider S. 3666, to require reports on the adoption of a cryptocurrency as legal tender in El Salvador, S. 816, to amend the Diplomatic Security Act of 1986 to provide for improved serious security incident investigations, S. 3199, to promote peace and democracy in Ethiopia, S. 3491, to establish a commission to reform and modernize the Department of State, S. 3492, to address the importance of foreign affairs training in national security, S. 3591, to strengthen the bilateral partnership between the United States and Ecuador in support of democratic institutions and rule of law, sustainable and inclusive economic growth, and conservation, S. J.Res. 17, requiring the advice and consent of the Senate or an Act of Congress to suspend, terminate, or withdraw the United States from the North Atlantic Treaty and authorizing related litigation, S. Res. 427, to commemorate the 30-year anniversary of the 1991 Paris Peace Agreements with Cambodia and to call upon all signatories to those Agreements to fulfill their commitments to secure a peaceful, prosperous, democratic, and sovereign Cambodia, S. Res. 446, commending the Government of Lithuania for its resolve in increasing ties with Taiwan and supporting its firm stance against coercion by the Chinese Communist Party, S. Res. 456, expressing support for a free, fair, and peaceful December 4, 2021, election in The Gambia, S. Res. 473, expressing the sense of the Senate on the necessity of maintaining the United Nations arms embargo on South Sudan until conditions for peace, stability, democracy, and development exist, S. Res. 503, expressing the sense of the Senate that the Government of the People’s Republic of China should immediately guarantee the safety and freedom of tennis star Peng Shuai, S. Res. 547, recognizing the 201st anniversary of Greek Independence and celebrating democracy in Greece and the United States, S. Con. Res. 20, condemning the October 25, 2021, military coup in Sudan and standing with the people of Sudan, Treaty Doc. 112–8, the Convention between the Government of the United States of America and the Government of the Republic of Chile for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income and Capital, signed in Washington on February 4, 2010, with a Protocol signed the same day, as corrected by exchanges of notes effected February 25, 2011, and February 10 and 21, 2012, and a related agreement effected by exchange of notes (the “related Agreement”) on February 4, 2010, the nominations of Deborah E. Lipstadt, of Georgia, to be Special Envoy to Monitor and Combat Anti-Semitism, with the rank of Ambassador, Barbara A. Leaf, of Virginia, to be an Assistant Secretary (Near Eastern Affairs), and Douglas T. Hickey, of Idaho, to be Ambassador to the Republic of Finland, all of the Department of State, and Maria Fabiana Jorge, of the District of Columbia, to be United States Alternate Executive Director, and Leopoldo Martinez Nucete, of Virginia, to be United States Executive Director, both of the Inter-American Development Bank, 10 a.m., S–116, Capitol.

March 24, Full Committee, to receive a briefing on U.S.-Taiwan policy, 11 a.m., Room to be announced.

Committee on Health, Education, Labor, and Pensions: March 22, to hold hearings to examine child care and preschool, focusing on cutting costs for working families, 10 a.m., SD–106.

March 23, Full Committee, to hold hearings to examine strengthening Federal mental health and substance use disorder programs, focusing on opportunities, challenges, and emerging issues, 10 a.m., SD–430.

Committee on Indian Affairs: March 23, to hold hearings to examine S. 1397, to amend the Public Health Service Act with respect to the collection and availability of health data with respect to Indian Tribes and Tribal organizations, S. 3168, to amend the White Mountain Apache Tribe Water Rights Quantification Act of 2010 to modify the enforceability date for certain provisions, S. 3308, to authorize the Colorado River Indian Tribes to enter into lease or exchange agreements and storage agreements relating to water of the Colorado River allocated to the Colorado River Indian Tribes, S. 3443, to extend Federal recognition to the MOWA Band of Choctaw Indians, S. 3775, to authorize the leases of up to 99 years for land held in trust for the Confederated Tribes of the Chehalis Reservation, and S. 3789, to amend the Native American Tourism and Improving Visitor Experience Act to authorize grants to Indian tribes, tribal organizations, and Native Hawaiian organizations, 2:30 p.m., SD–628.
Committee on the Judiciary: March 22, to continue hearings to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States, 9 a.m., SH–216.

March 23, Full Committee, to continue hearings to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States, 9 a.m., SH–216.

March 24, Full Committee, to continue hearings to examine the nomination of Ketanji Brown Jackson, of the District of Columbia, to be an Associate Justice of the Supreme Court of the United States, 9 a.m., SH–216.

Committee on Veterans’ Affairs: March 23, to hold hearings to examine improving the VA’s Program of Comprehensive Assistance for Family Caregivers, 3 p.m., SR–418.

Select Committee on Intelligence: March 22, to receive a closed briefing on certain intelligence matters, 2:30 p.m., SH–219.

March 23, Full Committee, to receive a closed briefing on certain intelligence matters, 2:30 p.m., SVC–217.

Special Committee on Aging: March 23, to hold hearings to examine the importance of home-based services, focusing on an economy that cares, 10 a.m., SD–562.

House Committees

No hearings are scheduled.

Joint Meetings

Commission on Security and Cooperation in Europe: March 23, to hold hearings to examine Russian imperialism in Ukraine and beyond, 2:30 p.m., SD–562/VTC.
Next Meeting of the SENATE
10 a.m., Tuesday, March 22

Senate Chamber

Program for Tuesday: Senate will continue consideration of the motion to proceed to consideration of H.R. 4521, America COMPETES Act, post-cloture.

(Senate will recess from 12:30 p.m. until 2:15 p.m. for their respective party conferences.)

Next Meeting of the HOUSE OF REPRESENTATIVES
1 p.m., Thursday, March 24

House Chamber

Program for Thursday: House will meet in Pro Forma session at 1 p.m.

Extensions of Remarks, as inserted in this issue

HOUSE

Cleaver, Emanuel, Mo., E285
Gosar, Paul A., Ariz., R285
Hudson, Richard, N.C., R285
Norton, Eleanor Holmes, The District of Columbia, E285